

TIME OF MEETING: 10.00am (Melbourne time) Investor registration: From 9.45am (AEDT)

VENUE: Hall & Wilcox Level 11 Rialto South Tower 525 Collins Street, Melbourne, VIC 3000

2024 ANNUAL REPORT Investors are encouraged to read the 2024 Annual Report prior to the AGM. Please visit www.arena.com.au/ investor-centre/annual-general-meeting to download your copy.

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ARENA REIT

Arena

2024 NOTICE OF ANNUAL GENERAL MEETING & EXPLANATORY MEMORANDUM



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HOW TO VOTE

To vote, eligible Securityholders should either:

- 1. Attend the Meeting on Friday 22 November 2024 and vote in person.
- Vote online: <u>www.votingonline.com.au/</u> <u>arfagm2024</u> prior to 10.00am (Melbourne time) Wednesday 20 November 2024.
- 3. Lodge a proxy form by mail, fax or in person to Boardroom and ensure it is received by 10.00am (AEDT) Wednesday 20 November 2024.
- **Time:** 10.00 am (AEDT)
- Date: Friday 22 November 2024
- Venue: Hall & Wilcox, Level 11 Rialto South Tower 525 Collins Street, Melbourne Victoria

Please refer to page 6 for further details regarding how to vote.

FURTHER INFORMATION

If you have any questions regarding this document, please contact the toll free Information Line on 1800 008 494 (within Australia) or +61 3 9093 9000 (outside Australia) between 8.30am to 5.30pm (Melbourne time) Monday to Friday.

Alternatively, you may also contact your financial, legal, taxation or other professional adviser.

Arena REIT acknowledges the Traditional Custodians of the lands on which our business and assets operate, and recognises their ongoing connection to land, waters and community.

RENA REIT NOTICE OF ANNUAL GENERAL MEETING AND EXPLANATORY MEMORANDUM 2024



INTRODUCTION

Dear Investor

I am pleased to invite you to attend Arena REIT's 2024 Annual General Meeting (AGM) of Securityholders.

The AGM will be held at Hall and Wilcox, Level 11 Rialto South Tower, 525 Collins Street, Melbourne at 10.00 am on Friday 22 November 2024.

All resolutions will be decided by a poll and Securityholders will be able to vote and ask questions during the meeting. The voting results of the AGM will be announced to the ASX following the conclusion of the AGM.

Information on how to attend and participate is set out in the Notice of Meeting. If you are unable to attend, please complete and return your Proxy Form. You are encouraged to submit a Proxy Form in advance of the AGM even if you plan to attend, so that your vote can still be counted should you encounter any issues on the day of the AGM.

A live webcast (audio and presentation only) will be made available using the details noted below.

The Independent Directors unanimously recommend that you vote in favour of all resolutions.

I look forward to your attendance and participation at the AGM.

Yours sincerely,

David Ross.

David Ross **Chair**



David Ross, Chair.

TO VIEW THE WEBCAST

You can view the live webcast by entering hallandwilcox.zoom.us/j/66579782939 into a web browser on a computer or online device.



2024 NOTICE OF ANNUAL GENERAL MEETING

Annual General Meeting of Arena REIT Limited and General Meeting of Arena REIT No.1 and General Meeting of Arena REIT No.2 (together Arena REIT).

Notice is given that a meeting of shareholders in Arena REIT Limited (ACN 602 365 186) (the **Company**) will be held in conjunction with meetings of unitholders in trusts Arena REIT No.1 and Arena REIT No.2 (the **Trusts**) and together, these three simultaneous general meetings will constitute the AGM of Arena REIT, as follows:

Time: 10.00am (Melbourne time)

Date: Friday 22 November 2024

Venue: Hall & Wilcox Level 11 Rialto South Tower 525 Collins Street, Melbourne

Arena REIT Management Limited (ACN 600 069 761, AFSL 465754) (**Responsible Entity**) is the responsible entity of the Trusts.

BUSINESS OF THE MEETING

The business to be considered at the AGM is as follows:

ORDINARY BUSINESS

Financial Reports

To receive and consider the Financial Report, the Directors' Report and the Auditor's Report, each for the financial year ended 30 June 2024.

Resolution 1 – Non-binding advisory vote on the Remuneration Report

To consider and, if thought fit, pass the following as an advisory resolution of the Company:

'That the Remuneration Report for the financial year ended 30 June 2024 be adopted.'

This item is subject to voting exclusions – see the voting exclusion statement in the Explanatory Memorandum.

OTHER BUSINESS

Resolution 2 – Election of Mr Adam Tindall as a director of the Company

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

'That Mr Adam Tindall, who was appointed as a director by the Board with effect from 1 November 2024 in accordance with ASX Listing Rule 14.4 and clause 2.3(b) of the Company's constitution and whose appointment as a director expires at the conclusion of the Annual General Meeting and, being eligible, offers himself for election, be elected as a director of the Company.'

Resolution 3 – Ratification of Placement

To consider and, if thought fit, pass the following resolutions as separate ordinary resolutions of the Company and each of the Trusts:

'That for the purpose of ASX Listing Rule 7.4 and for all other purposes, the previous issue of 31,746,032, Securities at an issue price of \$3.78 per Security, under a placement to institutional investors as detailed in the Explanatory Memorandum (Placement), be ratified.'

This item is subject to voting exclusions – see the voting exclusion statement in the Explanatory Memorandum.

Resolution 4 – Grant of Deferred STI Rights to Mr Rob de Vos

To consider and, if thought fit, pass the following resolutions as separate ordinary resolutions of the Company and each of the Trusts:

'That for the purposes of ASX Listing Rule 10.14 and for all other purposes, the grant to the Managing Director, Mr Rob de Vos, of rights as his deferred short term incentive under the Arena REIT Deferred Short Term and Long Term Incentive Plan on the terms set out in the Explanatory Memorandum to this Notice of Meeting, is approved'.

This item is subject to voting exclusions – see the voting exclusion statement in the Explanatory Memorandum.

Resolution 5 – Grant of LTI Performance Rights to Mr Rob de Vos

To consider and, if thought fit, pass the following resolutions as separate ordinary resolutions of the Company and each of the Trusts:

'That for the purposes of ASX Listing Rule 10.14 and for all other purposes, the grant to the Managing Director, Mr Rob de Vos, of performance rights as his long term incentive under the Arena REIT Deferred Short Term and Long Term Incentive Plan on the terms set out in the Explanatory Memorandum to this Notice of Meeting, is approved'.

This item is subject to voting exclusions – see the voting exclusion statement in the Explanatory Memorandum.

Resolution 6 – Grant of Deferred STI Rights to Mr Gareth Winter

To consider and, if thought fit, pass the following resolutions as separate ordinary resolutions of the Company and each of the Trusts:

'That for the purposes of ASX Listing Rule 10.14 and for all other purposes, the grant to the Chief Financial Officer and

ARENA REIT NOTICE OF ANNUAL GENERAL MEETING AND EXPLANATORY MEMORANDUM 2024

an Executive Director of the Responsible Entity, Mr Gareth Winter, of rights as his deferred short term incentive under the Arena REIT Deferred Short Term and Long Term Incentive Plan on the terms set out in the Explanatory Memorandum to this Notice of Meeting, is approved.'

This item is subject to voting exclusions – see the voting exclusion statement in the Explanatory Memorandum.

Resolution 7 – Grant of LTI Performance Rights to Mr Gareth Winter

To consider and, if thought fit, pass the following resolutions as separate ordinary resolutions of the Company and each of the Trusts:

'That for the purposes of ASX Listing Rule 10.14 and for all other purposes, the grant to the Chief Financial Officer and an Executive Director of the Responsible Entity, Mr Gareth Winter, of performance rights as his long term incentive under the Arena REIT Deferred Short Term and Long Term Incentive Plan on the terms set out in the Explanatory Memorandum to this Notice of Meeting, is approved'.

This item is subject to voting exclusions – see the voting exclusion statement in the Explanatory Memorandum.

NOTES

Chair

Under section 252S of the Corporations Act and the constitution of the Company, Arena REIT is entitled to appoint a person to chair the AGM. The Responsible Entity and board of the Company intend to appoint Arena REIT's Independent, Non-executive Chair, Mr David Ross, to act as chair of the AGM (Chair).

Quorum

The quorum required at the AGM is at least two Securityholders in person (at the meeting venue) or by proxy. No business other than the election of the Chair (if applicable) and the adjournment of a meeting may be transacted at a meeting unless a quorum is present. If the quorum is not present within 30 minutes after the scheduled time for the meeting, the meeting will be adjourned as the Chair directs.

Required majority

Resolutions 2 through 7 are ordinary resolutions, and will be passed if more than 50% of the votes cast by Securityholders present (in person or by proxy) and eligible to vote are cast in favour of each resolution.

Voting exclusion statement

The Chair will disregard any votes cast by a person who is not entitled to vote according to the voting exclusions summarised on page 7 or section 253E of the Corporations Act.

Voting at the meeting by an individual

To vote at the meeting, you are required to attend the AGM (at the meeting venue) on Friday 22 November 2024 or any adjournment of the AGM. Please arrive at the venue from 30 minutes prior to the scheduled start of the AGM to facilitate the registration process.

Voting by a company

In order to vote at the AGM, a corporate Securityholder may either appoint a proxy or appoint an individual as its corporate representative to exercise its powers.

A company wishing to appoint a person to act as its representative at the AGM must provide that person with a letter executed in accordance with the company's constitution and the Corporations Act authorising them to act as the Securityholder's representative. A 'Certificate of Appointment of Representative' may be obtained from Arena REIT's registry, Boardroom Pty Limited.

All appointed corporate representatives should lodge with Arena REIT's registry, Boardroom Pty Limited, by no later than 10.00am (Melbourne time) on Wednesday 20 November 2024, evidence of their appointment, including any signed authority. Any corporate Securityholder wishing to appoint a proxy should refer to sections on 'Voting by proxy', below, and 'How to vote', overleaf.

Voting by proxy

Each Securityholder entitled to vote at the AGM has a right to appoint a proxy to attend and vote on their behalf. A proxy does not need to be a Securityholder, and you may appoint the Chair of the AGM as your proxy. A Securityholder who is entitled to cast two or more votes may appoint two proxies and may specify the proportion or number of votes each proxy is entitled to exercise. However, if no proportion or number is specified, then each proxy may exercise half of the Securityholder's votes. If a Securityholder returns an undirected proxy form and the Chair is appointed as their proxy, then the Chair will vote in favour of each resolution.

The proxy form, which accompanies this Notice of Annual General Meeting, includes instructions on how to vote and appoint a proxy. To be valid, Arena REIT's registry, Boardroom Pty Limited, must receive your proxy form by no later than 10.00am (Melbourne time) Wednesday 20 November 2024.

Results

The voting results of the AGM will be released to the ASX following the AGM.



HOW TO VOTE

VOTING ENTITLEMENT

Securityholders registered as holders of Securities in Arena REIT as at 7.00pm (Melbourne time) on Wednesday 20 November 2024 will be entitled to attend and vote at the AGM (subject to any voting exclusion).

It is proposed that all resolutions will be determined by a poll.

BY PROXY

Online:

Step 1: Visit www.votingonline.com.au/arfagm2024

Step 2: Enter your Postcode or Country of Residence (if outside Australia)

Step 3: Enter your voting access code (VAC)

By mail:

Boardroom Pty Limited GPO Box 3993, Sydney NSW 2001, Australia

By fax:

+ 61 2 9290 9655

In person:

Boardroom Pty Limited Level 8, 210 George Street, Sydney NSW 2000, Australia

If voting by proxy, for your vote to be effective your proxy form must be received before 10.00am (Melbourne time) on Wednesday 20 November 2024.

AT THE MEETING

Friday 22 November 2024 10.00am (Melbourne time).

Securityholder registration commences at 9.45 am (Melbourne time).

To vote in person, Securityholders should attend the Meeting at:

Hall & Wilcox Level 11 Rialto South Tower 525 Collins Street, Melbourne

Ask a question at the meeting

Securityholders and Proxyholders will only be able to ask a question after their registration has been verified. It may not be possible to respond to all questions during the meeting.

Additional information concerning the proposed resolutions is contained in the Explanatory Memorandum which accompanies and forms part of this Notice of Meeting.

This notice is issued by Arena REIT Management Limited (ACN 600 069 761) as the responsible entity of Arena REIT No.1 and Arena REIT No.2 and the board of Arena REIT Limited (ACN 602 365 186).



EXPLANATORY MEMORANDUM

This Explanatory Memorandum forms part of the 2024 Notice of Annual General Meeting and contains information about the resolutions. You should read the Notice of Meeting and this Explanatory Memorandum carefully.

ORDINARY BUSINESS

Financial Reports

The Arena REIT 2024 Annual Report includes the Financial Report (which includes financial statements and the directors' declaration), the Directors' Report, and the Auditor's Report. It has been provided to those Securityholders who have elected to receive it. A copy of the Arena REIT 2024 Annual Report is also available online to download at www.arena. com.au/investor-centre/annual-general-meeting.

Securityholders are not required to approve the Financial Report, the Directors' Report or the Auditor's Report. During this item of business, however, Securityholders will be given a reasonable opportunity to ask questions or make comments on the reports at the meeting. Arena REIT's external auditor, PricewaterhouseCoopers (Auditor), will be present and also available to answer questions relevant to the conduct of the audit, including the independence of the Auditor, the preparation of the Auditor's Report and accounting policies adopted in relation to the preparation of the financial statements.

Securityholders may also submit written questions to the Auditor regarding the content of the audit report or the conduct of the audit process. Relevant written questions will be discussed at the AGM. A Securityholder wishing to submit a question to the Auditor should visit

www.arena.com.au/investor-centre/annual-generalmeeting no later than 5.00pm (Melbourne time) on Friday 15 November 2024.

Schedule of voting exclusions

The Chair of the AGM will disregard any votes cast as follows:

Resolution No.	Resolution description	Who is excluded from voting in <u>favour</u>
1	Non-binding advisory vote on the Remuneration Report	Members of the KMP (being the directors and the other key management personnel as disclosed in the Remuneration Report) An associate of those persons
2	Election of Mr Adam Tindall as a director of the Company	No exclusions
3	Ratification of Placement	Any person who participated in the Placement and any associate of such persons
4, 5, 6 and 7	Grant of Deferred STI Rights and LTI Performance Rights to Mr Rob de Vos and Mr Gareth Winter	A person referred to in Listing Rule 10.14.1, 10.14.2 or 10.14.3 who is eligible to participate in the employee incentive scheme in question, or an associate of that person or those persons

Note: the Chair of the AGM need not disregard a vote cast in favour of any resolutions by or on behalf of:

- a person (including the Chair of the AGM) as proxy or attorney for a person who is entitled to vote, in accordance with the directions given to the proxy or attorney to vote on the resolution in that way;
- the Chair of the AGM as proxy or attorney for a person who is entitled to vote on the resolution, where the proxy form does not specify the way the proxy is to vote on that resolution but expressly authorises the Chair of the AGM to exercise the proxy, even if that resolution is connected directly with the remuneration of a member of the Key Management Personnel (KMP); 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 the resolution; and
 - the holder votes on the resolution in accordance with the directions given by the beneficiary to the holder to vote in that way.

Resolution 1 – Remuneration Report

In accordance with section 250R(2) of the Corporations Act, the board of the Company is presenting Arena REIT's Remuneration Report for the year ended 30 June 2024 to Securityholders for consideration and adoption by a nonbinding vote.

The vote on this resolution is advisory only, and does not bind the board of the Company.

The Remuneration Report is included in Arena REIT's 2024 Annual Report and commences on page 25.

The Chair will give Securityholders an opportunity to ask questions about or make comments on the Remuneration Report. Although this vote does not bind the Directors, the Board intends to take into account the outcome of the vote and any Securityholder feedback when reviewing its remuneration policies and practices.

OTHER BUSINESS

Resolution 2 – Election of Mr Adam Tindall as a director of the Company

Mr Tindall was appointed as a director of the Company with effect from 1 November 2024. Listing Rule 14.4 provides that a director must not hold office without re-election past the next annual general meeting. In accordance with ASX Listing Rule 14.4 and clause 2.3(b) of the Company's constitution, he offers himself for election as a director of the Company.

If Resolution 2 is not approved, Mr Tindall will not be elected as a director of the Company, and the position that he holds as a director of the Company will be vacated. If Resolution 2 is approved, Mr Tindall will remain a director until he nominates for re-election, retires or is otherwise removed as director.

In line with Board succession planning Arena undertook a thorough, independent search process, using the services of an external adviser, prior to the appointment of Mr Tindall.

Mr Tindall has over 35 years' experience in investment management and real estate. His previous executive roles include Chief Executive Officer of AMP Capital, Director and Chief Investment Officer of Property at AMP Capital, Executive Director at Macquarie Capital and senior leadership roles at Lendlease. He is a current independent director of Stockland (incorporating Stockland Corporation Limited and Stockland Trust) and was previously an independent director of CSR Limited, Bennelong Funds Management Group Pty Ltd and Bennelong Funds Management Ltd.

Mr Tindall holds a Bachelor of Engineering (Civil) (Honours) and is a Fellow of the Australian Institute of Company Directors (FAICD). **Other current directorships:** Stockland (incorporating Stockland Corporation Limited and Stockland Trust).

Former directorships in last three years: CSR Limited, Bennelong Funds Management Group Pty Ltd and Bennelong Funds Management Ltd.

The Chair of the AGM intends to vote all open proxies in favour of Resolution 2.

Resolution 3 – Ratification of Placement

The purpose of this resolution is to approve and ratify, in accordance with Listing Rule 7.4, the previous issue of Securities to existing and new institutional investors via the Placement.

Background

On 29 July 2024, Arena REIT issued 31,746,032 Securities at an issue price of \$3.78 per Security to existing and new institutional investors via the Placement arranged by Macquarie Capital (Australia) Limited and Jefferies (Australia) Pty Ltd. Arena REIT confirms that no related parties of Arena REIT, members of Arena REIT's key management personnel, substantial holders of Arena REIT, advisers of Arena REIT or an Associate of any of these parties were issued more than 1% of the issued capital of Arena REIT under the Placement.

The Securities issued under the Placement were fully paid ordinary stapled securities in Arena REIT, ranking equally with all other ordinary Securities and having identical rights to existing Securities quoted on the ASX. The purpose of the Placement was to raise funds for the acquisition of six early learning centre properties and four early learning centre developments, and to increase capacity for future opportunities consistent with Arena REIT's investment objectives.

Under Listing Rule 7.1, Arena REIT may issue or agree to issue Securities totalling up to 15% of its issued capital in any 12 month period without obtaining Securityholder approval. The issue of Securities pursuant to the Placement did not exceed this 15% threshold.

Listing Rule 7.4, however, provides that where Securityholders subsequently approve an issue of securities, that previous issue will be treated as having been made with approval for the purpose of Listing Rule 7.1. Therefore, if Resolution 3 is passed, Arena REIT's 15% placement capacity will be refreshed and Arena REIT will be able to issue further Securities up to that limit. If Resolution 3 is not approved, the Securities issued under the Placement will count towards the limit under Listing Rule 7.1 and Arena REIT's ability to issue additional Securities (for example, to raise capital) in the future, should the need arise, will be restricted to the extent of its 15% placement capacity.

Resolutions 4, 5, 6, and 7 – Grant of Deferred STI Rights and LTI Performance Rights to Mr Rob de Vos and Mr Gareth Winter

Listing Rule 10.14 provides that a listed entity must not permit a director of the entity (or in the case of a trust, a director of the responsible entity) to acquire equity securities under an employee incentive scheme without the approval of Securityholders.

In accordance with Listing Rule 10.14 (in particular, 10.14.1), Arena REIT is seeking the approval of Securityholders for the grant of Deferred STI Rights and LTI Performance Rights to each of:

- Mr Rob de Vos, Managing Director; and
- Mr Gareth Winter, Chief Financial Officer and Executive Director.

The grant of the Deferred STI Rights and LTI Performance Rights pursuant to Arena REIT's Deferred Short Term and Long Term Incentive Plan is an important component of Arena REIT's remuneration framework which is designed to attract, retain and incentivise talent with the necessary skill and experience and align remuneration to performance and the successful delivery of Arena REIT's strategic objectives.

Deferred STI Rights

The grant of Deferred STI Rights represents the deferral for 12 months of 50% of the FY2024 STI awarded to Mr de Vos and Mr Winter based on the achievement of financial and non-financial objectives. The assessment of performance against the FY2024 STI objectives is set out in the Remuneration Report in Arena REIT's 2024 Annual Report.

The maximum number of Deferred STI Rights to be granted is calculated using a face value methodology, being the Deferred STI grant value divided by the volume weighted average price (VWAP) of Arena REIT Securities for the 15 trading days prior to 1 July 2024 (on an ex-distribution basis) of \$3.8476.

	Mr Rob de Vos	Mr Gareth Winter
FY2024 Deferred STI award	\$266,000	\$133,000
Deferred STI Rights grant	69,134	34,567

A summary of the material terms of the proposed grant of Deferred STI Rights is set out in Annexure A.

LTI Performance Rights

LTI Performance Rights are subject to a 3 year performance period, with vesting subject to performance hurdles based on relative total shareholder return performance against Arena REIT's peers and distributable income growth targets.

The maximum number of LTI Performance Rights to be granted is calculated using a face value methodology, being the LTI Performance Rights grant value divided by the volume weighted average price (VWAP) of Arena REIT Securities for the 15 trading days prior to 1 July 2024 (on an ex-distribution basis) of \$3.8476.

	Mr Rob de Vos	Mr Gareth Winter
FY2025 Long term incentive grant value	\$620,000	\$375,000
LTI Performance Rights grant	161,139	97,464

A summary of the material terms of the proposed grant of LTI Performance Rights is set out in Annexure A.

Further details of Mr de Vos' and Mr Winter's remuneration arrangements are contained in Annexure A and the Remuneration Report in Arena REIT's 2024 Annual Report.

Where approval is obtained for an issue of Securities under Listing Rule 10.14, further approval for the purposes of Listing Rule 7.1 is not required.

Details of any Securities issued under the Plan will be published in the Arena REIT annual report in respect of the period in which the Securities are issued (together with a statement that approval for the issue was obtained under Listing Rule 10.14). Any additional persons (ie other than Mr de Vos and Mr Winter) who are captured by Listing Rule 10.14 and who become entitled to participate in the issue of Securities under the Plan will not participate in the Plan until the required approval is obtained.

If Securityholder approval is not obtained in relation to any of Resolutions 4, 5, 6 or 7, in order to appropriately remunerate Mr de Vos and Mr Winter, the Board may consider providing alternative remuneration (equivalent to the value of the rights or performance rights at vesting had the resolution been approved by Securityholders). The Board would only do so to the extent that the applicable conditions or performance measures were satisfied.

The Chair of the AGM intends to vote all open proxies in favour of resolutions 4, 5, 6 and 7.

ANNEXURE A SUMMARY OF DEFERRED STI RIGHTS AND LTI PERFORMANCE RIGHTS

The key features of the rights proposed to be granted to Mr de Vos and Mr Winter are summarised in the table below. This information is relevant to Resolutions 4, 5, 6, and 7 of this Notice of Meeting.

DEFERRED STI RIGHTS				
Maximum number of Deferred STI Rights that may be granted	Mr Rob de Vos, Managing Director 69,134 Deferred STI Rights Deferred STI Grant Value \$266,000.	Mr Gareth Winter, CFO & Executive Director 34,567 Deferred STI Rights Deferred STI Grant Value \$133,000.		
begranted	The maximum number of Deferred STI Rights is calculated as the Deferred STI grant value divided by the volume weighted average price (VWAP) of Arena REIT Securities for the 15 trading days prior to 1 July 2024 (on an ex-distribution basis) being \$3.8476.			
Why are Deferred STI Rights being granted?	Remuneration Committee (comprising the Indep executive performance against the FY2024 busin	Deferred STI Rights are being granted following an assessment by Arena REIT's Culture and uneration Committee (comprising the Independent Directors) and the approval of the Board of sutive performance against the FY2024 business plan objectives as described in the Remuneration port contained within Arena REIT's 2024 Annual Report.		
Vesting conditions	Deferred STI Rights will vest at the end of the ve absolute discretion determine otherwise.	eferred STI Rights will vest at the end of the vesting period unless the Independent Directors in their posolute discretion determine otherwise.		
Vesting Period	Deferred STI Rights are subject to a 12 month vesting period ending on 1 July 2025.			
Allocation of Securities	Securities calculated on the basis of the distribut to the ASX) over the vesting period, calculated a	n vested Deferred STI Right entitles the holder to one Security plus an additional number of urities calculated on the basis of the distribution entitlement of those Securities (as announced ue ASX) over the vesting period, calculated as the number of Securities that would have been uired if the distributions were reinvested in Securities applying the rules of the Arena REIT Dividend Distribution Reinvestment Plan.		
Change in Control	In the event of a change of control transaction or any proposed transaction that the Board in its discretion determines should be treated as a change of control, unvested Deferred STI Rights will vest at the time of the event (unless the Board determines another treatment in its discretion).			
Other required information	Mr de Vos and Mr Winter are the only persons referred to in Listing Rule 10.14 who are entitled and eligible to participate in the Plan at the discretion of the Board.			
	Approvals were last received at the 2023 AGM for the grant of Deferred STI Rights to Mr de Vos and Mr Winter. In accordance with that approval, 46,497 Deferred STI Rights were granted to Mr de Vos ar 22,837 Deferred STI Rights were granted to Mr Winter.			

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LTI PERFORMANCE RIGHTS					
Maximum number of LTI Performance Rights that may be	Mr Rob de Vos, Managir 161,139 LTI Performance LTI grant value \$620,000	Rights			
granted		f LTI Performance Rights is curities for the 15 days trac		alue divided by the 15 day n an ex-distribution basis)	
	Further relevant information is included in the FY2024 Remuneration Report contained within Arena REIT's 2024 Annual Report.			contained within Arena	
Why are LTI Performance Rights being granted?	LTI Performance Rights are being granted as part of the remuneration of Mr de Vos (30% of target remuneration opportunity) and Mr Winter (32% of target remuneration opportunity).				
Summary of performance conditions	Hurdle 1: Distributable Income per Security Weighting: 50%		Hurdle 2: Relative Total Weighting: 50%	Shareholder Return	
	FY2027 Distributable Income per Security	Hurdle 1 Component Vesting	Percentile Ranking	Hurdle 2 Component Vesting	
	Below 19.3 cents per security	0% Vesting	Below 50th percentile	0% Vesting	
	Between 19.3 and 20.4 cents per security	Progressive pro-rata vesting between 50% vesting (at 19.3 cents per security) and 100% vesting (at 20.4 cents per security)	50th percentile and above	Progressive pro-rata vesting between 50% vesting at the 50th percentile and 100% vesting at 75th percentile	
What is Relative TSR?	Relative TSR performance is determined based on Arena REIT's total ASX return (assuming distributions are reinvested) ranking against a comparator group over the performance period. The comparator group are the constituents of the S&P/ASX 200 A-REIT Index as at the commencement of the performance period.				
Performance Period	LTI Performance Rights a ending on 30 June 2027	are subject to a 3 year perf	ormance period commend	ing on 1 July 2024 and	
Other vesting conditions	The Board has discretion to adjust vesting conditions and/or performance outcomes used for assessing whether the vesting conditions have been satisfied to ensure that participants are neither advantaged nor disadvantaged by matters that may affect outcomes (for example, by excluding non-recurrent items or the impact of significant acquisitions or disposals or the timing of material capital raisings).				
Allocation of Securities	Each vested LTI Perform	ance Right entitles the hol	der to one Security.		
Change in Control	In the event of a change of control transaction or any proposed transaction that the Board in its discretion determines should be treated as a change of control, a pro-rata number of unvested LTI Performance Rights vest at the time of the event, based on the performance period elapsed and the extent to which performance hurdles have been achieved at that time (unless the Board determines another treatment in its absolute discretion).				
Other required information	eligible to participate in	r are the only persons refe the Plan at the discretion o	of the Board.		
	Approvals were last received at the 2023 AGM for the grant of LTI Performance Rights to Mr de Vos and Mr Winter. In accordance with that approval, 151,745 LTI Performance Rights were granted to Mr de Vos and 95,839 LTI Performance Rights were granted to Mr Winter. No amount was payable on the grant of the performance rights or will be payable if the performance rights vest. As at the date of this meeting, none of the performance rights have vested.				



DEFERRED STI RIGHTS AND LTI PERFORMANCE RIGHTS

Amount payable	No amount is payable on the grant or vesting.		
Terms of any loan	No loans will be provided in relation to acquisition of the rights.		
Issue of Securities No rights will be granted pursuant to the Resolutions 4 - 7 more than 12 months after the date or			
Employment	In the event of termination of employment:		
Termination	 due to dismissal for cause or resignation, unvested rights lapse (unless the Board determines otherwise); and 		
	in all other circumstances, the Board has discretion to determine awards which may remain on foot and may also pro-rata awards for time and performance.		
	The Board may cause a right to lapse in full and also allow accelerated vesting in special circumstances (subject to termination benefit cap rules).		

The following information is provided to Securityholders pursuant to Listing Rule 10.15:

	Mr Rob de Vos	Mr Gareth Winter
FY2025 Fixed Remuneration	\$820,000	\$500,000
FY2025 Short Term Incentive target	\$620,000	\$300,000
FY2025 Long Term Incentive grant value	\$620,000	\$375,000
Number of Securities that have previously been issued under the Plan (established in FY2015)	301,467 Deferred STI Rights 1,355,993 LTI Performance Rights	192,321 Deferred STI Rights 1,122,444 LTI Performance Rights
Average acquisition price for Securities that have previously been issued under the Plan	No amount is payable	No amount is payable



GLOSSARY

ACN: Australian Company Number

AFSL: Australian Financial Services Licence

Arena REIT: The stapled group comprising the Company and the Trusts

Arena REIT No.1: Arena REIT No.1 (ARSN 106 891 641)

Arena REIT No.2: Arena REIT No.2 (ARSN 101 067 878)

ARSN: Australian Registered Scheme Number

Associate: has the meaning given to it in the Listing Rules

ASX: ASX Limited (ACN 008 624 691) or the market operated by it (the Australian Securities Exchange), as the context requires

Company: Arena REIT Limited (ACN 602 365 186)

Constitutions: the constitution of the Company and the constitution of each Trust

Deferred STI Right: right to be issued a Security as a short term incentive in accordance with the Arena REIT Deferred Short Term and Long Term Incentive Plan

Executive Director: Managing Director and any other person who is both a director and an employee of the Company or the Responsible Entity

Independent Director: An Independent Non-Executive Director of Arena REIT Limited or Arena REIT Management Limited (as the context requires), namely: David Ross, Rosemary Hartnett, Helen Thornton and Dennis Wildenburg

Listing Rules: ASX Listing Rules

LTI Performance Right: right to be issued a Security as a long term incentive in accordance with the Arena REIT Deferred Short Term and Long Term Incentive Plan

Placement: Placement of Securities to institutional investors underwritten by Macquarie Capital (Australia) Limited and Jefferies (Australia) Pty Ltd, which was completed on 24 July 2024

Plan: Arena REIT Deferred Short Term and Long Term Incentive Plan

Responsible Entity: Arena REIT Management Limited (ACN 600 069 761) (AFSL 465754)

Security or Securities: Stapled securities in Arena REIT

Securityholder: A person who holds Securities

Trust: Each of Arena REIT No.1 and Arena REIT No.2 (collectively, Trusts)

CORPORATE DIRECTORY

Arena REIT Limited ACN 602 365 186 Arena REIT Management Limited (ARML) ACN 600 069 761 AFSL 465754

PRINCIPAL PLACE OF BUSINESS

Level 32, 8 Exhibition Street Melbourne Vic 3000 Phone: +61 3 9093 9000 Email: info@arena.com.au Website: www.arena.com.au

DIRECTORS

David Ross (Independent, Non-Executive Chair) Rosemary Hartnett (Independent, Non-Executive Director) Helen Thornton (Independent, Non-Executive Director) Dennis Wildenburg (Independent, Non-Executive Director) Rob de Vos (Managing Director) Gareth Winter (Executive Director of ARML)

COMPANY SECRETARY

Gareth Winter

AUDITOR

PricewaterhouseCoopers 2 Riverside Quay Southbank VIC 3006

REGISTRY

Boardroom Pty Limited Level 8, 210 George Street Sydney NSW 2000 Telephone: 1300 737 760

INVESTOR ENQUIRIES AND CORRESPONDENCE

Arena REIT Locked Bag 32002 Collins Street East Melbourne VIC 8003 **Telephone:** 1800 008 494

Website: www.arena.com.au

Email: info@arena.com.au

Better Communities. Together.





All Correspondence to:

\bowtie	By Mail	Boardroom Pty Limited GPO Box 3993 Sydney NSW 2001 Australia
	By Fax:	+61 2 9290 9655
	Online:	www.boardroomlimited.com.au
7	By Phone:	(within Australia) 1300 737 760
		(outside Australia) +61 2 9290 9600

YOUR VOTE IS IMPORTANT

For your vote to be effective, your proxy appointment must be recorded **before 10.00am (Melbourne Time) on Wednesday, 20 November 2024.**

TO VOTE ONLINE

STEP 1: VISIT https://www.votingonline.com.au/arfagm2024

- STEP 2: Enter your Postcode OR Country of Residence (if outside Australia)
- STEP 3: Enter your Voting Access Code (VAC):



BY SMARTPHONE

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 (Melbourne Time) on Wednesday, 20 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:

묘 Online	https://www.votingonline.com.au/arfagm2024
🗏 By Fax	+ 61 2 9290 9655
🖂 By Mail	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.

Your Address

This is your address as it appears on the company's share register. If this is incorrect, please mark the box with an "X" and make the correction in the space to the left. Securityholders sponsored by a broker should advise their broker of any changes.

Please note, you cannot change ownership of your securities using this form.

PROXY FORM

STEP 1 APPOINT A PROXY

I/We being a securityholder/s of Arena REIT and entitled to attend and vote hereby appoint:

the Chair of the Meeting (mark box)

OR if you are NOT appointing the Chair of the Meeting as your proxy, please write the name of the person or body corporate (excluding the registered securityholder) you are appointing as your proxy below

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 at the Annual General Meeting of the Company to be held at Hall & Wilcox, Level 11 Rialto South Tower, 525 Collins Street, Melbourne, VIC 3000 on Friday, 22 November 2024 at 10.00am (Melbourne Time) and at any adjournment of that meeting, to act on my/our behalf and to vote in accordance with the following directions or if no directions have been given, as the proxy sees fit.

Chair of the Meeting authorised to exercise undirected proxies on remuneration related matters: If I/we have appointed the Chair of the Meeting as my/our proxy or the Chair of the Meeting becomes my/our proxy by default and I/we have not directed my/our proxy how to vote in respect of Resolutions 1, 4, 5, 6 or 7, I/we expressly authorise the Chair of the Meeting to exercise my/our proxy in respect of these Resolutions even though Resolutions 1, 4, 5, 6 and 7 are connected with the remuneration of a member of the key management personnel for the Company.

The Chair of the Meeting will vote all undirected proxies in favour of all Items of business (including Resolutions 1, 4, 5, 6 and 7). If you wish to appoint the Chair of the Meeting as your proxy with a direction to vote against, or to abstain from voting on an item, you must provide a direction by marking the 'Against' or 'Abstain' box opposite that resolution.

STEP 2	VOTING DIRECTIONS * If you mark the Abstain box for a particular item, you are directing your proxy not to vote on your behalf on a show of hands be counted in calculating the required majority if a poll is called.	or on a poll	and your vote	e will not
		For	Against	Abstain*
Resolution 1	Non-binding advisory vote on the Remuneration Report			
Resolution 2	Election of Mr Adam Tindall as a director of the Company			
Resolution 3	Ratification of Placement			
Resolution 4	Grant of Deferred STI Rights to Mr Rob de Vos			
Resolution 5	Grant of LTI Performance Rights to Mr Rob de Vos			
Resolution 6	Grant of Deferred STI Rights to Mr Gareth Winter			
Resolution 7	Grant of LTI Performance Rights to Mr Gareth Winter			

	TEP 3 SIGNATURE OF SECURITYHOLDERS This form must be signed to enable your directions to be implemented.			
Individua	al or Securityholder 1	Securityholder 2	Securityholder 3	
Sole Director and Sole Company Secretary		Director	Director / Company Secretary	
Contact Name		Contact Daytime Telephone	Date / / 2024	