

ASX and Media Release 24 October 2023

Notice of 2023 Annual General Meeting

African mineral sands producer, Base Resources Limited (ASX & AIM: BSE) (Base Resources) advises that the following enclosed documents will be distributed today for the company's 2023 Annual General Meeting (2023 AGM) to be held at 11.00 am (Perth time) on Friday, 24 November 2023:

- Notice of 2023 AGM (including Explanatory Memorandum)
- Proxy Form
- Notice and Access Letter specifying where the Notice of 2023 AGM can be accessed.

The 2023 AGM will be a hybrid meeting, with members and their corporate representatives, proxyholders and attorneys having the option of attending either:

- In person at the Subiaco Room at the Vibe Hotel, 9 Alvan Street, Subiaco, Western Australia
- Online via the Lumi software platform accessible at https://web.lumiagm.com/387854192.

---- ENDS -----

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The Notice of 2023 AGM has been authorised by the Base Resources Board. The balance of this release has been authorised by the Base Resources Disclosure Committee.

About Base Resources

Base Resources is an Australian based, African focused, mineral sands producer and developer with a track record of project delivery and operational performance. The company operates the established Kwale Operations in Kenya and is developing the Toliara Project in Madagascar. Base Resources is an ASX and AIM listed company. Further details about Base Resources are available at www.baseresources.com.au.





ABN 88 125 546 910

Notice of 2023

Annual General Meeting

Time: 11.00 am (Perth time)

Date: Friday, 24 November 2023

Place: Subjaco Room

Vibe Hotel Subiaco 9 Alvan Street

Subiaco, Western Australia

and

Online via the Lumi software platform using the Meeting ID 387-854-192, accessible using the URL https://web.lumiagm.com/387854192*

* The Meeting will be webcast live online, and members will have the opportunity to attend, vote and ask questions, both orally and via a text-based Q&A function.

This is an important document. Please read it carefully and in its entirety. If you do not understand it or are in doubt as to how you should vote, you should consult your professional adviser.

If you are unable to attend the Annual General Meeting in person or online, please complete the enclosed Proxy Form and return it in accordance with the instructions set out on that form.

The Company's Annual Report is available for viewing at www.baseresources.com.au.

Base Resources Limited gives notice that its Annual General Meeting of members will be held on Friday, 24 November 2023 at 11.00 am (Perth time)

At: Subiaco Room

Vibe Hotel Subiaco 9 Alvan Street

Subiaco, Western Australia

And: Online via the Lumi software platform using the Meeting ID 387-854-192,

accessible using the URL https://web.lumiagm.com/387854192



The Explanatory Memorandum and the Proxy Form are part of this Notice. The Explanatory Memorandum provides additional information on matters to be considered at the Annual General Meeting.

Capitalised terms and abbreviations used in this Notice are defined in **Schedule 1** of this Notice or in the body of the Explanatory Memorandum.

Items of Business

Accounts and Reports

To receive and consider the financial report of the Company, the Directors' report and the auditor's report for the year ended 30 June 2023.

Item 1 – Adoption of the Remuneration Report

To consider and, if thought fit, pass the following resolution as an **ordinary resolution**:

"That the Remuneration Report, which forms part of the Directors' report for the financial year ended 30 June 2023, be adopted."

Note: In accordance with section 250R(3) of the Corporations Act, the vote on Item 1 is advisory only and does not bind the Directors or the Company. A voting prohibition statement for Item 1 is set out below

Item 2 - Re-election of Mr Michael Stirzaker as a Director

To consider and, if thought fit, pass the following resolution as an **ordinary resolution**:

"That Mr Michael Stirzaker, who retires in accordance with rule 3.6 of the Company's constitution, be re-elected as a Director of the Company."

Item 3 - Re-election of Mr Malcolm Macpherson as a Director

To consider and, if thought fit, pass the following resolution as an **ordinary resolution**:

"That Mr Malcolm Macpherson, who retires in accordance with rule 3.6 of the Company's constitution, be re-elected as a Director of the Company for a fixed term ending following the conclusion of the Company's 2024 Annual General Meeting."

Item 4 - Election of Ms Sheila Khama as a Director

To consider and, if thought fit, pass the following resolution as an ordinary resolution:

"That Ms Sheila Khama, who retires in accordance with rule 3.3 of the Company's constitution." be elected as a Director of the Company."

Item 5 - Approval of the Grant of Performance Rights to Mr Tim Carstens

To consider and, if thought fit, pass the following resolution as an **ordinary resolution**:

"That, for the purposes of ASX Listing Rule 10.14 and for all other purposes, members approve the grant of 4,450,766 Performance Rights by the Company to Mr Tim Carstens, in accordance with the Base Resources Long Term Incentive Plan and otherwise in accordance with the terms and conditions summarised in the Explanatory Memorandum accompanying this Notice."

Note: A voting prohibition and exclusion statement for Item 5 is set out below.

Other Business

To consider any other business brought forward in accordance with the Company's constitution or applicable law.

Chair's Voting Intention

The Chair of the Meeting (where appropriately authorised) intends to vote all available undirected proxies in **favour** of all Items.

Voting Prohibitions and Exclusions

See the Notes to the Explanatory Memorandum for further details regarding voting prohibitions and exclusions applicable to key management personnel, as well as relevant considerations when appointing the Chair or other members of key management personnel as proxy.

Item 1: The Company will disregard any votes cast (in any capacity) on Item 1 by or on behalf of a member of the key management personnel of the Company's consolidated group named in the Remuneration Report or any of their Closely Related Parties (such as close family members and any controlled companies), unless the vote is cast:

- > by a person as proxy for a person entitled to vote on Item 1 in accordance with a direction on the proxy appointment; or
- > by the Chair of the Meeting as proxy for a person entitled to vote on Item 1 and the proxy appointment expressly authorises the Chair of the Meeting to exercise the proxy even though the resolution is connected directly or indirectly with remuneration of a member of the key management personnel of the Company's consolidated group.

Item 5: The Company will disregard any votes cast in favour of Item 5 by, or on behalf of, Mr Tim Carstens (being the only person referred to in ASX Listing Rule 10.14.1, 10.14.2 or 10.14.3 who is eligible to participate in the Base Resources Long Term Incentive Plan) or his associates in any capacity. However, the Company need not disregard a vote that is cast by:

- > a person as proxy or attorney for a person entitled to vote on Item 5 in accordance with a direction given to the proxy or attorney to vote in that way;
- > the Chair of the Meeting as proxy or attorney for a person entitled to vote in accordance with a direction given to the Chair of the Meeting to vote as the Chair decides; or
- > a holder acting solely in a nominee, trustee, custodial or other fiduciary capacity on behalf of a beneficiary provided the following conditions are met:
 - the beneficiary provides written confirmation to the holder that the beneficiary is not excluded from voting, and is not an associate of a person excluded from voting, on Item 5; and
 - the holder votes on Item 5 in accordance with directions given by the beneficiary to the holder to vote in that way.

In addition, the Company will disregard any votes cast by a member of key management personnel of the Company's consolidated group or their Closely Related Parties acting as proxy where the appointment does not specify the way the proxy is to vote, unless the proxy is the Chair of the Meeting and the proxy appointment expressly authorises the Chair of the Meeting to vote undirected proxies as the Chair sees fit and exercise the proxy even though the resolution is connected directly or indirectly with the remuneration of a member of the key management personnel for the Company's consolidated group.

Dated 24 October 2023 By order of the Board

Chadwick Poletti Company Secretary

Explanatory Memorandum

This Explanatory Memorandum has been prepared to provide members with information about the items of business to be considered at the Annual General Meeting.

This Explanatory Memorandum is important and should be read carefully and in its entirety.

Accounts and Reports

The annual financial report, Directors' report and auditor's report for the Company for the year ended 30 June 2023 will be laid before the Annual General Meeting.

There is no requirement for members to approve these reports. However, the Chair will allow a reasonable opportunity for members to ask questions or make comments about the reports and the management of the Company. Members will also be given a reasonable opportunity to ask the Company's auditor questions about the conduct of the audit or the preparation and content of the auditor's report.

In addition to taking questions at the Annual General Meeting, written questions to the Chair about the management of the Company, or to the Company's auditor about the:

- > preparation and content of the auditor's report;
- > conduct of the audit:
- accounting policies adopted by the Company in relation to preparation of the financial statements; and
- > independence of the auditor in relation to the conduct of the audit.

may be submitted by members by no later than five business days before the date of the Annual General Meeting to the Company Secretary (that is, by 5.00 pm (Perth time) on 17 November 2023).

Item 1 - Adoption of the Remuneration Report

Overview

In accordance with the Corporations Act, the Directors have included a Remuneration Report in their Directors' report for the year ended 30 June 2023. Section 250R(2) of the Corporations Act requires that a resolution that the Remuneration Report be adopted be put to members for a vote at the Annual General Meeting.

The Remuneration Report that forms part of the Directors' report for the year ended 30 June 2023 is set out on pages 41 to 56 of the Company's 2023 Annual Report. The Annual Report may be viewed on the Company's website: www.baseresources.com.au and on ASX's website: www.asx.com.au.

Section 250R(3) of the Corporations Act provides that the vote on the adoption of the Remuneration Report is advisory only and does not bind the Directors or the Company. Of itself, a failure by members to vote in favour of Item 1 will not require the Directors to alter any of the arrangements contemplated by the Remuneration Report, but the Board will take the outcome

of the vote very seriously when considering the Company's future remuneration policy and the implementation of such policy. Further, the Corporations Act requires that, if a company's Remuneration Report receives an "against" vote of 25% or more (commonly referred to as a "strike") at two consecutive annual general meetings, a resolution must be put at the later of the two annual general meetings that another meeting be held (within 90 days) at which all Directors (other than the Managing Director) who were in office at the date of that resolution must stand for re-election. Put simply, if the Remuneration Report receives "two strikes" consecutively, members will be entitled to vote on whether a general meeting to re-elect all members of the Board (other than the Managing Director) should be held.

By way of summary, the Company's Remuneration Report:

- > explains the Company's remuneration policy;
- > sets out the components of, and the process to determine, the remuneration of the Directors and the other members of the Group's key management personnel;
- > addresses the relationship between the Company's remuneration policy and the Company's performance: and
- > sets out remuneration details for each Director and each of the other members of the Group's key management personnel for the financial year ended 30 June 2023.

The Company's Remuneration Report did not receive an "against" vote of 25% or more at the Company's previous annual general meeting held on 25 November 2022.

There will be a reasonable opportunity for members to comment on and ask questions about the Remuneration Report at the Annual General Meeting.

If you choose to appoint a proxy for the Meeting, you are encouraged to direct your proxy how to vote on Item 1 by marking either "For", "Against" or "Abstain" on the Proxy Form.

No Directors' recommendation on Item 1

Given Item 1 deals with the remuneration of the key management personnel for the Company's consolidated group, and in light of the prohibition on KMP and their Closely Related Parties voting on resolutions concerning adoption of a company's Remuneration Report, the Directors do not make a recommendation to members on how to vote on Item 1.

Item 2 - Re-election of Mr Michael Stirzaker as a Director

Age 64, BCom, CA

Mr Michael Stirzaker was appointed as a Director by the Board on 19 November 2014. Before his initial appointment, Mr Stirzaker acted as alternate for Mr Trevor Schultz since his election to the Board on 28 November 2011. Mr Stirzaker was appointed Chair of the Board of Base Resources on 26 November 2021.

Mr Stirzaker was last re-elected by members at the Company's 2020 annual general meeting and, in accordance with rule 3.6 of the Company's constitution, Mr Stirzaker automatically retires at the Annual General Meeting and, being eligible, offers himself for re-election.

Mr Stirzaker has over 40 years' commercial experience, mainly in mining finance and mining investment. He began his career in Sydney as a Chartered Accountant with KPMG, before moving into investment banking with the HSBC Group and then Kleinwort Benson Limited in London. From 1993 to 2007 he was part of the natural resource advisory and investment firm, RFC Group Limited, where he became Joint Managing Director. He has also been a shareholder and Director of Tennant Metals Pty. Limited, a privately owned physical metal trader and investor, and was the Finance Director of Finders Resources Limited, an ASX listed company producing copper in Indonesia. From 2010 until 2019, Mr Stirzaker was a partner with private equity mining fund manager, Pacific Road Capital Management. The Pacific Road Resources Fund II is a major shareholder of Base Resources.

For details about Mr Stirzaker's key competencies (as assessed by the Remuneration & Nomination Committee) against the core competencies set by the Board to ensure the Directors collectively have the necessary skills, knowledge and experience to effectively discharge the Board's responsibilities and direct and oversee the Company, refer to page 7 of the Company's 2023 Corporate Governance Statement, accessible from the Corporate Governance section of the Company's website: baseresources.com.au/who-we-are/corporate-governance/.

In addition to being Chair of the Board, Mr Stirzaker is Chair of the Remuneration & Nomination Committee and is a member of each of the Audit Committee and the Environment, Social & Ethics Committee

Mr Stirzaker is currently a director and interim chair of Southern Palladium Limited and a director and chair of Akora Resources Limited, which are both listed companies. Mr Stirzaker is also a director of unlisted company, Firestone Diamonds Limited.

If re-elected, Mr Stirzaker will continue to qualify as an independent director in accordance with the definition of independence adopted in the Company's Board Charter.

Directors' recommendation on Item 2

Consistent with the recommendation of the Remuneration & Nomination Committee whose role it is to consider a Director's suitability for re-election, the Directors, other than Mr Stirzaker whose re-election is the subject of Item 2, are of the view that the Board has greatly benefited and will continue to benefit from the skills, knowledge and experience that Mr Stirzaker brings to the Board, particularly his extensive commercial and broad resources industry experience, and recommend the re-election of Mr Stirzaker as a Director

Item 3 - Re-election of Mr Malcolm Macpherson as a Director

Age 78, BSc, FAusIMM, FTSE

Mr Malcolm Macpherson was appointed as a Director by the Board on 25 July 2013 and was last re-elected by members at the Company's 2022 annual general meeting for a 12-month fixed term. In accordance with rule 3.6 of the Company's constitution, Mr Macpherson automatically retires at the Annual General Meeting and being eligible, offers himself for re-election.

Balancing the need to ensure the Board continues to have an appropriate mix of skills, experience, expertise and diversity with other factors, such as Mr Macpherson's personal preference and length of time served as a Director, Mr Macpherson's re-election is proposed for a fixed term ending following conclusion of the Company's 2024 Annual General Meeting.

Mr Macpherson is an accomplished business leader, with decades of experience in the global mining industry at executive management and board level. Mr Macpherson spent 25 years from 1974 at Iluka Resources, the world's largest mineral sands company, rising from mine manager to Managing Director and Chief Executive Officer. He has previously held the position of Chair with Azumah Resources Limited and Western Power Corporation and been a director of Portman Mining Limited and Minara Resources Limited. Mr Macpherson has also been the Senior Vice President of the Minerals Council of Australia. President of the Western Australian Chamber of Minerals & Energy, and a member of the Senate at Murdoch University.

For details about Mr Macpherson's key competencies (as assessed by the Remuneration & Nomination Committee) against the core competencies set by the Board to ensure the Directors collectively have the necessary skills, knowledge and experience to effectively discharge the Board's responsibilities and direct and oversee the Company, refer to page 7 of the Company's 2023 Corporate Governance Statement, accessible from the Corporate Governance section of the Company's website: baseresources.com.au/who-we-are/corporate-governance/.

Mr Macpherson is Chair of the Risk Committee and a member of each of the Audit Committee and the Environment, Social & Ethics Committee.

Mr Macpherson has no other current listed company directorships.

If re-elected, Mr Macpherson will continue to qualify as an independent director in accordance with the definition of independence adopted in the Company's Board Charter.

Directors' recommendation on Item 3

Consistent with the recommendation of the Remuneration & Nomination Committee whose role includes considering a Director's suitability for re-election, the Directors, other than Mr Macpherson whose re-election is the subject of Item 3, are of the view that the Board has benefited and will continue to benefit from the skills, knowledge and experience that Mr Macpherson has brought to the Company, particularly his deep mineral sands experience, and recommend the re-election of Mr Macpherson as a Director.

Item 4 - Election of Ms Sheila Khama as a Director

Age 66, BA (Sociology), MBA (General Management)

Ms Sheila Khama was appointed as a Director by the Board with effect from 1 March 2023. In accordance with rule 3.3 of the Company's constitution, Ms Khama automatically retires at the Annual General Meeting and being eligible, offers herself for re-election.

Ms Khama is a consultant, policy advisor and former mining industry executive with expertise in corporate governance and sustainable development of minerals, oil and gas resources. Ms Khama is respected for her knowledge of mineral policy, regulatory frameworks and sovereign risk analysis.

Since April 2019, Ms Khama has been an independent consultant on mining, oil and gas governance and policy reforms for SK Consulting Pty Ltd. From November 2016 to March 2019, Ms Khama served as Practice Manager and Coordinator of Donor Relations and Partnerships at The World Bank, where she led an international team of mineral, oil and gas specialists in implementing support programs ranging from policy reforms, technical assistance, research and knowledge dissemination for various countries in Africa, Latin America and Central and South Asia.

From November 2013 to November 2016, Ms Khama served as Director of the African Natural Resources Center at the African Development Bank in Tunisia, where she led a support program for African governments to improve development outcomes from renewable and non-renewable resources. From 2010 to 2013, Ms Khama served as Director of the Extractives Advisory Program at the African Center for Economic Transformation, a pan-African think tank based in Ghana.

Ms Khama also previously held a number of senior roles in the private sector, including Chief Executive Officer of De Beers Botswana from 2005 to 2010, Head of Marketing and Communication at the First National Bank of Botswana Ltd from 2002 to 2005, and Group Secretary and Compliance Officer of the Anglo American Corporation Botswana from 1994 to 2002.

For details about Ms Khama's key competencies (as assessed by the Remuneration & Nomination Committee) against the set of core competencies set by the Board to ensure the Directors collectively have the necessary skills, knowledge and experience to effectively discharge the Board's responsibilities and direct and oversee the Company, refer to page 7 of the Company's 2023 Corporate Governance Statement, accessible from the Corporate Governance section of the Company's website: baseresources.com.au/who-we-are/corporate-governance/.

Ms Khama is Chair of the Environment, Social & Ethics Committee and a member of the Remuneration & Nomination Committee.

Ms Khama is currently a non-executive director of Tullow Oil plc and The Metals Company Inc.

Ms Khama also currently serves as a Non-Executive Director for the Development Partner Institute.

The Company confirms that it has conducted appropriate checks into Ms Khama's background and experience.

If elected, Ms Khama will continue to qualify as an independent director in accordance with the definition of independence adopted in the Company's Board Charter.

Directors' recommendation on Item 4

Consistent with the recommendation of the Remuneration & Nomination Committee whose role includes considering a Director's suitability for election, the Directors, other than Ms Khama whose election is the subject of Item 4, are of the view that the Board has benefited and will continue to benefit from the skills, knowledge and experience that Ms Khama has brought to the Company, particularly her extensive experience engaging with host governments and in the sustainable development of natural resources, and recommend the election of Ms Khama as a Director.

Item 5 – Approval of Grant of Performance Rights to Mr Tim Carstens Under the Base Resources Long Term Incentive Plan

Introduction

Member approval is sought for the purposes of ASX Listing Rule 10.14 and for all other purposes for the grant of 4,450,766 Performance Rights to Mr Carstens under the Base Resources Long Term Incentive Plan.

Base Resources Long Term Incentive Plan

The Base Resources Long Term Incentive Plan is designed to attract executives, maintain a stable leadership team and explicitly align the interests of the Company's leadership team with that of members. The Plan achieves this by the grant of Performance Rights to Eligible Employees which give those employees the opportunity to be allocated Shares in the future depending on the Company's corporate performance over the longer term.

A Performance Right is a right to be allocated a Share upon vesting, exercise and payment of the applicable exercise price (if any). Vesting is subject to satisfying any performance criteria (**Performance Criteria**) and other vesting conditions (**Gates**) specified by the Board in its absolute discretion.

The Plan generally operates in cycles (**Plan Cycle**), with each Plan Cycle commencing on 1 October and ending three years later (**Performance Period**). As at the final day of the Performance Period, any Performance Criteria and Gates for vesting of the Performance Rights issued for the relevant cycle are tested.

For all Performance Rights to be capable of vesting, any Gates must be satisfied. If a Gate is not satisfied, the Board must determine the number of Performance Rights that remain capable of vesting, which, to avoid doubt, may be nil. The number of Performance Rights remaining capable of vesting that then ultimately vest will depend on the extent to which the Performance Criteria have been satisfied. Performance Rights that do not vest following testing are automatically forfeited.

The Performance Rights the subject of Item 5 are for the 2023 Plan Cycle. A summary of the key offer terms for the 2023 Plan Cycle is below and a summary of the material terms of the Plan is set out in **Schedule 2** of this Notice

2023 Plan Cycle

The Performance Rights the subject of Item 5 are the LTI component of Mr Carstens' at-risk remuneration for FY24. The Performance Period for the 2023 Plan Cycle commenced on 1 October 2023 and will conclude on 30 September 2026.

The number of Performance Rights to be granted to Mr Carstens was calculated by dividing the dollar amount of his LTI award opportunity for FY24 by A\$0.1828. This was the Company's 20-trading day VWAP, calculated on an ex-dividend basis, to 30 September 2023, being the day before commencement of the Performance Period for the 2023 Plan Cycle. Mr Carstens' LTI award opportunity is A\$813,600, equal to 120% of his total fixed remuneration for FY24.

The average value attributed to the Performance Rights for the 2023 Plan Cycle as at 1 October 2023 was A\$0.103 per Performance Right. This value was calculated using an adjusted form of the Black Scholes Option Pricing Model that includes a Monte Carlo Simulation Model, modified to incorporate an estimate of the probability of achieving the Performance Criteria that determine the number of Performance Rights that will vest. Inputs for the Monte Carlo Simulation Model were based on the terms of the Performance Rights. Other inputs included:

- > the closing share price of Base Resources on 29 September 2023;
- > the expected volatility of the share price of Base Resources (of 55% per annum);
- > the risk-free interest rate (of 4.08% per annum); and
- > the expected dividend yield (of nil).

The terms of the Performance Rights proposed to be granted to Mr Carstens are the same as the terms of the Performance Rights offered to other Eligible Employees for the 2023 Plan Cycle.

Mr Carstens' remuneration package for FY24 also comprises:

- a) total fixed remuneration of A\$678,000 (inclusive of superannuation); and
- b) a STI award opportunity under the Base Resources Short Term Incentive Plan (STIP), with target STIP performance achieving a 50% award of total fixed remuneration.

Like the Company's other executives, Mr Carstens' remuneration package has been set based on externally provided market data to achieve the Company's remuneration policy intent of a total remuneration package at the 75th market percentile assuming at-target variable remuneration under the Plan and the STIP.

A STIP award is subject to satisfaction of any gates. The amount of a STIP award then depends on the extent of achievement of applicable corporate and individual performance criteria, as well as an overarching assessment against the behavioural expectations that together form the "Base Way".

Performance levels for the performance criteria are set on the following basis:

- a) Threshold a performance level that is below optimal but nevertheless acceptable. It is the minimum for which a small STIP award would be payable. STIP is designed such that there is an 80% probability the relevant executive will reach or exceed this level of achievement.
- b) Target a performance level that represents a challenging but achievable level of performance. STIP is designed such that there is a 50% to 60% probability the relevant executive will reach or exceed this level of achievement.
- c) Stretch a performance level that is clearly at the upper limit of what may be achievable. STIP is designed such that there is a 10% to 20% probability the relevant executive will reach or exceed this level of achievement

In recognition of the importance of performing to role in a manner consistent with the core beliefs and principles that together form the Base Way, the Base Way assessment operates as a multiplier against a participant's STIP award opportunity. The Base Way assessment multiplier is 1.1 for an exponent level of behaviour, 1.0 for desired behaviour, 0.9 for below par behaviour and 0.5 for unacceptable behaviour.

Performance Criteria and Gates

The Performance Rights will have a nil exercise price and an expiry date of 30 September 2031.

The Board has determined that the Performance Criteria applicable to the Performance Rights over the Performance Period will be as follows:

- a) 50% of the Performance Rights will be subject to a hurdle based on the ranking of the Company's total shareholder return (TSR) performance against a comparator group of companies (Relative TSR Performance Rights); and
- b) 50% of the Performance Rights will be subject to a hurdle based on specific internal TSR targets (Absolute TSR Performance Rights).

Broadly, TSR is the return to shareholders over a period calculated by reference to capital value growth and dividends and distributions on the relevant shares.

Relative TSR Performance Rights

The comparator group against which the Company's TSR will be compared and ranked will be the ASX listed resource companies (excluding oil and gas and services companies) that were ranked in either the 25 positions immediately above or below the Company by market capitalisation as at 1 October 2023 (Comparator Group). The percentage TSR will be converted to a percentile ranking and the number of Relative TSR Performance Rights that will vest (assuming all Gates are satisfied) will be determined based on the following hurdles:

TSR of the Company relative to TSRs of the Comparator Group	% of Relative TSR Performance Rights that vest
Less than 50 th percentile	Nil
50 th percentile	50% (Target performance)
Between 50th and 75th percentile	Pro rata between 50% and 100% vesting
75 th percentile and above	100% (Stretch performance)

Absolute TSR Performance Rights

Subject to satisfaction of any Gates, the proportion of Absolute TSR Performance Rights which vest will be determined utilising the following hurdles:

The Company's 3-year TSR	% of Absolute TSR Performance Rights that vest
Less than 40.5%	Nil
40.5% (12% compound annual growth rate)	25% (Threshold performance)
Between 40.5% and 56%	Pro rata between 25% and 50%
56% (16% compound annual growth rate)	50% (Target performance)
Between 56% and 73%	Pro rata between 50% and 100%
73% or greater (20% compound annual growth rate or more)	100% (Stretch performance)

Gates

The Board has determined that the Performance Rights will be subject to the following Gates:

- a) A positive TSR being achieved over the Performance Period.
- b) During the final year of the Performance Period, there are no workplace fatalities, being the death of a person resulting from activities that the Company (or its contractors) are responsible for and that are under the Company's control or direction. For clarity, this excludes public road use in the ordinary course.
- c) During the final year of the Performance Period, there are no "major" reputational or environmental events, with "major" being as defined in the Company's risk matrix.

Testing and forfeiture

Testing of the Gates and Performance Criteria will be conducted as at the last day of the Performance Period. If a Gate is not satisfied (as determined by the Board), the Board must determine the number of Performance Rights that remain capable of vesting (which, to avoid doubt, may be nil) and those that will be forfeited. To the extent that the Performance Criteria are not satisfied over the Performance Period, the Performance Rights subject to such criteria are forfeited

Reasons member approval is being sought

ASX Listing Rules

Specific approval for the grant of Performance Rights to Mr Carstens under the Plan is required because ASX Listing Rule 10.14 prohibits the Company from issuing securities under an employee incentive scheme to a Director without member approval.

Member approval under ASX Listing Rule 10.14 is an exception to the prohibition on an ASX listed company issuing securities to related parties (who include Directors) without member approval under ASX Listing Rule 10.11. Additionally, if the grant is approved for the purposes of ASX Listing Rule 10.14:

- > any issue of Shares to Mr Carstens upon the vesting and subsequent exercise of the Performance Rights will also fall within an exception to ASX Listing Rule 10.11 and therefore not require further member approval; and
- > both the grant and any Shares issued upon the vesting and subsequent exercise of the Performance Rights will be excluded from the calculation of the Company's 15% placement capacity under ASX Listing Rule 7.1.

Chapter 2E of the Corporations Act

Chapter 2E of the Corporations Act also regulates the provision of "financial benefits" to "related parties" by public companies, like the Company. For the purposes of Chapter 2E, as a Director, Mr Carstens is a "related party" of the Company and the grant of Performance Rights pursuant to the Plan will constitute the giving of a "financial benefit".

The Board (other than Mr Carstens, being the only Director eligible to participate in the Plan) considers that the grant of Performance Rights to Mr Carstens is an appropriate and reasonable component of his remuneration, and that the financial benefit represented by the grant of the

Performance Rights falls within the "reasonable remuneration" exception in section 211 of the Corporations Act. For this reason, the Company is not seeking specific member approval of Item 5 for the purposes of Chapter 2E of the Corporations Act.

Further information required by ASX Listing Rule 10.15

In accordance with ASX Listing Rule 10.15, the following further information is provided in relation to Item 5.

- a) Mr Carstens falls within ASX Listing Rule 10.14.1 because he is a Director.
- b) The maximum number of securities to be issued by the Company is 4,450,766 Performance Rights which, subject to vesting and subsequent exercise, will result in the allocation to Mr Carstens of 4,450,766 Shares.
- c) Since the Plan was first approved by members at the Company's 2012 annual general meeting, Mr Carstens has been issued 29,971,183 Performance Rights under the Plan for nil cash consideration. In each case, the Performance Rights were the LTI component of his at-risk remuneration for the relevant financial year. Of these Performance Rights, 17,278,032 ultimately vested following testing against applicable Performance Criteria. Mr Carstens presently holds 1,654,556 vested Performance Rights and 5,350,234 unvested Performance Rights subject to performance testing.
- d) The Performance Rights will be issued in accordance with the terms of the Plan (a summary of the material terms of which are set out in Schedule 2 of this Notice). The material terms of the Performance Rights (including the Gates and Performance Criteria) are also summarised above.
- e) Should Item 5 be approved by members, the Performance Rights will be granted to Mr Carstens as soon as possible after the date of the Annual General Meeting and in any event within 12 months.
- f) The Performance Rights will be granted to Mr Carstens for nil cash consideration and Mr Carstens will not be required to pay any amount on vesting, or any subsequent exercise following vesting, of the Performance Rights.
- g) No loans will be advanced to Mr Carstens in respect of the acquisition of the Performance Rights.
- h) Details of the Performance Rights issued under the Plan will be published in the Company's Annual Report for the period in which they were issued. Should Item 5 be approved, the Company's Annual Report for FY24 will include a statement that the Performance Rights issued to Mr Carstens were approved for issue under ASX Listing Rule 10.14.
- i) No additional Director or other person covered by ASX Listing Rule 10.14 who is or becomes entitled to participate in the Plan will participate until member approval under ASX Listing Rule 10.14 has been obtained.

What happens if member approval is not obtained?

If member approval for Item 5 is not obtained, the Performance Rights will not be issued to Mr Carstens. In this circumstance, the Board will consider and determine appropriate alternative arrangements, having regard to, among other factors, the Company's remuneration policy of targeting total remuneration packages at the 75th market percentile for its senior management.

Directors' recommendation on Item 5

The Directors (other than Mr Carstens, who is also the only Director eligible to participate in the Plan) recommend that members vote in favour of Item 5.

Schedule 1 Terms And Abbreviations

Definition	Meaning
Annual General Meeting or Meeting	The annual general meeting of the Company notified to members by this Notice.
ASX	ASX Limited (ABN 98 008 624 691) or the financial market conducted by it (the Australian Securities Exchange), as the context requires.
ASX Listing Rules	The official listing rules of ASX, as amended or waived in their application to a party from time to time.
Board	The board of Directors.
Chair	The Chair of the Annual General Meeting appointed in accordance with the Company's constitution.
Closely Related Party	Any of following persons in respect of a member of key management personnel:
	> a spouse or child of the member;
	> a child of the member's spouse;
	> a dependant of the member or of the member's spouse;
	> anyone else who is one of the member's family and may be expected to influence the member, or be influenced by the member, in the member's dealings with the Company;
	> a company that the member controls; or
	> a person prescribed by the Corporations Regulations 2001 (Cth).
Company	Base Resources Limited (ABN 88 125 546 910).
Corporations Act	Corporations Act 2001 (Cth).
Director	A director of the Company.
Eligible Employee	A senior officer or employee of the Group.
Explanatory Memorandum	The explanatory memorandum enclosed with and forming part of this Notice.
FY24	The financial year ending 30 June 2024.

Definition	Meaning
Group	The Company and its subsidiaries and Group Member means any one of these companies.
Items	The items of business referred to in this Notice, and Item means any one of those.
Key management personnel or KMP	Has the same meaning as in the accounting standards. The term broadly includes those persons with the authority and responsibility for planning, directing and controlling the activities of the Company's consolidated group (whether directly or indirectly), and includes any Director.
LTI	Long-term incentive.
Notice	This notice of Annual General Meeting incorporating the Explanatory Memorandum and the Proxy Form.
Performance Rights	A performance right issued under the Plan.
Plan	The Base Resources Long Term Incentive Plan, as approved by the Company's Remuneration & Nomination Committee on 24 August 2023, which, for the avoidance of doubt, incorporates all updates since it was first approved at the Company's 2012 annual general meeting.
Proxy Form	The proxy form forming part of this Notice.
Remuneration Report	Has the meaning given to that term in the Corporations Act.
Shares	Fully paid ordinary shares in the Company.
STI	Short-term incentive.

Schedule 2 Summary of Further Material Terms and Conditions of the Plan

Below is a summary of the material terms and conditions of the Plan that are not summarised elsewhere in the Explanatory Memorandum.

1. Eligibility and Participation

The Board may in its absolute discretion offer Eligible Employees the opportunity to be issued Performance Rights having regard to (amongst other factors) their position in the Company by way of a written offer (**Offer**).

An Eligible Employee who accepts an Offer will be granted the Performance Right offered, making the employee a **Participant** in the Plan.

2. Terms of the grant

The Gates and Performance Criteria applying for vesting, as well as the Performance Period, will be as specified in the Offer letter, as set by the Board in its absolute discretion.

A Performance Right may only be exercised once it has vested. The Participant will be allocated one Share for each validly exercised Performance Right. Each Share allocated will rank equally with the other Shares on issue.

Performance Rights will not be quoted on ASX. Performance Rights do not give Participants the right to attend or speak at the Company's general meetings or at class meetings.

Unless the relevant dealing is effected by force of law on death or legal incapacity to the Participant's legal personal representative, a Participant may not sell, assign, transfer, grant a security interest over or otherwise deal with a Performance Right that has been granted to them.

Participants are not entitled to participate in any new issues of securities as a result of holding Performance Rights.

Once vested and validly exercised, Performance Rights will be settled by the allocation of Shares to the relevant Participant by the Trustee. The Company will either issue the Trustee with these Shares or procure that the Trustee acquires the requisite number of Shares (typically on market).

Upon certain corporate actions (such as a pro rata issue of Shares, a major part of the Company's business or assets being sold and distributed to shareholders, or any other reorganisation affecting the Company's issued capital), the number of Performance Rights, the Gates, the Performance Criteria or the number of Shares to which each Participant may be entitled, will be adjusted in the manner as determined by the Board and in accordance with the ASX Listing Rules and the AIM Rules for Companies. This will be done in order to minimise or eliminate any material advantage / disadvantage to a Participant resulting from a corporate action such as a capital raising or capital reconstruction.

3. Cessation of Employment - Qualifying Reasons

If a Participant ceases to be employed by a Group Member prior to the end of any applicable Performance Period due to a "Qualifying Reason", the Board will determine in its absolute discretion, the number of unvested Performance Rights which will remain on foot and continue to be capable of vesting. All remaining unvested Performance Rights (i.e. those that the Board does not determine should remain on foot) are automatically forfeited.

A "Qualifying Reason" is one of the following:

- > the death, total and permanent disablement, retirement or redundancy of the Participant;
- > the Participant ceasing to be employed by a Group Member as a result of the relevant body corporate ceasing to be a Group Member; or
- > any other exceptional reason as determined by the Board.

4. Forfeiture of Performance Rights

An unvested Performance Right will be forfeited upon the earliest to occur of:

- > completion of testing at the end of the Performance Period if any applicable Gates have not been satisfied and the Board has determined that the Performance Right is not capable of vesting or if the Performance Criteria applying to the Performance Right have not been satisfied;
- > the Participant ceasing to be employed by any Group Member other than for a Qualifying Reason;
- > the Board determining that the unvested Performance Right will not remain on foot, in circumstances where the Participant ceases to be employed by any Group Member for a Qualifying Reason;
- > the Board determining that the Participant acted fraudulently or dishonestly, otherwise engaged in misconduct or conduct lacking good faith or breached their obligations to any Group Member (including any post-employment restrictive covenants or there is a material misstatement in, or omission from, the Company's consolidated financial statements):
- > the date specified by the Board in circumstances where a Change in Control Event occurs and the Board determines that the unvested Performance Right will be forfeited; and
- > the Participant purporting to sell, assign, transfer, grant a security interest over or otherwise deal with the Performance Right other than in the limited circumstances permitted by the Plan.

A vested Performance Right will be forfeited upon the earliest to occur of (among other events):

- > the specified expiry date, if that Performance Right is not validly exercised (including payment of any exercise price) by that date;
- > the Board determining that the Participant acted fraudulently or dishonestly, otherwise engaged in misconduct or conduct lacking good faith or breached their obligations to any Group Member (including any post-employment restrictive covenants or there is a material misstatement in, or omission from, the Company's consolidated financial statements): or
- > the Participant purporting to sell, assign, transfer, grant a security interest over or otherwise deal with the Performance Right other than in the limited circumstances permitted by the Plan.

5. Change of control

Subject to the Board determining otherwise, a test date will arise if:

- a takeover bid for more than 50% of the Shares in the Company that the bidder (and its related bodies corporate) does not already own becomes unconditional; or
- a compromise or scheme of arrangement is approved by members under which the Company is acquired or amalgamated with another entity; or
- a person (together with its associates) acquires a relevant interest in sufficient Shares to give it or them the ability, in a general meeting, to replace all or a majority of the Board,

(each a Change in Control Event).

On the occurrence of a test date, for all unvested Performance Rights, the Board will test if any Gates have been satisfied and the extent to which any Performance Criteria have been satisfied:

- > on the basis of the offer price of the relevant transaction; and
- in the case of any Performance Rights that are subject to absolute TSR Performance Criteria, by reducing the TSR performance hurdles on a pro rata basis by reference to the unexpired portion of the Performance Period, as of the date of the Change in Control Event.

Notwithstanding any other provisions of the Plan, if a Change in Control Event occurs, or the Board determines such event is likely to occur, the Board may in its absolute discretion determine the manner in which any or all of a Participant's Performance Rights will be dealt with including, without limitation, in a manner that allows the Participant to participate in and/or benefit from any transaction arising from or in connection with the Change in Control Event.

6. Inability to be allocated Shares

In exceptional circumstances, the Board may, in its sole and absolute discretion, and with the prior agreement of the relevant Participant, determine to pay a cash amount to a Participant in return for the forfeiture of any of the Participant's vested Performance Rights on the date of receipt of that cash amount by the Participant. Exceptional circumstances may include, but are not limited to, where the Participant is not permitted by applicable laws and regulations to be allocated a Share upon exercise of the relevant vested Performance Rights or where double taxation would arise for the Participant in connection with the allocation of a Share and such taxation would not arise or be materially reduced by payment of a cash amount.

7. Administration of the Plan

The Board and the Trustee will manage and administer the Plan, with absolute and unfettered discretion, in accordance with the rules of the Plan and the relevant trust deed. The Board and the Trustee may decide to delegate the management and administration of the Plan to a committee.

The Board may in its absolute discretion amend the rules of the Plan, and instruct and consent to the Trustee amending the Trust Deed, by written instrument without member or Participant approval, provided that, in the case of Participants, the amendment does not materially reduce the rights of any Participant as they existed before the date of the amendment or is made for one of the specified permitted purposes.

Notes

These Notes form part of the Notice of Annual General Meeting.

Right to vote

The Directors have determined that, for the purpose of voting at the Meeting, the members entitled to vote are those persons who are registered holders of Shares at 4.00 pm (Perth time) on 22 November 2023.

Chair's voting intention

The Chair of the Meeting (where appropriately authorised) intends to vote all available undirected proxies in favour of all Items.

Voting prohibitions applying to KMP

The section titled "Voting Prohibitions and Exclusions" in the Notice specifies voting prohibitions for KMP and their Closely Related Parties for Items 1 and 5. These reflect sections 250R and 250BD of the Corporations Act, respectively.

Attending and voting online

Members or their attorneys or corporate representatives who wish to participate online may do so, from their computer, tablet or mobile device, by entering in their browser the URL: https://web.lumiagm.com/387854192.

If you choose to participate in the Meeting online, registration will be open at 10.00 am (Perth time) on the day of the Meeting. Members, corporate representatives, and attorneys can log in to the Meeting by:

- using the direct link above or using the URL https://web.lumiagm.com and entering the Meeting ID, which is 387-854-192;
- > entering their username, which is the SRN/HIN for the holding; and
- > entering their password, which is the postcode registered to the holding if the registered address is an address in Australia. For a holding with an overseas registered address, please refer to the Lumi Online Meeting Guide on pages 28 to 32 of this Notice for the password details.

Proxy holders and visitors should refer to the Lumi Online Meeting Guide on pages 28 to 32 of this Notice for details about how to log in to the Meeting. Specifically, proxy holders will need to contact Computershare on +61 3 9415 4024 to receive a unique username and password.

Attending the meeting online will enable you to view the Meeting live and, if you are not a visitor, to ask questions (both orally and via a text-based Q&A function) and cast votes in the real time poll while voting is enabled. Please note that if you join the Meeting online as a member and vote, any proxy appointed by you will not be entitled to vote and votes lodged by your proxy in respect of your Shares will be withdrawn.

Further details are set out in the Lumi Online Meeting Guide on pages 28 to 32 of this Notice.

Appointment of proxies

Each member entitled to vote at the Meeting may appoint a proxy to attend and vote at the Meeting. A proxy need not be a member and can be an individual or a body corporate. A member entitled to cast two or more votes may appoint two proxies and may specify the proportion or number of votes each proxy is appointed to exercise.

A body corporate appointed as a member's proxy may appoint a representative to exercise any of the powers the body may exercise as a proxy at the Meeting. The appointment must comply with section 250D of the Corporations Act. The representative should bring to the Meeting evidence of his or her appointment, including any authority under which the appointment is signed, unless it has previously been given to the Company.

Sections 250BB and 250BC of the Corporations Act apply to voting by proxy. Members and their proxies should be aware of these provisions of the Corporations Act. Generally, these sections provide that:

- a) if proxy holders vote, they must cast all directed proxies as directed; and
- b) any directed proxies which are not voted will automatically default to the Chair, who must vote the proxies as directed.

Proxies on Items 1 and 5

If you appoint the Chair as your proxy (or the Chair is appointed by default) and you do not complete any of the boxes "For", "Against" or "Abstain" opposite Items 1 or 5 on the Proxy Form, you will be expressly authorising the Chair to vote on the relevant Item in accordance with the Chair's stated voting intention, even though the Item is connected directly or indirectly with the remuneration of a member of KMP. The Chair intends to vote (where appropriately authorised) all available undirected proxies in favour of all Items.

If you appoint the Chair as your proxy and wish to direct him how to vote, you can do so by marking the boxes for the relevant Item (i.e. by directing him to vote "For", "Against" or "Abstain").

If you appoint a member of KMP (other than the Chair) or any Closely Related Party of a member of KMP as your proxy, you must direct that person how to vote on Items 1 or 5 if you want your Shares to be voted on those Items. If you appoint a member of KMP (other than the Chair) or any Closely Related Party of a member of KMP and you do not direct him or her how to vote on Items 1 or 5, such a person will not cast your votes on that Item and your votes will not be counted in calculating the required majority.

Lodgement of proxy documents

For an appointment of a proxy for the Meeting to be effective:

- a) the proxy's appointment; and
- b) if the appointment is signed by the appointor's attorney the authority under which the appointment was signed (e.g. a power of attorney) or a certified copy of it,

must be received by the Company at least 48 hours before the start of the Meeting (i.e. by 11.00 am (Perth time) on Wednesday, 22 November 2023). Proxy appointments received after this time will be invalid for the Meeting.

The following methods are specified for the purposes of receipt of proxies:

Online

www.investorvote.com.au

By mobile

Scan the QR Code on your proxy form and follow the prompts

By mail

Computershare Investor Services Pty Limited GPO Box 242 Melbourne Victoria 3001, Australia

Custodian voting

Intermediary Online subscribers only (custodians) www.intermediaryonline.com

By fax

1800 783 447 (in Australia) +61 3 9473 2555 (outside Australia)

Bodies corporate

A body corporate, which is a member, may appoint an individual as its representative to exercise any of the powers the body may exercise at meetings of a company's members. The appointment must comply with section 250D of the Corporations Act. The appointment may be a standing one. Unless the appointment states otherwise, the representative may exercise all of the powers that the appointing body could exercise at a meeting or in voting on a resolution. The representative should bring to the Meeting evidence of his or her appointment, including any authority under which the appointment is signed, unless it has previously been given to the Company.

United Kingdom (CREST voting instruction)

Depository Interest holders in CREST (**DI Holders**) may transmit voting instructions by utilising the CREST voting service in accordance with the procedures described in the CREST Manual. CREST personal members or other CREST sponsored members, and those CREST members who have appointed a voting service provider, should refer to their CREST sponsor or voting service provider, who will be able to take appropriate action on their behalf.

In order for instructions made using the CREST voting service to be valid, the appropriate CREST message (CREST Voting Instruction) must be properly authenticated in accordance with Euroclear's specifications and must contain the information required for such instructions, as described in the CREST Manual (available at www.euroclear.com/CREST).

To be effective, the CREST Voting Instruction must be transmitted so as to be received by the Company's agent (Computershare UK) no later than 20 November 2023 at 11.00 am (GMT). For this purpose, the time of receipt will be taken to be the time (as determined by the timestamp applied to the CREST Voting Instruction by the CREST applications host) from which the Company's agent is able to retrieve the CREST Voting Instruction by enquiry to CREST in the manner prescribed by CREST. DI Holders in CREST and, where applicable, their CREST sponsors or voting service providers should note that Euroclear does not make available special procedures in CREST for any particular messages. Normal system timings and limitations will therefore apply in relation to the transmission of CREST Voting Instructions. It is the responsibility of the DI Holder concerned to take (or, if the DI Holder is a CREST personal member or sponsored member or has appointed a voting service provider, to procure that the CREST sponsor or voting service provider takes) such action as shall be necessary to ensure that a CREST Voting Instruction is transmitted by means of the CREST voting service by any particular time.

DI Holders and, where applicable, their CREST sponsors or voting service providers are referred, in particular, to those sections of the CREST Manual concerning practical limitations of the CREST system and timings.

Form of instruction

DI Holders are invited to attend the Meeting (either physically or online, in each case, as a visitor) but are not entitled to vote at the Meeting. In order to have votes cast at the Meeting on their behalf, DI Holders must complete, sign and return the Forms of Instruction sent to them to the Company's agent, Computershare UK, by no later than 20 November 2023 at 11.00 am (GMT).

Online Meeting Guide

Base Resources Limited (BSE) 2023 AGM 24 Nov 2023, 11:00 AWST

Attending the meeting virtually

Those attending online will be able to view a live webcast of the meeting. Shareholders and proxyholders can ask questions and submit votes in real time. Scan to join the meeting

To participate online, visit web.lumiagm.com/387854192 on your smartphone, tablet or computer.

You will need the latest versions of Chrome, Safari, Edge or Firefox. Please ensure your browser is compatible.



Participating at the meeting

To participate in the meeting, you will be required to enter the unique 9-digit Meeting ID as provided above.



To proceed into the meeting, you will need to read and accept the Terms and Conditions.



Select the relevant log in option to represent yourself in the meeting. Note that only shareholders and proxies can vote and ask questions in the meeting.

To register as a shareholder, select 'Securityholder or Proxy' and enter your SRN or HIN and Postcode or Country Code.





To register as a proxyholder,

select 'Securityholder or Proxy' and you will need your username and password as provided by Computershare. In the 'SRN or HIN' field enter your username and in the 'Postcode or Country Code' field enter your password.



To register as a guest,

select 'Guest' and enter your name and email address.





Once logged in, you will see the home page, which displays the meeting title and instructions.



On a desktop/laptop device the webcast will appear at the side automatically.

On a mobile device, select the broadcast icon at the bottom of the screen to watch the webcast.



During the meeting, mobile users can minimise the webcast at any time by selecting the arrow by the broadcast icon. You will still be able to hear the meeting. Selecting the broadcast icon again will reopen the webcast.

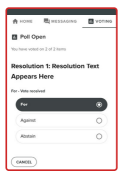


Desktop/laptop users can watch the webcast full screen, by selecting the full screen icon To reduce the webcast to its original size, select the X at the top of the broadcast window.



- For shareholders and appointed proxies only. When the Chair declares the poll open:
 - A voting icon 11 will appear on screen and the meeting resolutions will be displayed
 - · To vote, select one of the voting options. Your response will be highlighted
 - · To change your vote, simply select a different option to override

There is no need to press a submit or send button. Your vote is automatically counted. Votes may be changed up to the time the Chair closes the poll.



For shareholders and appointed proxies only. To ask a written question, tap on the messaging icon **!**, type your question in the chat box at the top of the screen and select the send icon >. Confirmation that your message has been received will appear.



10 For shareholders and appointed proxies only. Questions sent via the Lumi platform may be moderated before being sent to the Chair. This is to avoid repetition and remove any inappropriate language.

> A copy of your sent questions, along with any written responses from the meeting team, can be viewed by selecting "my messages".



$11 \begin{tabular}{ll} For shareholders and appointed proxies only.\\ To ask a question orally: \end{tabular}$

- · Click on the 'Request to speak' button at the
 - bottom of the broadcast window · Confirm your details
 - · Click 'Submit Request'
 - · Follow the audio prompts to connect

You will hear the meeting while you wait to ask your question.



Icon descriptions



Home tab - Displays meeting instructions and audio questions link



Messaging tab - Submit written questions or comments



Voting tab - View and select voting options. Only visible once the chair opens voting



Documents tab - View documents relating to the meeting, if available

Need help?

If you require any help using this system prior to or during the Meeting, please call +612 8075 0100 so we can assist you.

Country Codes

For overseas shareholders, select your country code from the list below and enter it into the password field.

ABW	Aruba	DOM	Dominican Republic	LAO	Lao Pdr	QAT	Oatar
AFG	Afghanistan	DZA	Algeria	LBN	Lebanon	REU	Reunion
AGO	Angola	ECU	Ecuador	LBR	Liberia	ROU	Romania Federation
AIA	Anguilla	EGY	Egypt	LBY	Libyan Arab Jamahiriya	RUS	Russia
ALA	Aland Islands	ERI	Eritrea	LCA	St Lucia	RWA	Rwanda
ALB	Albania	ESH	Western Sahara	LIE	Liechtenstein	SAU	Saudi Arabia
AND	Andorra	ESP	Spain	LKA	Sri Lanka	SDN	Sudan
ANT	Netherlands Antilles	EST	Estonia	LSO	Kingdom of Lesotho	SEN	Senegal
ARE	United Arab Emirates	ETH	Ethiopia	LTU	Lithuania	SGP	Singapore
ARG	Argentina	FIN	Finland	LUX	Luxembourg	SGS	Sth Georgia & Sandwich Isl
ARM	Armenia	FJI	Fiii	LVA	Latvia	SHN	St Helena
ASM	American Samoa	FLK	Falkland Islands (Malvinas)	MAC	Macao	SJM	Svalbard & Jan Mayen
ATA	Antarctica	FRA	France	MAF	St Martin	SLB	Soloman Islands
ATF	French Southern	FRO	Faroe Islands	MAR	Morocco	SCG	Serbia & Outlying
ATG	Antigua & Barbuda	FSM	Micronesia	мсо	Monaco	SLE	Sierra Leone
AUS	Australia	GAB	Gabon	MDA	Republic Of Moldova	SLV	El Salvador
AUT	Austria	GBR	United Kingdom	MDG	Madagascar	SMR	San Marino
AZE	Azerbaijan	GEO	Georgia	MDV	Maldives	SOM	Somalia
BDI	Burundi	GGY	Guernsey	MEX	Mexico	SPM	St Pierre and Migueion
BEL	Belgium	GHA	Ghana	MHL	Marshall Islands	SRB	Serbia
BEN	Benin	GIB	Gibraltar	MKD	Macedonia Former Yugoslav Rep	STP	Sao Tome and Principle
BFA	Burkina Faso	GIN	Guinea	MLI	Mali	SUR	Suriname
BGD	Bangladesh	GLP	Guadeloupe	MLT	Malta	SVK	Slovakia
BGR	Bulgaria	GMB	Gambia	MMR	Myanmar	SVN	Slovenia
BHR	Bahrain	GNB	Guinea-Bissau	MNE	Montenegro	SWE	Sweden
BHS	Bahamas	GNO	Equatorial Guinea	MNG	Mongolia	SWZ	Swaziland
BIH	Bosnia & Herzegovina	GRC	Greece	MNP	Northern Mariana Islands	SYC	Seychelles
BLM	St Barthelemy	GRD	Grenada	MOZ	Mozambique	SYR	Syrian Arab Republic
BLR	Belarus	GRL	Greenland	MRT	Mauritania	TCA	Turks & Caicos
BLZ	Belize	GTM	Guatemala	MSR	Montserra	TCD	Chad
BMU	Bermuda	GUF	French Guiana	MTQ	Martinique	TGO	Congo
BOL	Bolivia	GUM	Guam	MUS	Mauritius	THA	Thailand
BRA	Brazil	GUY	Guyana	MWI	Malawi	TJK	Tajikistan
BRB	Barbados	HKG	Hong Kong	MYS	Malaysia	TKL	Tokelau
BRN	Brunei Darussalam	HMD	Heard & McDonald Islands	MYT	Mayotte	TKM	Turkmenistan
BTN	Bhutan	HND	Honduras	NAM	Namibia	TLS	East Timor Republic
BUR	Burma	HRV	Croatia	NCL	New Caledonia	TMP	East Timor
BVT	Bouvet Island	HTI	Haiti	NER	Niger	TON	Tonga
BWA	Botswana	HUN	Hungary	NFK	Norfolk Island	TTO	Trinidad & Tobago
CAF	Central African Republic	IDN	Indonesia	NGA	Nigeri	TUN	Tunisia
CAN	Canada	IMN	Isle Of Man	NIC	Nicaragua	TUR	Turkey
CCK	Cocos (Keeling) Islands	IND	India	NIU	Niue	TUV	Tuvalu
CHE	Switzerland	IOT	British Indian Ocean Territory		Netherlands	TWN	Taiwan
CHL	Chile	IRL	Ireland	NOR	Norway	TZA	Tanzania
CHN	China	IRN	Iran Islamic Republic of	NPL	Nepal	UGA	Uganda
CIV	Cote D'ivoire	IRQ	Iraq	NRU	Nauru	UKR	Ukraine
CMR	Cameroon	ISL	Iceland	NZL	New Zealand	UMI	United States Minor Outlying
COD	Democratic Republic of Congo	ISM	British Isles	OMN	Oman	URY	Uruquay
СОК	Cook Islands	ISR	Israel	PAK	Pakistan	USA	United States of America
COL	Colombia	ITA	Italy	PAN	Panama	UZE	Uzbekistan
COM	Comoros	JAM	Jamaica	PCN	Pitcairn Islands	VNM	Vietnam
CPV	Cape Verde	JEY	Jersey	PER	Peru	VUT	Vanuatu
CRI	Costa Rica	JOR	Jordan	PHL	Philippines	WLF	Wallis & Fortuna
CUB	Cuba	JPN	Japan	PLW	Palau	WSM	Samoa
CYM	Cayman Islands	KAZ	Kazakhstan	PNG	Papua New Guinea	YEM	Yemen
CYP	Cyprus	KEN	Kenya	POL	Poland	YMD	Yemen Democratic
CXR	Christmas Island	KGZ	Kyrgyzstan	PRI	Puerto Rico	YUG	Yugoslavia Socialist Fed Rep
CZE	Czech Republic	KHM	Cambodia	PRK	North Korea	ZAF	South Africa
DEU	Germany	KIR	Kiribati	PRT	Portugal	ZAR	Zaire
DJI	Djibouti	KNA	St Kitts And Nevis	PRY	Paraguay	ZMB	Zambia
DMA	Dominica	KOR	South Korea	PSE	Palestinian Territory	ZIMD	Zimbabwe
DNK	Denmark	KWT	Kuwait	PYF	French Polynesia	2.1141	Lindabire
				4.00			



Base Resources Limited

Notice of 2023 Annual General Meeting

Level 3, 46 Colin Street West Perth WA 6005

+61 8 9413 7400 baseresources.com.au

ABN 88 125 546 910



Need assistance?



Phone:

1300 850 505 (within Australia) +61 3 9415 4000 (outside Australia)



Online:

www.investorcentre.com/contact



YOUR VOTE IS IMPORTANT

For your proxy appointment to be effective it must be received by 11:00am (Perth time) on Wednesday, 22 November 2023.

Proxy Form

How to Vote on Items of Business

All your securities will be voted in accordance with your directions.

APPOINTMENT OF PROXY

Voting 100% of your holding: Direct your proxy how to vote by marking one of the boxes opposite each item of business. If you do not mark a box your proxy may vote or abstain as they choose (to the extent permitted by the voting prohibitions and exclusions in the Notice). If you mark more than one box on an item your vote will be invalid on that item.

Voting a portion of your holding: Indicate a portion of your voting rights by inserting the percentage or number of securities you wish to vote in the For, Against or Abstain box or boxes. The sum of the votes cast must not exceed your voting entitlement or 100%.

Appointing a second proxy: You are entitled to appoint up to two proxies to attend the Meeting and vote on a poll. If you appoint two proxies you must specify the percentage of votes or number of securities for each proxy, otherwise each proxy may exercise half of the votes. When appointing a second proxy write both names and the percentage of votes or number of securities for each in Step 1 overleaf.

A proxy need not be a securityholder of the Company.

SIGNING INSTRUCTIONS FOR POSTAL FORMS

Individual: Where the holding is in one name, the securityholder must sign.

Joint Holding: Where the holding is in more than one name, all of the securityholders should sign.

Power of Attorney: If you have not already lodged the Power of Attorney with the registry, please attach a certified photocopy of the Power of Attorney to this form when you return it.

Companies: Where the company has a Sole Director who is also the Sole Company Secretary, this form must be signed by that person. If the company (pursuant to section 204A of the Corporations Act 2001) does not have a Company Secretary, a Sole Director can also sign alone. Otherwise this form must be signed by a Director jointly with either another Director or a Company Secretary. Please sign in the appropriate place to indicate the office held. Delete titles as applicable.

PARTICIPATING IN THE MEETING

Corporate Representative

If a representative of a corporate securityholder or proxy is to participate in the meeting you will need to provide a signed appointment of corporate representative form complying with section 250D of the Corporations Act. A form may be obtained from Computershare or online at www.investorcentre.com/au and select "Printable Forms".

Lodge your Proxy Form:



Online:

Lodge your proxy online at www.investorvote.com.au using your secure access information or use your mobile device to scan the personalised QR code.

Your secure access information is



Control Number: 183203

For Intermediary Online subscribers (custodians) go to www.intermediaryonline.com

By Mail:

Computershare Investor Services Pty Limited GPO Box 242 Melbourne VIC 3001 Australia

By Fax:

1800 783 447 within Australia or +61 3 9473 2555 outside Australia



PLEASE NOTE: For security reasons it is important that you keep your SRN/HIN confidential.

You may elect to receive meeting-related documents, or request a particular one, in electronic or physical form and may elect not to receive annual reports. To do so, contact Computershare.

Change of address. If incorrect,
mark this box and make the
correction in the space to the left.
Securityholders sponsored by a
broker (reference number
commences with 'X') should advise
your broker of any changes

Proxy	Form
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Please mark	to in	idicate v	our dir	ections
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Ste	n	1	

Appoint a Proxy to Vote on Your Behalf

XX

I/We being a member/s of Base	e Resources Limited hereby appoint				
the Chair of the Meeting OR		PLEASE NOTE: Le you have selected t Meeting. Do not ins	the Chair o	of the	

or failing the individual or body corporate named, or if no individual or body corporate is named, the Chair of the Meeting, as my/our proxy to act generally at the Meeting on my/our behalf and to vote in accordance with the following directions (or if no directions have been given, and to the extent permitted by the voting prohibitions and exclusions in the Notice, as the proxy sees fit) at the Annual General Meeting of Base Resources Limited to be held at the Subiaco Room, Vibe Hotel Subiaco, 9 Alvan Street, Subiaco, WA 6008 and online on Friday, 24 November 2023 at 11:00am (Perth time) and at any adjournment or postponement of that meeting.

Chair authorised to exercise undirected proxies on remuneration related resolutions: Where I/we have appointed the Chair of the Meeting as my/our proxy (or the Chair becomes my/our proxy by default), I/we expressly authorise the Chair to exercise my/our proxy on Items 1 and 5 (except where I/we have indicated a different voting intention in Step 2) even though Items 1 and 5 are connected directly or indirectly with the remuneration of a member of key management personnel, who include the Chair.

Important Notes: If the Chair of the Meeting is (or becomes) your proxy you can direct the Chair to vote for or against or abstain from voting on Items 1 and 5 by marking the appropriate box in Step 2. Capitalised terms used in this form have the meaning given in the Notice of 2023 Annual General Meeting, unless the context requires otherwise.

Step 2

Items of Business

PLEASE NOTE: If you mark the **Abstain** box for an Item, you are directing your proxy not to vote on your behalf on a show of hands or a poll and your votes will not be counted in computing the required majority.

		For	Against	Abstain
Item 1	Adoption of the Remuneration Report			
Item 2	Re-election of Mr Michael Stirzaker as a Director			
Item 3	Re-election of Mr Malcolm Macpherson as a Director			
Item 4	Election of Ms Sheila Khama as a Director			
Item 5	Approval of the Grant of Performance Rights to Mr Tim Carstens			

The Chair of the Meeting intends to vote undirected proxies in favour of each item of business. In exceptional circumstances, the Chair of the Meeting may change his/her voting intention on any Item, in which case an ASX announcement will be made.

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Signature of Securityholder(s)

This section must be completed.

Individual or Securityholder 1 Securityhol	der 2	Securityholder 3	
Sole Director & Sole Company Secretary Director		Director/Company Secretary	Date
Update your communication details (Option	nal)	By providing your email address, you consent to re	ceive future Notice
Mobile Number	Email Address	of Meeting & Proxy communications electronically	









24 October 2023



Dear Shareholder

Base Resources Limited - 2023 Annual General Meeting

You are invited to attend the 2023 Annual General Meeting (**AGM** or **Meeting**) of Base Resources Limited (**Base Resources**), which will be held at 11.00 am (Perth time) on Friday, 24 November 2023.

You can view and download the Notice of AGM by visiting the following website. The Notice of AGM is an important document and we encourage you to read the document in its entirety.

https://www.baseresources.com.au/investors/announcements/

Attending the 2023 AGM

This year's AGM will again be held as a hybrid meeting and you will have the option of attending the Meeting:

- in person at the Subiaco Room, Vibe Hotel, 9 Alvan Street, Subiaco, Western Australia; or
- online via the Lumi software platform.

The Lumi software platform will allow shareholders to view a live webcast of the Meeting online, vote on the items of business and ask questions (both orally and via a text-based Q&A function), all in real time. You can attend online from your computer, tablet or mobile device by entering the following URL in your browser and following the instructions in the Lumi Online Meeting Guide included at the back of the Notice of AGM.

https://web.lumiagm.com/387854192

Lodging a proxy appointment

For your convenience, a copy of your personalised proxy form is enclosed. You can submit your proxy appointment:

- 1. **online** at <u>www.investorvote.com.au</u>, by scanning the QR code on the form and following the prompts or, if you are a custodian, at <u>www.intermediaryonline.com</u>; or
- 2. **by returning** your completed proxy form by:
 - post to: Computershare Investor Services Pty Limited

GPO Box 242

Melbourne VIC 3001

Australia

• fax to: 1800 783 447 (if you are in Australia) or +61 3 9473 2555 (if you are outside Australia).

To be effective, your proxy appointment must be received at least 48 hours before the start of the Meeting (i.e. by 11.00 am (Perth time) on Wednesday, 22 November 2023).

+61 8 9413 7400



Receiving future meeting-related documents

Under the *Corporations Act 2001* (Cth), you may elect to receive, among other things, copies of future meeting-related documents, such as notices of meeting and proxy forms, on a standing or one-off basis in physical or electronic form. If you would like to make such an election or request, you can do so by contacting Base Resources' share registry, Computershare, as follows:

Online: www.computershare.com.au/easyupdate/BSE

Telephone: 1300 850 505 (within Australia)

+61 3 9415 4000 (outside Australia)

Alternatively, you can update your communication preferences by logging into Computershare's Investor Centre portal (www.investorcentre.com).

Questions

If you are in doubt as to how you should vote at the AGM, you should consult your professional adviser.

If you have any questions about lodging a proxy or making an election or one-off request for meeting-related and other documents, please contact Computershare Investor Services on 1300 850 505 (within Australia) or +61 3 9415 4000 (overseas).

Yours faithfully

Chadwick PolettiCompany Secretary

BASE RESOURCES LIMITED 2