

# Notice of Annual General Meeting

Notice is hereby given that the 2024 Annual General Meeting of Generation Development Group Limited (ABN 90 087 334 370) (**Company** or **GDG**) will be held at the offices of Baker McKenzie, Level 19, 181 William Street Melbourne VIC 3000 and virtually via <a href="https://web.lumiagm.com/314-855-301">https://web.lumiagm.com/314-855-301</a> on Tuesday, 19 November 2024 commencing at 10 a.m. (AEDT) (**AGM** or **Meeting**).

The AGM will be held as a hybrid meeting whereby shareholders can attend in person or online.

#### Online attendance

The Meeting will be webcast live via the LUMI AGM software. Shareholders who wish to participate in the Meeting online may do so from their **Computer** or **Mobile device**, by entering the following URL into their browser: <a href="https://web.lumiagm.com/314-855-301">https://web.lumiagm.com/314-855-301</a>.

If you choose to participate in the AGM online, you can log in to the Meeting by entering:

- 1. Your **username**, which is your Voting Access Code (VAC), which can be located on the first page of your proxy form or Notice of Meeting email; and
- 2. Your **password**, which is the postcode registered to your holding if you are an Australian Shareholder. Overseas Shareholders should refer to the Virtual AGM User Guide for their password details.

If you have been nominated as a third party proxy, please contact Boardroom on 1300 737 760 or via enquiries@boardroomlimited.com.au.

Shareholders will be able to log in to the online platform from 9 a.m. (AEDT) on the date of the Meeting.

Attending the Meeting online enables Shareholders to view the AGM live and to also ask questions and cast direct votes at the appropriate times whilst the Meeting is in progress.

Further information on how to participate virtually is set out in this Notice of Meeting and in the Virtual AGM User Guide accompanying this Notice and available online at <a href="https://gendevelopmentgroup.com.au/shareholder-centre/">https://gendevelopmentgroup.com.au/shareholder-centre/</a>.

#### In person attendance

Attending the Meeting in person enables Shareholders to view the AGM live and to also ask questions and cast direct votes at the appropriate times whilst the Meeting is in progress.

Any person wishing to attend in person will need to be at least double vaccinated and in any event should not attend if they feel unwell or have any cold or flu symptoms even of the mildest sort.

If it becomes necessary to make further alternative arrangements for holding the Meeting, the Company will ensure that Shareholders are given as much notice as possible. Further information will be made available on the Company's website at <a href="https://gendevelopmentgroup.com.au/shareholder-centre/">https://gendevelopmentgroup.com.au/shareholder-centre/</a> or the ASX.

#### **BUSINESS OF THE MEETING**

#### Presentations by the Chairman and CEO of Generation Life

Mr Rob Coombe and Mr Grant Hackett will present to the Meeting.

#### 2. Financial Reports

To receive and consider the Financial Report of the Company and the Reports of the Directors and Auditor for the financial year ended 30 June 2024.

#### 3. Remuneration Report

#### Resolution 1

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

"That for the purpose of section 250R(2) of the Corporations Act 2001 (Cth), the Remuneration Report of the Company for the financial year ended 30 June 2024 as disclosed in the Directors' Report be adopted."

This resolution is advisory only and does not bind the Directors or the Company.

(Refer to Explanatory Notes for Voting Exclusions applying to this Resolution).

#### 4. Re-election of Director

#### Resolution 2

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

"That Ms Giselle Marie Collins, who retires by rotation in accordance with Rule 11.1(d) of the Company's Constitution and, being eligible, offers herself for reelection, be re-elected a Director of the Company."

#### 5. Election of Director

#### Resolution 3

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

"That Ms Christine Christian, who ceases to hold office in accordance with Rule 11.1(c) of the Company's Constitution at the conclusion of this meeting and, being eligible, offers herself for election, be elected a Director of the Company."

# 6. Increase in Remuneration Pool for Non-Executive Directors

#### Resolution 4

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

"That for the purpose of ASX Listing Rule 10.17 and Rule 11.3(a) of the Company's Constitution, the aggregate maximum amount of remuneration that may be paid to the Company's non-executive directors in any financial year commencing on and from 1 July 2024 be increased by \$400,000 from \$500,000 to \$900,000."

(Refer to Explanatory Notes for Voting Exclusions applying to this Resolution).

By order of the Board.

R. N. Coombe

**Non-Executive Chairman** 

15 October 2024

#### **EXPLANATORY NOTES**

The following explanatory notes (including any annexures) have been prepared to provide information to Shareholders about the items of business set out in the Notice of Annual General Meeting and form part of that Notice.

#### **Item 2 - Financial Reports**

The Company's 2024 Annual Report, which includes the Financial Report, Directors' Report and Auditor's Report for the financial year ended 30 June 2024, is available on the Company's website at

https://gendevelopmentgroup.com.au/shareholder-centre/. A copy has been forwarded to all Shareholders who elected to receive it.

Shareholders will be given a reasonable opportunity as a whole to ask questions about or make comments regarding the financial reports. The Company's auditor, KPMG will also attend the Meeting and will be available to receive questions.

This item of business does not require Shareholders to vote on a resolution or adopt the received reports.

#### **Item 3 - Remuneration Report**

#### (Resolution 1)

Shareholders are asked to adopt the Company's Remuneration Report, which is set out on pages 18-38 of the 2024 Annual Report. An opportunity will be provided for discussion of the Remuneration Report at the Meeting.

Pursuant to section 250V of the Corporations Act, if 25% or more votes are cast against adoption of the Remuneration Report at two consecutive annual general meetings ("2 strikes"), Shareholders will be required to vote at the second annual general meeting on a resolution ("Spill Resolution") that another meeting be held within 90 days ("Spill Meeting") to consider the re-election of directors.

At the Company's 2023 annual general meeting, more than 75% of all votes cast on the Remuneration Report were cast in favour of its adoption.

The Remuneration Report forms part of the Directors' Report which has been unanimously adopted by resolution of the Board.

The Directors recommend that Shareholders vote in favour of Resolution 1. The Chairman of the Meeting intends to vote all undirected proxies in favour of Resolution 1.

#### Item 4 - Re-election of Director

#### (Resolution 2)

Ms Giselle Collins retires by rotation in accordance with Rule 11.1(d) of the Constitution and, being eligible, offers herself for re-election.

Details of her qualifications and experience are outlined below.

#### Ms Giselle Marie Collins

Non-Executive Director, Appointed 18 November 2021 Chair of Audit Committee

Giselle is a director with significant executive experience in property, tourism and financial services.

She is currently non-executive Chairman of Hotel Property Investments Ltd (ASX: HPI) and Pacific Smiles Group Ltd (ASX:PSQ) and a non-executive director of Cooper Energy (ASX:COE). She is also Chairman of the responsible entity for AMP Limited's registered managed investment schemes.

Giselle has a Bachelor of Economics degree from the University of Sydney and a Graduate Diploma in Applied Finance and Investments from the Securities Institute. She is a graduate member of the Australian Institute of Company Directors and a Member of Chartered Accountants Australia and New Zealand.

The Directors recommend that Shareholders vote in favour of Resolution 2. The Chairman of the Meeting intends to vote all undirected proxies in favour of Resolution 2.

#### Item 5 - Election of Director

#### (Resolution 3)

Rule 11.1(c) of the Company's Constitution provides that Directors appointed by the Board during the year hold office until the next annual general meeting, at which they will be eligible for election.

Ms Christine Christian, who was appointed a director during the year, ceases to hold office and being eligible, offers herself for election in accordance with Rule 11.1(c) of the Company's Constitution.

Details of her qualifications and experience are outlined below:

#### Ms Christine Christian AO

Non-Executive Director, Appointed 8 October 2024

Christine is a company director, investor and entrepreneur with a 35-year career that spans financial services, investment, private equity, credit risk, government and media.

Christine is an independent chair of SelfWealth Ltd (ASX:SWF), Auctus Investment Group Ltd (ASX:AVC) and Tanarra Credit Partners and currently holds non-executive director roles with Arcus Partners and MaxCap Group. She is President of the State Library of Victoria and Council member of La Trobe University. Previously, Christine held a range of senior executive roles with Dun & Bradstreet and was a non-executive director of GDG's wholly owned subsidiary Lonsec Holdings Pty Ltd.

Christine is a member of the Australian Institute of Company Directors and past president of Chief Executive Women. In 2020, she was awarded an Officer of the Order of Australia in recognition of her distinguished service to the financial and investment sectors, to women in business and through support for emerging entrepreneurs.

The Directors recommend that Shareholders vote in favour of Resolution 3. The Chairman of the Meeting intends to vote all undirected proxies in favour of Resolution 3.

#### Item 6 – Increase in Remuneration Pool for Non-Executive Directors

#### (Resolution 4)

ASX Listing Rule 10.17 provides that a listed entity must not increase the total aggregate amount of directors' fees payable to all of its non-executive directors without shareholder approval. Rule 11.3(a) of the Company's Constitution also provides that the aggregate amount of remuneration payable to its non-executive Directors is \$500,000 or such other amount as determined by the Company in general meeting.

Following a recent review of the remuneration of the Company's non-executive directors, it is proposed to increase the maximum total annual remuneration pool of the non-executive directors by \$400,000 from \$500,000 to \$900,000 per annum.

The current maximum aggregate remuneration pool of \$500,000 was set in 2007. Since 2007, the Company's market capitalisation has increased almost four-fold.

The Board currently consists of four non-executive directors (recently increased from three non-executive directors) and it is expected that the size of the Board will expand further in the coming years.

Details of the remuneration paid to each non-executive Director in FY24 are set out in the Remuneration Report. For FY25, the current anticipated aggregate non-executive directors' remuneration for the current Board is \$456,676.

The Board is of the view that the proposed increase to the non-executive directors' remuneration pool is reasonable and in line with market remuneration paid to non-executive directors at similar ASX listed companies (in particular, in terms of growth, sector and market capitalisation) and is necessary to attract and retain suitably qualified non-executive directors to facilitate ongoing board succession.

The proposed remuneration increase will also accommodate an increase in the number of non-executive directors in the event the Board feels additional appointments are necessary and appropriate, having regard to the scope and complexity of the Company's business, to ensure the Board continues to have the appropriate mix of skills and experience to properly discharge its duties.

Although an increase in the remuneration pool is being sought, it does not imply that the full amount will be used. The remuneration pool is a maximum annual limit and does not indicate that fees will necessarily be increased up to that limit.

The following securities have been issued to non-executive Directors under ASX Listing Rules 10.11 and 10.14 in the last 3 years:

 On 1 August 2024, 242,053 fully paid ordinary shares were issued to an associate of Mr Robert Coombe, as part consideration for the acquisition of his shares in Lonsec Holdings ("Lonsec"), pursuant to the Share and Option Sale Agreement relating to shares and options in Lonsec between the Company and the other shareholders of Lonsec dated 3 June 2024 and following approval of the Company's shareholders on 23 July 2024.

If Resolution 4 is approved by Shareholders, the remuneration pool will increase to \$900,000. If Resolution 4 is not approved, the remuneration pool will remain at \$500,000 and the Board will not have the flexibility described above and any future non-executive director appointments will need to be assessed within the current remuneration pool.

Noting the Board's interest in this resolution, the Directors recommend that Shareholders vote in favour of Resolution 4. The Chairman of the Meeting intends to vote all undirected proxies in favour of Resolution 4

#### **ENTITLEMENT TO VOTE**

In accordance with section 1074E(2)(g) of the Corporations Act and Regulation 7.11.37 of the Corporations Regulations 2001 (Cth), the Board of the Company has determined that a Shareholder's voting entitlement at the Meeting will be taken to be the entitlement of the person shown in the register of members as at 7 p.m. (AEDT) on Sunday, 17 November 2024. Transactions registered after that time will be disregarded in determining the Shareholders entitled to attend and vote at the Meeting.

#### **VOTING EXCLUSION STATEMENT**

#### **Resolution 1**

In accordance with the Corporations Act 2001 (Cth), the Company will disregard any votes cast on Resolution 1 by or on behalf of:

- a member of the Company's key management personnel ("KMP"), details of whose remuneration are included in the Remuneration Report for the year ended 30 June 2024; or
- a closely related party of a KMP.

However, the Company will not disregard a vote cast on Resolution 1 by a KMP, or a closely related party of a KMP, if:

- the vote is cast as a proxy;
- the proxy is appointed by writing that specifies how the proxy is to vote on Resolution 1; and
- the vote is not cast on behalf of a KMP or a closely related party of a KMP.

The Chair may also cast a vote as proxy for a shareholder entitled to cast a vote if the proxy is not directed on how to vote on the resolution provided the appointment of the Chair as proxy expressly authorises him to exercise the proxy in accordance with a direction to vote as he decides, even though Resolution 1 is connected directly with the remuneration of a KMP.

Key management personnel are those persons having authority and responsibility for planning, directing and

controlling the activities of the Company, whether directly or indirectly. Members of key management personnel include the Company's directors and certain senior executives. A closely related party of a member of the key management personnel means any of the following:

- a spouse, child or dependant of the member;
- a child or dependant of the member's spouse;
- anyone else who is one of the member's family and may be expected to influence or be influenced by the member in the member's dealings with the Company;
- a company the member controls; or
- a person prescribed by regulations (as at the date of this Notice of Meeting, no additional persons have been prescribed by regulation).

If you complete a proxy form that authorises the chairman of the Meeting to vote on your behalf as proxyholder, and you do not mark any of the boxes so as to give him directions about how your vote should be cast, then your proxy will automatically become a directed proxy in favour of Resolution 1 and the chairman of the Meeting will vote accordingly. If you wish to appoint the chairman of the Meeting as your proxyholder but do not want him to cast your votes in favour of Resolution 1, you should complete the appropriate box on the proxy form, directing him to vote against Resolution 1 or abstain from voting on the resolution.

#### **Resolution 4**

In accordance with the ASX Listing Rules, the Company will disregard any votes cast in favour of Resolution 4 by or on behalf of:

- a Director of the Company; or
- an associate of that person or persons.

However, the Company will not disregard any votes cast in favour of Resolution 4 by:

- a person as proxy or attorney for a person who is entitled to vote on Resolution 4, in accordance with directions given to the proxy or attorney to vote on the resolution in that way; or
- the chairman of the Meeting as proxy or attorney for a person who is entitled to vote on Resolution 4, in accordance with a direction given to the chairman to vote on the resolution as the chairman 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 Resolution 4; and
  - the holder votes on Resolution 4 in accordance with directions given by the beneficiary to the holder to vote in that way.

In addition, a vote must not be cast, and the Company will disregard any votes cast, on Resolution 4 by a KMP or their closely related party as proxy if the proxy appointment does not specify the way the proxy is to vote on Resolution 4,

unless it is cast by the chairman of the Meeting as proxy for a person entitled to vote on Resolution 4 and the proxy appointment expressly authorises the chairman of the Meeting to exercise the proxy even if Resolution 4 is connected directly or indirectly with the remuneration of a member of the KMP.

#### **PROXIES**

A Shareholder entitled to attend and vote at the Meeting is entitled to appoint a proxy (who need not be a Shareholder of the Company) to attend and vote in the Shareholder's place. A proxy form accompanies this Notice of Meeting for this purpose.

A proxy form must be signed by a Shareholder or his or her attorney and, in the case of a joint holding, by each of the joint holders.

Shareholders who are entitled to cast two or more votes may appoint not more than two proxies to attend and vote at the Meeting. Shareholders wishing to appoint a second proxy should request an additional proxy form from the Company's share registry – Boardroom Pty Limited. Where two proxies are appointed, both forms should be completed with the nominated proportion or number of votes each proxy may exercise. If no such proportion or number is specified, each proxy may exercise half of the votes. Fractions of votes are to be disregarded.

Where a Shareholder appoints 2 proxies, on a show of hands neither proxy may vote if more than one proxy attends and on a poll each proxy may only exercise votes in respect of those shares or voting rights the proxy represents.

The appointment of one or more duly appointed proxies will not preclude a Shareholder from attending the Meeting and voting personally. If the Shareholder votes on a resolution, the proxy must not vote as the Shareholder's proxy on that resolution.

Any instrument appointing a proxy in which the name of the appointee is not completed is regarded as given in favour of the chairman of the Meeting.

In the case of joint holders of shares, if more than one holder votes at the Meeting, only the vote of the first named of the joint holders in the share register of the Company will be counted.

To be effective, proxy forms (and the power of attorney or other authority (if any) under which it is signed (or an attested copy)) must be received by the Company at its registered office or delivered in person, by mail or by fax to the Company's Share Registry's office (details below). Proxy forms may also be lodged online by visiting <a href="https://www.votingonline.com.au/gdgagm2024">www.votingonline.com.au/gdgagm2024</a>. Completed proxy forms must be received no later than 48 hours before the appointed time of the Meeting, therefore by 10 a.m. (AEDT) on Sunday, 17 November 2024.

The Company's Share Registry details are as follows:

Boardroom Pty Limited Level 8, 210 George Street, Sydney, NSW 2000 GPO Box 3993, Sydney, NSW, 2001 Facsimile: +61 2 9290 9655

Proxies given by a corporation must be signed either under seal or under the hand of a duly authorised attorney. In addition, should the constitution of a corporation permit the execution of documents without using a common seal, the documents must be signed by two directors or a director and company secretary, or for a proprietary company that has a sole director who is also a company secretary, that director.

If a body corporate is appointed as proxy, please write the full name of that body corporate (eg, Company X Pty Ltd). Do not use abbreviations. The body corporate will need to ensure that it:

- a. appoints an individual as its corporate representative to exercise its powers at meetings, in accordance with section 250D of the Corporations Act; and
- provides satisfactory evidence of the appointment of its corporate representative prior to commencement of the Meeting.

If no such evidence is received before the Meeting, then the body corporate (through its representative) will not be permitted to act as your proxy.

#### **CORPORATE REPRESENTATIVES**

A corporation, by resolution of its directors, may authorise a person to act as its representative to vote at the Meeting. A representative appointed by a corporation may be entitled to execute the same powers on behalf of the corporation as the corporation could exercise if it were an individual Shareholder of the Company.

To evidence the authorisation, either a certificate of corporate body representative executed by the corporation or under the hand of its attorney or an equivalent document evidencing the appointment will be required.

The certificate or equivalent document must be produced prior to the Meeting.

# PARTICIPATING AND VOTING DURING THE MEETING

The AGM will be held as a hybrid meeting whereby shareholders can attend in person or online.

Shareholders wishing to attend in person can do so from the offices of Baker McKenzie, Level 19, 181 Collins Street Melbourne VIC 3000. Any person wishing to attend in person will need to be at least double vaccinated and in any event should not attend if they feel unwell or have any cold or flu symptoms even of the mildest sort.

The Meeting will be webcast live through the Lumi AGM software platform. Shareholders who wish to participate in the Meeting online may do so from their **Computer** or

**Mobile device**, by entering the following URL into their browser: <a href="https://web.lumiagm.com/314-855-301">https://web.lumiagm.com/314-855-301</a>.

If you choose to participate in the Meeting online, you can log in to the meeting by entering:

- Your username, which is your Voting Access Code (VAC), which can be located on the first page of your proxy form or Notice of Meeting email; and
- Your password, which is the postcode registered to your holding if you are an Australian Shareholder. Overseas Shareholders should refer to the Virtual AGM User Guide for their password details.

If you have been nominated as a third party proxy, please contact Boardroom on 1300 737 760 or via enquiries@boardroomlimited.com.au.

Shareholders will be able to log in to the online platform from 9 a.m. (AEDT) on the date of the Meeting.

Further information on how to participate virtually is set out in the Virtual AGM User Guide available online at <a href="https://gendevelopmentgroup.com.au/shareholder-centre/">https://gendevelopmentgroup.com.au/shareholder-centre/</a>.

Attending the Meeting either online or in person enables Shareholders to view the Meeting live and to also ask questions and cast direct votes at the appropriate times whilst the Meeting is in progress.

#### POLL

Voting on all items will be determined by a poll at the Meeting. Shareholders not attending the Meeting either in person or online may appoint a proxy to vote on their behalf at the Meeting.

#### SHAREHOLDER QUESTIONS

Shareholders are able to submit written questions in advance of the Meeting. To submit a written question, please complete and return the accompanying form, or submit the question by email, in accordance with the instructions on the form. The form must be received by the Company no later than Tuesday, 12 November 2024 (five business days before the Meeting date). Questions should relate to matters that are relevant to the business of the Meeting as outlined in the Notice of Meeting.

#### **WEBCAST**

A copy of the Meeting will be available on the Company's website at

https://gendevelopmentgroup.com.au/shareholder-centre/.

### **RESULTS OF THE MEETING**

Voting results will be announced on the Australian Securities Exchange (ASX) website as soon as practicable after the Meeting and will also be made available on the Company's website at

https://gendevelopmentgroup.com.au/shareholder-centre/.



#### All Correspondence to:

By Mail Boardroom Pty Limited

GPO Box 3993

Sydney NSW 2001 Australia

**By Fax:** +61 2 9290 9655

Online: www.boardroomlimited.com.au

By Phone: (within Australia) 1300 737 760

y i none: (within Australia) 1000 707 700

(outside Australia) +61 2 9290 9600

### YOUR VOTE IS IMPORTANT

For your vote to be effective it must be recorded before 10:00am (AEDT) on Sunday, 17 November 2024.

## ■ TO APPOINT A PROXY ONLINE

BY SMARTPHONE

STEP 1: VISIT https://www.votingonline.com.au/gdgagm2024

STEP 2: Enter your Postcode OR Country of Residence (if outside Australia)

STEP 3: Enter your Voting Access Code (VAC):



Scan QR Code using smartphone QR Reader App

#### TO VOTE BY COMPLETING THE PROXY FORM

## STEP 1 APPOINTMENT OF PROXY

Indicate who you want to appoint as your Proxy.

If you wish to appoint the Chair of the Meeting as your proxy, mark the box. If you wish to appoint someone other than the Chair of the Meeting as your proxy please write the full name of that individual or body corporate. If you leave this section blank, or your named proxy does not attend the meeting, the Chair of the Meeting will be your proxy. A proxy need not be a securityholder of the company. Do not write the name of the issuer company or the registered securityholder in the space.

#### Appointment of a Second Proxy

You are entitled to appoint up to two proxies to attend the meeting and vote. If you wish to appoint a second proxy, an additional Proxy Form may be obtained by contacting the company's securities registry or you may copy this form.

To appoint a second proxy you must:

(a) complete two Proxy Forms. On each Proxy Form state the percentage of your voting rights or the number of securities applicable to that form. If the appointments do not specify the percentage or number of votes that each proxy may exercise, each proxy may exercise half your votes. Fractions of votes will be disregarded.

(b) return both forms together in the same envelope.

#### STEP 2 VOTING DIRECTIONS TO YOUR PROXY

To direct your proxy how to vote, mark one of the boxes opposite each item of business. All your securities will be voted in accordance with such a direction unless you indicate only a portion of securities are to be voted on any item by inserting the percentage or number that you wish to vote in the appropriate box or boxes. If you do not mark any of the boxes on a given item, your proxy may vote as he or she chooses. If you mark more than one box on an item for all your securities your vote on that item will be invalid.

### Proxy which is a Body Corporate

Where a body corporate is appointed as your proxy, the representative of that body corporate attending the meeting must have provided an "Appointment of Corporate Representative" prior to admission. An Appointment of Corporate Representative form can be obtained from the company's securities registry.

## STEP 3 SIGN THE FORM

The form must be signed as follows:

Individual: This form is to be signed by the securityholder.

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

**Power of Attorney:** to sign under a Power of Attorney, you must have already lodged it with the registry. Alternatively, attach a certified photocopy of the Power of Attorney to this form when you return it.

**Companies:** this form must be signed by a Director jointly with either another Director or a Company Secretary. Where the company has a Sole Director who is also the Sole Company Secretary, this form should be signed by that person. **Please indicate the office held by signing in the appropriate place.** 

### STEP 4 LODGEMENT

Proxy forms (and any Power of Attorney under which it is signed) must be received no later than 48 hours before the commencement of the meeting therefore by 10:00am (AEDT) on Sunday, 17 November 2024. Any Proxy Form received after that time will not be valid for the scheduled meeting.

#### Proxy forms may be lodged using the enclosed Reply Paid Envelope or:

■ Online https://www.votingonline.com.au/gdgagm2024

**■ By Fax** + 61 2 9290 9655

Boardroom Pty Limited GPO Box 3993,

Sydney NSW 2001 Australia

In Person Boardroom Pty Limited Level 8, 210 George Street

Sydney NSW 2000 Australia

#### Attending the Meeting

If you wish to attend the meeting please bring this form with you to assist registration.

# **Generation Development Group Limited** ABN 90 087 334 370

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		PROXY FORM				
STEP 1	APPOINT A PROXY					
I/We being a m	ember/s of <b>Generation Development Gro</b> u	up Limited (Company) and entitled to attend and vote	hereby appoint:			_
	the Chair of the Meeting (mark box)					
	<b>NOT</b> appointing the Chair of the Meeting as your proxy below	s your proxy, please write the name of the person or b	body corporate (excludi	ng the registered s	ecurityholde	r) you are
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Company to be 19 November,	held at the offices of Baker McKenzie, Leve	individual or body corporate is named, the Chair of the el 19, 181 William Street Melbourne VIC 3000 and vir mment of that meeting, to act on my/our behalf and to virtual to the contract of	rtually via https://web.l	lumiagm.com/314-	-855-301 on	Tuesday,
Chair of the Me the Meeting to personnel for the The Chair of the	eting becomes my/our proxy by default and exercise my/our proxy in respect of this Res ne Company.  e Meeting will vote all undirected proxies in the second seco	ted proxies on remuneration related matters: If I/we have I/we have not directed my/our proxy how to vote in resolution even though Resolution 1 & 4 is connected with favour of all Items of business (including Resolution 1 ting on an item, you must provide a direction by marking the solution of the so	spect of Resolution 1 & the remuneration of a & 4). If you wish to app	4, I/we expressly a member of the key coint the Chair of the	authorise the y manageme	Chair of ent
STEP 2	VOTING DIRECTIONS	ular item, you are directing your proxy not to vote on yo				
		,		For	Against	Abstain*
Resolution 1	Remuneration Report					
Resolution 2	Re-election of Director – Ms Giselle Marie	e Collins			$\Box$	
Resolution 3	Election of Director – Ms Christine Christi	ian AO				
Resolution 4	Increase in Remuneration Pool for Non-E	xecutive Directors				
STEP 3	SIGNATURE OF SECURITYF This form must be signed to enable your of					
Indi	vidual or Securityholder 1	Securityholder 2	_	Securityholo	der 3	
Sole Direct	tor and Sole Company Secretary	Director	J	Director / Company	y Secretary	
Contact Name		Contact Daytime Telephone		Date	1	/ 2024





Boardroom Pty Limited ABN 14 003 209 836 GPO Box 3993 Sydney NSW 2001

Tel: 1300 737 760 (within Australia) Tel: +61 2 9290 9600 (outside Australia) Fax: +61 2 9279 0664

www.boardroomlimited.com.au enquiries@boardroomlimited.com.au

### **QUESTIONS FROM SHAREHOLDERS**

Please use this form to submit questions about Generation Development Group Limited ("GDG") that relate to the business of the 2024 Annual General Meeting, as outlined in the accompanying Notice of Meeting and Explanatory Notes. You may also use this form to submit a written question to GDG's auditor if the question is relevant to the content of the auditor's report, or the conduct of the audit of the financial report, for the financial year ended 30 June 2024.

Please complete and return this form **by Tuesday, 12 November 2024.** This form may be lodged with the Proxy Form using the reply paid envelope provided or by mailing it to Boardroom Pty Limited at GPO Box 3993, Sydney NSW 2001 or faxing it to (02) 9290 9655 in Australia or +61 2 9290 9655 if you are overseas. Alternatively, you may lodge questions by emailing GDG at agawne@genlife.com.au.

Questions will be collated. During the course of the Annual General Meeting, we will endeavour to address as many of the more frequently raised shareholder topics as possible. However, there may not be sufficient time available at the meeting to individually address all questions asked. Please note that individual responses will not be sent to shareholders.

Questic	on(s) Mark the box below if your question is for the auditor
1.	
-	
-	
2.	
-	
3.	
-	



# **ONLINE SHAREHOLDERS' MEETING GUIDE 2024**

# Attending the AGM virtually

If you choose to participate online, you will be able to view a live webcast of the meeting, ask questions and submit your votes in real time.

## To access the meeting:

**Visit web.lumiagm.com/314855301** on your computer, tablet or smartphone. You will need the latest version of Chrome, Safari, Edge or Firefox. Please ensure your browser is compatible.

# Meeting ID: 314-855-301

To login you must have your Voting Access Code (VAC) and Postcode or Country Code

The website will be open and available for log in from 9:00am (AEDT), 19th November 2024

### Using the Lumi AGM platform:

# **ACCESS**

The 1<sup>st</sup> page of the platform will ask in what capacity you are joining the meeting.

Shareholders or appointed proxies should select

"Shareholder or Proxyholder"

Guests should select "Guest"



# **CREDENTIALS**

# **Shareholders/Proxys**

Your username is your Voting Access Code and your password is your Postcode or Country Code, or, for Non-Australian residents, your 3-letter country code.

Proxy holders should obtain their log in credentials from the registrar by calling 1300 737 760



### **Guests**

Please enter your name and email address to be admitted into the meeting.

Please note, guests will not be able to ask questions or vote at the meeting.





# **NAVIGATION**

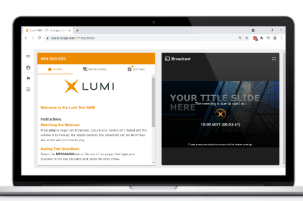
Once successfully authenticated, the home page will appear. You can view meeting instructions, ask questions and watch the webcast.

If viewing on a computer the webcast will appear at the side automatically once the meeting has started.

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.



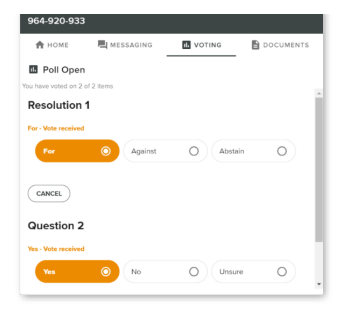
To reduce the webcast to its original size, select the X at the top of the broadcast window.

# **VOTING**

The Chair will open voting on all resolutions at the start of the meeting. Once voting has opened, the voting tab will appear on the navigation bar.



Selecting this tab will open a list of all resolutions and their voting options.





To vote, simply select your voting direction from the options displayed on screen. Your selection will change colour and a confirmation message will appear.

To change your vote, simply select another option. If you wish to cancel your vote, please press cancel.

There is no need to press a submit or send button. Your vote is automatically counted.

Voting can be performed at any time during the meeting until the Chair closes the poll.



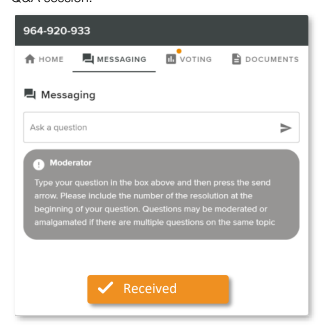
# **QUESTIONS**

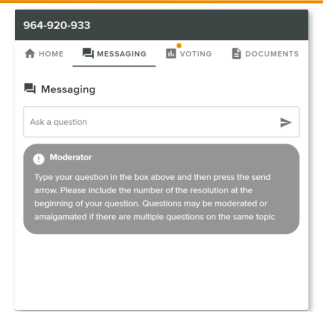
Any shareholder or appointed proxy is eligible to ask questions.

If you would like to ask a question. Select the messaging tab.



Messages can be submitted at any time from the start of the meeting, up until the Chair closes the Q&A session.





Select the "Ask a Question" box and type in your message.

Once you are happy with your message, select the send icon.



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.

#### Asking Audio Questions

If you are a shareholder or proxy you can ask a verbal question. Dial by your location below:

- +61 7 3185 3730 Australia
- +61 8 6119 3900 Australia
- +61 8 7150 1149 Australia
- +61 2 8015 6011 Australia
- +61 3 7018 2005 Australia

Find your local number:

https://us06web.zoom.us/u/kbuBC7fhOb

Once dialled in you will be asked to enter a meeting ID. Please ensure your webcast is muted before joining the call.

You will be asked for a participant pin however simply press # to join the meeting. You will be muted upon entry. To ask a question press \*9 to signal the moderator. Once your question has been answered your line will be muted. Feel free to either hang up or stay on the line. For additional questions press \*9 to signal the operator.

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# **Country Codes**

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

ABW /	Aruha
AFG	Afghanistan
AGO	Angola
AIA	Anguilla
ALA	Aland Islands
ALB	Albania
AND	Andorra
ANT	Netherlands Antilles
ARE	United Arab Emirates
ARG	Argentina
ARM	Armenia
ASM	American Samoa
ATA	Antarctica
ATF	French Southern
ATG	Antigua & Barbuda
AUS	Australia
AUT	Austria
AZE	Azerbaijan
BDI	Burundi
BEL	Belgium
BEN	Benin
BFA	Burkina Faso
BGD	Bangladesh
BGR	Bulgaria
BHR	Bahrain
BHS	Bahamas
BIH	Bosnia & Herzegovina
BLM	St Barthelemy
BLR	Belarus Belize
	Bermuda
BOL	Bolivia
	Brazil
BRA	Barbados
BRN	Brunei Darussalam
BTN	Bhutan
BUR	Burma
BVT	Bouvet Island
	Botswana
CAF	Central African Republic
CAN	Canada
ССК	Cocos (Keeling) Islands
CHE	Switzerland
CHL	Chile
CHN	China
CIV	Cote D'ivoire
CMR	Cameroon
COD	Democratic Republic of
001/	Congo Cook Islands
COK	Cook Islands Colombia
COL	Comoros
CPV	Cape Verde
CRI	Cape verde  Costa Rica
CUB	Cuba
CYM	Cayman Islands
CYP	Cyprus
	Christmas Island
	Czech Republic
	Germany
DJI	Djibouti
DMA	Dominica
DNK	Denmark
DOM	Dominican Republic
	•

	Almania
DZA	Algeria Ecuador
ECU	
EGY	Egypt
ERI	Eritrea Wasters School
ESH	Western Sahara
ESP	Spain
EST	Estonia
FIN	Ethiopia Finland
FJI FLK	Fiji
	Falkland Islands (Malvinas)
FRA	France
FRO	Faroe Islands Micronesia
FSM	
GAB	Gabon
GBR	United Kingdom
GEO	Georgia
GGY	Guernsey
GHA	Ghana
GIB	Gibraltar
GIN	Guinea
GLP	Guadeloupe
GMB	Gambia
GNB	Guinea-Bissau
GNQ	Equatorial Guinea
GRC	Greece
GRD	Grenada
GRL	Greenland
GTM	Guatemala
GUF	French Guiana
GUM	Guam
GUY	Guyana
HKG	Hong Kong
HMD	Heard & Mcdonald Islands
HND	Honduras
HRV	Croatia
HTI	Haiti
HUN	
	Hungary
IDN	Indonesia
IDN IMN	Indonesia Isle Of Man
IDN IMN IND	Indonesia Isle Of Man India
IDN IMN IND IOT	Indonesia Isle Of Man India British Indian Ocean Territory
IDN IMN IND IOT IRL	Indonesia Isle Of Man India British Indian Ocean Territory Ireland
IDN IMN IND IOT IRL IRN	Indonesia Isle Of Man India British Indian Ocean Territory Ireland Iran Islamic Republic of
IDN IMN IND IOT IRL IRN IRQ	Indonesia Isle Of Man India British Indian Ocean Territory Ireland Iran Islamic Republic of Iraq
IDN IMN IND IOT IRL IRN IRQ ISM	Indonesia Isle Of Man India British Indian Ocean Territory Ireland Iran Islamic Republic of Iraq Isle of Man
IDN IMN IND IOT IRL IRN IRQ ISM	Indonesia Isle Of Man India British Indian Ocean Territory Ireland Iran Islamic Republic of Iraq Isle of Man Iceland
IDN IMN IND IOT IRL IRN IRQ ISM ISL ISR	Indonesia Isle Of Man India British Indian Ocean Territory Ireland Iran Islamic Republic of Iraq Isle of Man Iceland Israel
IDN IMN IND IOT IRL IRN IRQ ISM ISL ISR	Indonesia Isle Of Man India British Indian Ocean Territory Ireland Iran Islamic Republic of Iraq Isle of Man Iceland Israel
IDN IMN IND IOT IRL IRN IRQ ISM ISL ISR ITA JAM	Indonesia Isle Of Man India British Indian Ocean Territory Ireland Iran Islamic Republic of Iraq Isle of Man Iceland Israel Italy Jamaica
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IDN IMN IND IOT IRL IRN IRQ ISM ISL ISR ITA JAM JEY JOR	Indonesia Isle Of Man India British Indian Ocean Territory Ireland Iran Islamic Republic of Iraq Isle of Man Iceland Israel Italy Jamaica Jersey Jordan
IDN IMN IND IOT IRL IRN IRQ ISM ISL ISR ITA JAM JEY JOR JPN	Indonesia Isle Of Man India British Indian Ocean Territory Ireland Iran Islamic Republic of Iraq Isle of Man Iceland Israel Italy Jamaica Jersey Jordan
IDN IMN IND IOT IRL IRN IRQ ISM ISL ISR ITA JAM JEY JOR JPN KAZ	Indonesia Isle Of Man India British Indian Ocean Territory Ireland Iran Islamic Republic of Iraq Isle of Man Iceland Israel Italy Jamaica Jersey Jordan Japan Kazakhstan
IDN IMN IND IOT IRL IRN IRQ ISM ISL ISR ITA JAM JEY JOR JPN KAZ KEN	Indonesia Isle Of Man India British Indian Ocean Territory Ireland Iran Islamic Republic of Iraq Isle of Man Iceland Israel Italy Jamaica Jersey Jordan Japan Kazakhstan Kenya
IDN IMN IND IOT IRL IRN IRQ ISM ISL ISR ITA JAM JEY JOR JPN KAZ KEN KGZ	Indonesia Isle Of Man India British Indian Ocean Territory Ireland Iran Islamic Republic of Iraq Isle of Man Iceland Israel Italy Jamaica Jersey Jordan Japan Kazakhstan Kenya
IDN IMN IND IOT IRL IRN IRQ ISM ISL ISR ITA JAM JEY JOR JPN KAZ KEN KGZ KHM	Indonesia Isle Of Man India British Indian Ocean Territory Ireland Iran Islamic Republic of Iraq Isle of Man Iceland Israel Italy Jamaica Jersey Jordan Japan Kazakhstan Kenya Kyrgyzstan Cambodia
IDN IMN IND IOT IRL IRN IRQ ISM ISL ISR ITA JAM JEY JOR JPN KAZ KEN KGZ KHM KIR	Indonesia Isle Of Man India British Indian Ocean Territory Ireland Iran Islamic Republic of Iraq Isle of Man Iceland Israel Italy Jamaica Jersey Jordan Japan Kazakhstan Kenya Kyrgyzstan Cambodia Isle Of Man Iceland Israel Italy Israel Ital
IDN IMN IND IOT IRL IRN IRQ ISM ISL ISR ITA JAM JEY JOR JPN KAZ KEN KGZ KHM KIR	Indonesia Isle Of Man India British Indian Ocean Territory Ireland Iran Islamic Republic of Iraq Isle of Man Iceland Israel Italy Jamaica Jersey Jordan Japan Kazakhstan Kenya Kyrgyzstan Cambodia Kribati St Kitts And Nevis
IDN IMN IND IOT IRL IRN IRQ ISM ISL ISR ITA JAM JEY JOR KAZ KEN KGZ KHM KIR KNA	Indonesia Isle Of Man India British Indian Ocean Territory Ireland Iran Islamic Republic of Iraq Isle of Man Iceland Israel Italy Jamaica Jersey Jordan Japan Kazakhstan Kenya Kyrgyzstan Cambodia Kiribati St Kitts And Nevis Korea Republic of
IDN IMN IND IOT IRL IRN IRQ ISM ISL ISR ITA JAM JEY JOR JPN KAZ KEN KGZ KHM KIR	Indonesia Isle Of Man India British Indian Ocean Territory Ireland Iran Islamic Republic of Iraq Isle of Man Iceland Israel Italy Jamaica Jersey Jordan Japan Kazakhstan Kenya Kyrgyzstan Cambodia Kribati St Kitts And Nevis

LBR	Liberia
LBY	Libyan Arab Jamahiriya
LCA	St Lucia
LIE	Liechtenstein
LKA	Sri Lanka
LSO	Lesotho
LTU	Lithuania
LUX	Luxembourg
LVA	Latvia
MAC	Macao
MAF	St Martin
MAR	Morocco
	Monaco
MDA	Republic Of Moldova
MDG	Madagascar
MDV	Maldives
MEX	Mexico  Marshall Islands
MKD	
MKD	Macedonia Former Yugoslav Rep
MLI	Mali
MLT	Mauritania
MMR	Myanmar
MNE	Montenegro
	Mongolia
MNP	Northern Mariana Islands
MOZ	Mozambique
MRT	Mauritania
MSR	Montserrat
MTQ	Martinique Mauritius
MWI	Malawi
	1-100100111
MYS	Malaysia
MYS	Malaysia Mayotte
MYS MYT NAM	Malaysia Mayotte Namibia
MYT	Mayotte
MYT NAM	Mayotte Namibia
MYT NAM NCL	Mayotte Namibia New Caledonia
MYT NAM NCL NER	Mayotte Namibia New Caledonia Niger
MYT NAM NCL NER NFK	Mayotte Namibia New Caledonia Niger Norfolk Island
MYT NAM NCL NER NFK NGA NIC	Mayotte Namibia New Caledonia Niger Norfolk Island Nigeria Nicaragua Niue
MYT NAM NCL NER NFK NGA NIC NIU NLD	Mayotte Namibia New Caledonia Niger Norfolk Island Nigeria Nicaragua Niue Netherlands
MYT NAM NCL NER NFK NGA NIC NIU NLD NOR	Mayotte Namibia New Caledonia Niger Norfolk Island Nigeria Nicaragua Niue Netherlands Norway Montenegro
MYT NAM NCL NER NFK NGA NIC NIU NLD NOR	Mayotte Namibia New Caledonia Niger Norfolk Island Nigeria Nicaragua Niue Netherlands Norway Montenegro Nepal
MYT NAM NCL NER NFK NGA NIC NIU NLD NOR NPL NRU	Mayotte Namibia New Caledonia Niger Norfolk Island Nigeria Nicaragua Niue Netherlands Norway Montenegro Nepal Nauru
MYT NAM NCL NER NFK NGA NIC NIU NLD NOR NPL NRU NZL	Mayotte Namibia New Caledonia Niger Norfolk Island Nigeria Nicaragua Niue Netherlands Norway Montenegro Nepal Nauru New Zealand
MYT NAM NCL NER NFK NGA NIC NIU NLD NOR NPL NRU NZL	Mayotte Namibia New Caledonia Niger Norfolk Island Nigeria Nicaragua Niue Netherlands Norway Montenegro Nepal Nauru New Zealand
MYT NAM NCL NER NFK NGA NIC NIU NLD NOR NPL NRU NZL OMN PAK	Mayotte Namibia New Caledonia Niger Norfolk Island Nigeria Nicaragua Niue Netherlands Norway Montenegro Nepal Nauru New Zealand
MYT NAM NCL NER NFK NGA NIC NIU NLD NOR NPL NRU NZL	Mayotte Namibia New Caledonia Niger Norfolk Island Nigeria Nicaragua Niue Netherlands Norway Montenegro Nepal Nauru New Zealand Dman Pakistan
MYT NAM NCL NER NFK NGA NIC NIU NLD NOR NPL NRU NZL OMN PAK PAN	Mayotte Namibia New Caledonia Niger Norfolk Island Nigeria Nicaragua Niue Netherlands Norway Montenegro Nepal Nauru New Zealand Dman Pakistan Panama
MYT NAM NCL NER NFK NGA NIC NIU NLD NOR NPL NRU NZL OMN PAK PAN PCN	Mayotte Namibia New Caledonia Niger Norfolk Island Nigeria Nicaragua Niue Netherlands Norway Montenegro Nepal Nauru New Zealand Dman Pakistan Panama Pitcairn Islands
MYT NAM NCL NER NFK NGA NIC NIU NLD NOR NPL NRU NZL OMN PAK PAN PCN PER	Mayotte Namibia New Caledonia Niger Norfolk Island Nigeria Nicaragua Niue Netherlands Norway Montenegro Nepal Nauru New Zealand Oman Pakistan Panama Pitcairn Islands Peru
MYT NAM NCL NER NFK NGA NIC NIU NLD NOR NPL NRU NZL OMN PAK PAN PCN PER	Mayotte Namibia New Caledonia Niger Norfolk Island Nigeria Nicaragua Niue Netherlands Norway Montenegro Nepal Nauru New Zealand Oman Pakistan Panama Pitcairn Islands Peru Philippines
MYT NAM NCL NER NFK NGA NIC NIU NLD NOR NPL NRU NZL OMN PAK PAN PCN PER PHL PLW	Mayotte Namibia New Caledonia Niger Norfolk Island Nigeria Nicaragua Niue Netherlands Norway Montenegro Nepal Nauru New Zealand Oman Pakistan Panama Pitcairn Islands Peru Philippines Palau
MYT NAM NCL NER NFK NGA NIC NIU NLD NOR NPL NRU NZL OMN PAK PAN PCN PER PHL PLW PNG	Mayotte Namibia New Caledonia Niger Norfolk Island Nigeria Nicaragua Niue Netherlands Norway Montenegro Nepal Nauru New Zealand Oman Pakistan Panama Pitcairn Islands Peru Philippines Palau Papua New Guinea
MYT NAM NCL NER NFK NGA NIC NIU NLD NOR NPL NRU NZL OMN PAK PAN PCN PER PHL PLW PNG POL	Mayotte Namibia New Caledonia Niger Norfolk Island Nigeria Nicaragua Niue Netherlands Norway Montenegro Nepal Nauru New Zealand Oman Pakistan Panama Pitcairn Islands Peru Philippines Palau Papua New Guinea Poland Puerto Rico Korea Dem Peoples Republic
MYT NAM NCL NER NFK NGA NIC NIU NLD NOR NPL NRU NZL OMN PAK PAN PCN PER PHL PLW PNG POL	Mayotte Namibia New Caledonia Niger Norfolk Island Nigeria Nicaragua Niue Netherlands Norway Montenegro Nepal Nauru New Zealand Oman Pakistan Panama Pitcairn Islands Peru Philippines Palau Papua New Guinea Poland Puerto Rico
MYT NAM NCL NER NFK NGA NIC NIU NLD NOR NPL NRU NZL OMN PAK PAN PCN PER PHL PLW PNG POL PRI	Mayotte Namibia New Caledonia Niger Norfolk Island Nigeria Nicaragua Niue Netherlands Norway Montenegro Nepal Nauru New Zealand Oman Pakistan Panama Pitcairn Islands Peru Philippines Palau Papua New Guinea Poland Puerto Rico Korea Dem Peoples Republic of
MYT NAM NCL NER NFK NGA NIC NIU NLD NOR NPL NRU NZL OMN PAK PAN PCN PER PHL PLW PNG POL PRI PRK	Mayotte Namibia New Caledonia Niger Norfolk Island Nigeria Nicaragua Niue Netherlands Norway Montenegro Nepal Nauru New Zealand Oman Pakistan Panama Pitcairn Islands Peru Phillippines Palau Papua New Guinea Poland Puerto Rico Korea Dem Peoples Republic of Portugal Paraguay Palestinian Territory
MYT NAM NCL NER NFK NGA NIC NIU NLD NOR NPL NRU NZL OMN PAK PAN PCN PER PHL PLW PNG POL PRI PRK	Mayotte Namibia New Caledonia Niger Norfolk Island Nigeria Nicaragua Niue Netherlands Norway Montenegro Nepal Nauru New Zealand Oman Pakistan Panama Pitcairn Islands Peru Philippines Palau Papua New Guinea Poland Puerto Rico Korea Dem Peoples Republic of Portugal Paraguay

QAT

Qatar **REU** Reunion

ROU	Romania	
RUS	Romania Russian Federation	
RWA	Rwanda	
SAU	Saudi Arabia Kingdom Of	
SDN	Sudan	
SEN	Senegal	
SGP	Singapore	
SGS	Sth Georgia & Sth Sandwich	
SHN	St Helena	
SJM	Svalbard & Jan Mayen	
SLB	Solomon Islands	
SCG	Serbia & Outlying	
SLE	Sierra Leone	
SLV	El Salvador	
SMR	San Marino	
SOM	Somalia	
SPM	St Pierre And Miquelon	
SRB	Serbia	
STP	Sao Tome And Principe	
SUR	Suriname	
SVK	Slovakia	
SVN	Slovenia	
SWE	Sweden	
SWZ	Swaziland	
SYC	Seychelles	
SYR	Syrian Arab Republic	
TCA	Turks & Caicos Islands	
TCD	Chad	
TGO	Togo	
THA	Thailand	
TJK	Tajikistan	
TKL	Tokelau	
TKM	Turkmenistan	
TLS	Timor-Leste  East Timor	
TON	Tonga	
TTO	Trinidad & Tobago	
TUN	Tunisia	
TUR	Turkey	
TUV	Tuvalu	
TWN	Taiwan	
TZA	Tanzania United Republic of	
UGA	Uganda	
UKR	Ukraine	
UMI	United States Minor	
URY	Uruguay	
USA	United States of America	
UZB	Uzbekistan	
VNM	Vietnam	
VUT	Vanuatu	
WLF	Wallis & Futuna	
WSM	Samoa	
YEM	Yemen	
YMD	Yemen Democratic	
YUG	Yugoslavia Socialist Fed Rep	
ZAF	South Africa	
ZAR	Zaire	
ZMB	Zambia Zimbabwe	
744E		