

MYDEAL.COM.AU LIMITED ACN 640 108 130

NOTICE OF ANNUAL GENERAL MEETING

Notice is hereby given that the Annual General Meeting of shareholders of Mydeal.com.au Limited (**Company**) will be held on 16 November 2021 at 3 p.m. (AEDT) via webcast hosted on the following platform

web.lumiagm.com/383205327 (Meeting).

The Explanatory Notes to this Notice provide additional information on the matters to be considered at the Meeting. The Explanatory Notes and the Proxy Form part of this notice.

BUSINESS OF THE MEETING

Item 1: Financial Statements and Reports

To receive and consider the Financial Report, the Directors' Report and Auditor's Report of the Company for the year ended 30 June 2021.

Item 2: Remuneration Report

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

"To adopt the Remuneration Report for the year ended 30 June 2021."

Notes:

- In accordance with section 250R of the Corporations Act, the vote on this resolution will be advisory only and will not bind the Directors or the Company.
 - A voting exclusion statement applies to this resolution (see Explanatory Notes for details).

Item 3: Re-election of Director

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

"That Mr Christopher Tait, being a Director who is retiring in accordance with Clause 15.4.3 of the Company's Constitution and ASX Listing Rule 14.5, and being eligible, offers himself for election, be re-elected as a Director of the Company."

Item 4: Additional 10% Placement Capacity

To consider and, if thought fit, to pass the following as a special resolution of the Company:

"For the purpose of Listing Rule 7.1A and for all other purposes, to approve the issue of additional Equity Securities up to 10% of the issued capital of the Company (at the time of issue), calculated in accordance with the formula prescribed in Listing Rule 7.1A.2 over a 12- month period and on the terms and conditions set out in the Explanatory Notes."

Note: A voting exclusion statement applies to this resolution (see Explanatory Notes for details).

Item 5: Approval of issue of Options to Sean Senvirtne and an Associate

Item 5.1: Approval of issue of Options to Sean Senvirtne

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

"That for the purposes of ASX Listing Rule 10.14 and for all other purposes, Shareholders approve the grant of Options as long-term incentives to Sean Senvirtne, calculated as outlined in the Explanatory Notes, and the issue of shares upon the exercise of those Options), on the terms and as outlined in the Explanatory Notes accompanying the Notice."

Note: A voting exclusion statement applies to this resolution (see Explanatory Notes for details).

Item 5.2: Approval of issue of Options to Kate Dockery

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

"That for the purposes of ASX Listing Rule 10.14 and for all other purposes, Shareholders approve the grant of Options as long-term incentives to Kate Dockery, calculated as outlined in the Explanatory Notes, and the issue of shares upon the exercise of those Options), on the terms and as outlined in the Explanatory Notes accompanying the Notice."

Note: A voting exclusion statement applies to this resolution (see Explanatory Notes for details).

ENTITLEMENT TO VOTE

The Directors have determined that the persons eligible to vote at the Meeting are those who are registered Shareholders of the Company as at 7.00 p.m. (AEDT) on 14 November 2021 (**Entitlement Time**), subject to any applicable voting exclusion.

This means that if you are not the registered holder of a Share in the Company at the Entitlement Time, you will not be entitled to vote at the Meeting.

MEETING ATTENDANCE

The Meeting will be held virtually via webcast only and hosted on an online platform Any Security holder who wishes to attend the Meeting may do so by accessing the following link:

https://web.lumiagm.com/383205327

When signing in to the online platform, those attending the Meeting must provide their full name in order to allow the Company to identify them during the Meeting.

The Company recommends that Shareholders log in to the online portal at least 15 minutes prior to the start of the Meeting to ensure their internet connections and devices are working and to attend to registration requirements.

Shareholders may put questions to the Chairman relating to items on the Meeting agenda. The Chairman will also allow a reasonable opportunity at the Meeting for Shareholders to ask more general questions about the affairs of the Company.

If you choose to participate online on the day of the meeting you will be able to view a live webcast of the Meeting, ask the Directors questions online or orally and submit your vote in real time.

ANNUAL REPORT

Copies of the Company's 2021 Annual Report may be accessed on the Company's website <u>https://investors.mydeal.com.au/site/content/</u> or from the Company.

VOTING OPTIONS AND PROXIES

Voting

To vote online during the meeting you will need to visit **web.lumiagm.com/383205327** on your smartphone, tablet or computer. You will need the latest versions of Chrome, Safari, Internet Explorer 11, Edge or Firefox. Please ensure your browser is compatible. For further instructions on how to participate online please view the online meeting user guide provided.

If you do not plan to attend the Meeting in person, you are encouraged to complete and return the Proxy Form, which accompanies this Notice of Annual General Meeting.

Voting by Proxy

A Shareholder who is entitled to attend and vote at this Meeting is entitled to appoint not more than two proxies to attend and vote in place of the Shareholder.

If the Shareholder appoints two proxies, the Shareholder may specify the proportion or number of votes each proxy is entitled to exercise. If no proportion or number of votes is specified, each proxy may exercise half of the Shareholder's votes. If the specified proportion or number of votes exceeds that which the Shareholder is entitled to, each proxy may exercise half of the Shareholder's votes. Any fractions of votes brought about by the apportionment of votes to a proxy will be disregarded.

A proxy need not be a Shareholder of the Company. A body corporate appointed as a shareholder's proxy may appoint a representative to exercise any of the powers the body may exercise as a proxy at the Meeting. The representative should bring to the Meeting evidence of his or her appointment, including any authority under which the appointment is signed, unless it has previously been given to the Company.

Subject to the specific proxy provisions applying to Item 2 (see the Explanatory Notes below):

If a Shareholder has not directed their proxy how to vote, the proxy may vote (or abstain from voting) as the proxy determines, and

If a Shareholder appoints the Chairman of the Meeting as proxy and does not direct the Chairman how to vote on an item of business, the Chairman will vote in accordance with his voting intention as stated in this Notice of Meeting, namely in favour of each of the proposed resolutions set out in the Notice of Meeting.

Proxy Voting by the Chairman

For Item 2 (Remuneration Report), where the Chairman is appointed as a Shareholder's proxy and that shareholder has not specified the way in which the Chairman is to vote on Item 2, the Shareholder is directing the Chairman to vote in accordance with the Chairman's voting intentions for this item of business, even though Item 2 is connected directly or indirectly with the remuneration of Key Management Personnel.

The Chairman intends to vote all undirected proxies in favour of the resolutions in the Notice of Meeting, including Item 2.

Proxy Forms

To be effective, the Proxy Form must be completed, signed and lodged (together with the relevant original power of attorney or a certified copy if the proxy is signed by an attorney) with the Company's Share Registry, as an original or by facsimile, **no later than** 3 p.m. (AEDT) on 14 November 2021 (**Proxy Deadline**).

Proxy forms may be submitted in one of the following ways:

- By mail to Boardroom Pty Limited using the reply-paid envelope or GPO Box 3993, Sydney NSW 2001.
 Please allow sufficient time so that it reaches Boardroom Pty Limited by the Proxy Deadline;
- (ii) By fax to Boardroom Pty Limited on +61 2 9290 9655 (within Australia); or
- (iii) Online via https://www.votingonline.com.au/mydagm2021; or
- (iv) By hand delivery to Boardroom Pty Limited at Level 12, 225 George Street, Sydney NSW 2000.

Proxy Forms and Powers of Attorney must be received by the Proxy Deadline.

CORPORATE REPRESENTATIVES

Where a shareholding is registered in the name of a corporation, the corporate Shareholder may appoint a person to act as its representative to attend the Meeting by providing that person with:

- i) a letter or certificate authorising him or her as the corporation's representative, executed in accordance with the corporation's constitution; or
- (ii) a copy of the resolution appointing the representative, certified by a secretary or director of the corporation.

BY ORDER OF THE BOARD

VanessaChidrawi

Vanessa Chidrawi Company Secretary 18 October 2021

Explanatory Notes

As required by section 317 of the Corporations Act, the Financial Report, Directors' Report and Auditor's Report of the Company for the most recent financial year will be presented at the Meeting. The Financial Report comprises the consolidated financial report of the Company and its controlled entities.

There is no requirement for a formal resolution on this Item.

The Chairman of the Meeting will allow a reasonable opportunity at the Meeting for Shareholders to ask questions about or make comments on the management of the Company. Shareholders will also be given a reasonable opportunity at the Meeting to ask the Company's auditor, Pitcher Partners (**PP**), questions about the Auditor's Report, the conduct of its audit of the Company's Financial Report for the year ended 30 June 2021, the preparation and content of the Auditor's Report, the accounting policies adopted by the Company in its preparation of the financial statements and the independence of PP in relation to the conduct of the audit.

Shareholders may submit written questions to the Company in relation to the above matters. Written questions must be received no later than 5.00 p.m. (AEDT) on 11 November 2021. A form to facilitate the submission of questions is attached to this Notice and it includes instructions for the return of this form to the Share Registry.

ITEM 2 – Adoption of Remuneration Report

Reasons for Resolution

In accordance with section 300A of the Corporations Act the Company has proposed a Remuneration Report for the consideration of Shareholders.

As provided by section 250R(3) of the Corporations Act, the resolution on this item of business is advisory only and does not bind the Board or the Company.

The objective of the Company's executive reward framework is to ensure reward for performance is competitive and appropriate for the results delivered. In order to align remuneration with shareholders' interests, the framework:

- attracts, motivates and retains executive talent required to deliver strategy;
- appropriately balances fixed and at-risk remuneration components;
- creates reward differentiation to drive performance values and behaviours; and
- creates Shareholder value through equity alignment.

Voting Exclusion Statement

As required by the Corporations Act, the Company will disregard any votes cast in favour of Item 2 by any member of the Company's Key Management Personnel (**KMP**) or a Closely Related Party of any such member unless the person:

- (i) votes as a proxy appointed by writing that specifies how the person is to vote on the resolution; or
- (ii) is the Chairman of the Meeting and votes as a proxy appointed by writing that authorises the Chairman to vote on the resolution even though that resolution is connected with the remuneration of a member of the Company's KMP.

What this means for Shareholders: If you intend to appoint a member of the KMP (such as one of the Directors) as your proxy, please ensure that you direct them how to vote on the proposed resolution in Item 2. If you intend to appoint the Chairman of the Meeting as your proxy, you can direct him how to vote by marking the boxes for Item 2 (for example, if you wish to vote for, against or abstain from voting), or you can choose not to mark any of the boxes for Item 2 and give the Chairman your express authority to vote your undirected proxy (in which case the Chairman will vote in favour of this item of business).

Shareholders should be aware that the Chairman intends to vote all undirected proxies given to the Chairman in favour of the resolutions of the Annual General Meeting, including this Item 2, subject to compliance with the Corporations Act.

Directors' Recommendation

Noting that each Director of the Company has a personal interest in their own remuneration the subject of this resolution, the Board does not consider it appropriate to make a recommendation to Shareholders in relation to voting on this resolution.

ITEM 3 - Re-election of Director

In accordance with the Company's Constitution and ASX Listing Rule 14.5 an election of Directors must be held at each annual general meeting. Clause 15.4.3 of the Constitution states that at each AGM, one-third of the directors must retire from office by rotation.

Mr Tait has over 25 years' experience advising both local and multinational companies. Chris became the head of Strategy and Acquisitions for WH Smith PLC, before moving to Melbourne to become the regional CFO for WH Smith Asia Pacific. Chris then became a founder of Henslow, the Corporate Adviser to MyDeal. Chris' skills focus on general strategic advice, mergers and acquisitions, private capital raises and transaction structuring. Chris is Chairman of Atomos Limited (ASX:AMS), and Henslow investee company, Credo Holdings Pty Ltd. Chris holds a BSc in Economics and Accountancy from City, University of London and is qualified as a Chartered Accountant from the Institute of Chartered Accountants in England & Wales. Having had regard to the ASX Principles, the Company's Board does not regard Mr Tait as an independent director.

Directors' Recommendation

The Directors (with Mr Tait abstaining) unanimously support the re-election of Mr Tait and recommend that Shareholders vote in favour of this resolution.

ITEM 4 – Additional 10% Placement Capacity

ASX Listing Rule 7.1A provides that an eligible entity (as defined below) may seek security holder approval by special resolution at its Annual General Meeting to issue equity securities equivalent to an additional 10% of the number of ordinary securities on issue over a period of 12 months after the Annual General Meeting (**10% Placement Capacity**). This is in addition to the existing 15% placement capacity permitted by ASX Listing Rule 7.1.

Item 4 is a Special Resolution. Accordingly, at least 75% of votes cast by Shareholders present and eligible to vote at the Meeting must be in favour of Item 4 for it to be passed.

If Item 4 is approved, the number of equity securities the Company may issue under the 10% Placement Capacity will be determined in accordance with the formula prescribed in ASX Listing Rule 7.1A.2 (as set out below).

An eligible entity is one that, as at the date of the relevant Annual General Meeting:

- a) is not included in the S&P/ASX 300 Index; and
- has a maximum market capitalisation (excluding restricted securities and securities quoted on a deferred settlement basis) of \$300,000,000.

As at the date of this Notice, the Company is an eligible entity as it is not included in the S&P/ASX 300 Index and has a current market capitalisation of \$195 million (based on the number of Shares on issue which excludes restricted securities and the closing price of Shares on ASX on 12 October 2021).

Any equity securities issued must be in the same class as an existing class of quoted equity securities. The Company currently has three classes of securities, being quoted fully paid ordinary shares, unquoted performance rights and unquoted options (ASX Code: MYD).

The number of equity securities that the Company may issue under the approval sought by Item 5 will be calculated in accordance with the following formula as set out in ASX Listing Rule 7.1A:

Where:

A = the number of fully paid Shares on issue 12 months before the date of issue or agreement to issue

(the relevant period):

- (i) plus, the number of Shares issued in the 12 months under an exception in Listing Rule 7.2 other than exception 9,16 or 17;
- (ii) plus, the number of Shares issued in the relevant period on the conversion of convertible securities under rule 7.2 exception 9 where:
 - a. the convertible securities were issued or agreed to be issued before the commencement of the relevant period; or
 - b. the issue of, or agreement to issue, the convertible securities was approved, or taken under these rules to have been approved, under rule 7.1 or rule 7.4;

(iii) plus, the number of Shares issued in the relevant period under an agreement to issue securities within rule 7.2 exception 16 where:

- a. The agreement was entered into before the commencement of the relevant period; or
- b. the agreement or issue was approved, or taken under these rules to have been approved, under rule 7.1 or 7.4;
- (iv) plus, the number of fully paid Shares issued in the relevant period with approval under Listing Rules 7.1 and 7.4;
- (v) Plus, the number of partly paid ordinary securities that became fully paid in the relevant period;
- (vi) less the number of fully paid Shares cancelled in the 12 months.

D = 10%.

E = the number of equity securities issued or agreed to be issued under Listing Rule 7.1A.2 in the 12 months before the date of issue or agreement to issue that are not issued with the approval of the Shareholders under Listing Rules 7.1 and 7.4.

Specific information required by Listing Rule 7.1A

Pursuant to and in accordance with ASX Listing Rule 7.3A, the information below is provided in relation to Item 4:

Minimum price

Under the ASX Listing Rules, the securities may only be issued for cash consideration per security which is not less than 75% of the volume weighted average price of securities in that class, calculated over the 15 ASX trading days on which trades in that class were recorded immediately before:

- the date on which the price at which the equity securities are to be issued is agreed; by the Company and the recipient of the securities or
- (b) if the securities are not issued within 10 ASX trading days of the date in paragraph (i) above, the date on which the securities are issued.

Risk of voting dilution

Shareholders should be aware there is a risk of economic and voting dilution that may result from an issue of equity securities under the 10% Placement Capacity, including the risk that:

- the market price for equity securities in that class may be significantly lower on the issue date than on the date of the Meeting where approval is being sought; and
 - the equity securities may be issued at a price that is at a discount to the market price for those equity securities on the date of issue.

Any issue of equity securities under the 10% Placement Capacity will dilute the interests of Shareholders who do not receive any equity securities under the issue.

If Item 4 is approved and the Company issues the maximum number of equity securities available under the 10% Placement Capacity, the economic and voting dilution of existing Shares would be as shown in the table below.

The table below shows the potential dilution of existing Shareholders calculated in accordance with the formula outlined in ASX Listing Rule 7.1A.2, on the basis of the current market price of the Shares and the current number of Shares on issue as at the date of this Notice of Meeting. The table also assumes that no options on issue are exercised into Shares before the date of issue of the equity securities.

The table also shows the voting dilution impact where the number of Shares on issue (Variable "A" in the formula) changes and the economic dilution where there are changes in the issue price of Shares issued under the 10% Placement Capacity.¹

		Dilution			
Variable "A" in		\$ 0.375	\$ 0.750	\$ 1.50	
Listing Rule 7.1A.2		50% decrease in Issue Price	Issue Price	100% increase in Issue Price	
Current Variable A 258,827,306	10% Voting dilution	25,882,730.60	25,882,730.60	25,882,730.60	
	Funds Raised	\$9,706,023.98	\$19,412,048	\$38,824,095.90	
50% increase in current Variable A	10% Voting dilution	12,941,365.30	12,941,365.30	12,941,365.30	
129,413,653	Funds Raised	\$4,853,011.99	\$9,706,023.98	\$19,412,048	
100% increase in current Variable A	10% Voting dilution	51,765,461.20	51,765,461.20	51,765,461.20	
517,654,612	Funds Raised	\$19,412,048	\$38,824,095.90	\$77,648,191.80	

Notes:

¹ The table has been prepared on the following assumptions:

- The Company issues the maximum number of shares available under ASX Listing Rule 7.1A;
- The table shows only the effect of shares issued under ASX Listing Rule 7.1A and does not factor in the Company's ability to issue up to 15% of its issued capital under ASX Listing Rule 7.1;
- The current issue price is \$0.750, being the closing price of the Shares on ASX on 12 October 2021.
- (d) The current number of securities on issue is the Shares on issue as at 12 October 2021, being 258,827,306.

The table shows:

two examples where Variable "A" has increased, by 50% and 100%. Variable "A" is based on the number of Shares the Company has on issue. The number of Shares on issue may increase as a result of issues of Shares that do not require approval (for example, a pro rata entitlements issue) or future specific placements under ASX Listing Rule 7.1 that are approved at a future Shareholders' meeting; and
 two examples of where the issue price of shares has decreased by 50% and increased by 100% as against the current market price.

Period for which the approval will be valid

If Shareholder approval is granted for Item 4, then that approval will expire on the earlier of:

-) 16 November 2022, being 12 months from the date of the Meeting;
- the time and date of the Company's next Annual General Meeting; or
- the date Shareholder approval is granted to a transaction under ASX Listing Rule 11.1.2 (proposed change to nature and scale of activities) or ASX Listing Rule 11.2 (change involving main undertaking).

The approval under ASX Listing Rule 7.1A will cease to be valid in the event that Shareholders approve a transaction under ASX Listing Rule 11.1.2 or 11.2.

Purpose of Issue under 10% Placement Capacity

The Company may issue equity securities under the 10% Placement Capacity for various purposes including general working capital purposes and to raise funds to further develop the Company's product offering. The Company will comply with the disclosure obligations under Listing Rules 7.1A.4 and 3.10.3 upon issue of any Equity Securities.

Allocation under the 10% Placement Capacity

The allottees of the equity securities to be issued under the 10% Placement Capacity have not yet been determined. However, the allottees of equity securities could consist of current Shareholders or new investors (or both), none of whom will be related parties of the Company.

The Company will determine the allottees at the time of the issue under the 10% Placement Capacity, having regard to the following factors:

- (a) the purpose of the issue;
 - alternative methods for raising funds available to the Company at that time, including, but not limited to, an entitlement issue or other offer where existing Shareholders may participate;
 - the effect of the issue of the equity securities on the control of the Company;
 - the circumstances of the Company, including, but not limited to, the financial position and solvency of the

Securities issued or agreed to be issued under rule 7.1A.2 in the 12 months preceding the date of Meeting

Voting exclusion statement

The Company will disregard any votes cast in favour of the Resolution by or on behalf of:

- a person who is expected to participate in, or who will obtain a material benefit as a result of the proposed issue (except a benefit solely by reason of being a holder of ordinary securities in the Company); or
- an associate of that person or those persons.

However, the Company need not disregard a vote if it is cast by:

- a person as a proxy or attorney for a person who is entitled to vote on the resolution, in accordance with directions given to the proxy or attorney to vote on the resolution in that way; or
- the Chairman as proxy or attorney for a person who is entitled to vote on the resolution, 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 the resolution; and
 - (ii) the holder votes on the resolution in accordance with directions given by the beneficiary to the holder to vote in that way.

Note: In accordance with ASX Listing Rule 14.11.1, as at the date of this Notice of Meeting it is not known who may participate in any placement utilising the 10% Placement Capacity (if any). On that basis, no Shareholders are currently excluded from voting on this Resolution.

Item 5 – Approval of Issue of Options to Sean Senvirtne and an Associate

ASX Listing Rule 10.14

ASX Listing Rule 10.14 requires that an entity must not issue or agree to issue equity securities under an employee incentive scheme to a related party without the approval of the holders of its ordinary securities. Accordingly, Item 5 seeks the approval of Shareholders to grant options to acquire ordinary shares in the Company (**Options**) to Mr Sean Senvirtne and Ms Kate Dockery, in accordance with the terms of the Company's long-term incentive plan (**LTIP**), and to the issue of Shares on the exercise of the Options.

Executive remuneration is designed to attract, retain and motivate talent of the highest calibre, whilst incurring a cost appropriate to the Company's circumstances and lifecycle stage. Each executive is allocated a percentage of base salary as the maximum long-term incentive achievable, with the issue of Options subject to performance hurdles based on total Shareholder returns. Mr Senvirtne is the Company's Chief Executive Officer and Ms Dockery is the Head of Product.

ASX Listing Rule 10.15 requires that the following information be provided to Shareholders in relation to the issue of the Options that are the subject of Item 5:

- (a) the Options are to be issued to Sean Senvirtne and Kate Dockery;
- (b) Sean Senvirtne, as a director of the Company, as contemplated by Listing Rule 10.14.1 and Ms Dockery, as Mr Senvirtne's partner, is an associate of a director as contemplated by Listing Rule 10.14.2;
- (c) the maximum total number of Options to be granted to Mr Senvirtne will be calculated according to the following formula:

(A x 30%) / B,

where A = Mr Senvirtne's base salary (excluding superannuation) of \$350,000 and

B = the fair value of the Options, calculated according to the Monte Carlo simulation, Trinomial or Black Scholes valuation methodologies, as appropriate. Using a correlated simulation, the valuation model simultaneously calculates the returns from the Company and the peer group on a risk neutral basis as at the test date. The percentile rank is then calculated for the Company and from that the percentage of shares that vest. The share price at the test date is then used to calculate the option price for the remainder of the time to expiry. The option price is adjusted based on the vesting percentage, then discounted from the test date back to the present. This process is repeated for a number of iterations. The final option price is the average of these iteration trials

(d) the maximum total number of Options to be granted to Ms Dockery will be calculated according to the following formula:

(A x 20%) / B,

where A = Ms Dockery's base salary (excluding superannuation) of \$160,000 and

B = the fair value of the Options, calculated according to the Monte Carlo simulation, Trinomial or Black Scholes valuation methodologies, as appropriate. Using a correlated simulation, the valuation model simultaneously calculates the returns from the Company and the peer group on a risk neutral basis as at the test date. The percentile rank is then calculated for the Company and from that the percentage of shares that vest. The share price at the test date is then used to calculate the option price for the remainder of the time to expiry. The option price is adjusted based on the vesting percentage, then discounted from the test date back to the present. This process is repeated for a number of iterations. The final option price is the average of these iteration trials

The vesting hurdle for the Options relates to total Shareholder returns (**TSR**) over three years, which takes into account share price appreciation plus reinvested dividends, expressed as a percentage of investment and adjusted for changes in the Company's capital structure. The Options will vest if the Company's TSR over the three-year performance period is at or above the 51st percentile compared to a peer group of 8 ASX-listed companies, which is designed to focus executives on delivering sustainable long-term Shareholder returns.

Vesting will occur based on the Company's positioning in the peer group, according to the table presented below:

TSR ranking	Proportion to vest
Less than 50 th percentile	0%
50 th percentile	50%
At or above 75 th percentile	100%
Pro-rata vesting occurs between the 50 th and 75 th percentiles	

- (e) Mr Senvirtne's total remuneration package as at 30 June 2021 was comprised of base salary of \$350,000.00 per annum plus 9.5% superannuation entitlements, short-term incentives of \$157,879.00 and eligibility to participate in the Company's long-term incentive plan;
- (f) 4,000,000 Options were issued to Mr Senvirtne and 1,450,000 Options were issued to Ms Dockery on 29 June 2021, as set out in the prospectus lodged with ASX on quotation of the Company's securities on 20 October 2020;
- (g) the Options have an exercise price of \$0.64 each, being the VWAP20 to 10 July 2021, expire ten years from their date of issue and, upon vesting, each Option may be exercised into one fully paid ordinary share of the Company, upon payment of the exercise price;
- (h) the Company utilises the issue of Options to align incentives potentially payable to executives with Shareholder returns, and to motivate and retain executives in line with market practice whilst limiting cash outlay and values the Options at \$0.28 each, based on a Monte Carlo simulation valuation methodology;
- (i) should the Resolutions in Item 5 be approved, the Options will be issued no later than three years after the date of the Meeting;
- (j) the Options will be issued for nil consideration and no loan will be entered into in respect of the acquisition of the Options;
- (k) the Options will be issued on the terms and conditions of the Company's LTIP, a summary of which is attached as Annexure "A";
- (I) details of any securities issued under the LTIP will be published in the Company's annual report relating to the period in which they were issued, along with a statement that approval for the issue was obtained

under listing rule 10.14, and any additional persons covered by Lusting Rule 10.14 who become entitled to participate in an issue of securities under the LTIP after the Resolution in Item 5 is approved and who are not named in the Notice, will not participate until approval is obtained under that rule; and

(m) a voting exclusion statement is included below.

Chapter 2E of the Corporations Act

For a public company, or an entity that the public company controls, to give a financial benefit to a related party of the public company, the public company or entity must, pursuant to section 208 of the Corporations Act 2001 (*Cth.*) (**Corporations Act**):

- obtain the approval of the public company's members in the manner set out in sections 217 to 227 of the Corporations Act; and
- give the benefit within 15 months following such approval,

unless the giving of the financial benefit falls within an exception set out in sections 210 to 216 of the Corporations Act.

The issue of the Options may constitute giving a financial benefit and Sean Senvirtne is a related party of the Company by virtue of being a director.

The Directors (other than Mr Senvirtne who has a material personal interest in the Resolution) consider that Shareholder approval pursuant to Chapter 2E of the Corporations Act is not required in respect of the issue of the Options, as the issue falls within an exception under section 211 of the Corporations Act, being that it constitutes reasonable remuneration given the circumstances of the Company and the positions held by Mr Senvirtne and Ms Dockery.

Voting exclusion statement

The Company will disregard any votes cast in favour of the Resolutions in Item 5 by or on behalf of:

- a person referred to in Listing Rule 10.14.1, 10.14.2 or 10.14.3 who is eligible to participate in the LTIP; or
- an associate of such person.

However, the Company need not disregard a vote if it is cast by:

- a person as a proxy or attorney for a person who is entitled to vote on the resolution, in accordance with directions given to the proxy or attorney to vote on the resolution in that way; or
- the Chairman as proxy or attorney for a person who is entitled to vote on the resolution, 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:

(i) 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

(ii) the holder votes on the resolution in accordance with directions given by the beneficiary to the holder to vote in that way.

Directors' Recommendation

The Directors (with Mr Senvirtne abstaining) unanimously recommend that Shareholders vote in favour of the Resolution in Item 5.1 and 5.2.

Chairman's Voting Intention

The Chairman of the Meeting intends to vote all available undirected proxies in favour of all Resolutions.

GLOSSARY

10% Placement Capacity has the meaning given in Item 4 of the Notice.

AEDT means Australian Eastern Daylight Savings Time as observed in Sydney, Australia.

Annual General Meeting or Meeting means the meeting convened by the Notice

Associate has the meaning given to that term in Division 2 of Part 1.2 of the Corporations Act, as the context requires.

ASX means ASX Limited ACN 008 624 691.

ASX Listing Rules means the Listing Rules of the ASX, as amended or replaced from time to time except to the extent of any express written waiver by ASX.

ASX Principles means the ASX Corporate Governance Principles and Recommendations (4th edition).

Board means the current board of directors of the Company.

Closely Related Party has the meaning as defined in section 9 of the Corporations Act.

Company means Mydeal.com.au Limited (ACN 640 108 130)

Constitution means the Company's Constitution.

Corporations Act means the Corporations Act 2001 (Cth).

Directors means the current directors of the Company.

Eligible Entity means an entity that at the relevant date:

- (a) Is not included in the A&P/ASX 300 Index; and
- (b) Has a market capitalisation (excluding restricted securities and securities quoted on a deferred settlement basis) of \$300,000,000.

Entitlement Time means 7.00 p.m. (AEDT) on 14 November 2021.

Equity Securities includes a Share, a right to a Share or Option, an Option, a convertible security and any security that ASX decides to classify as an Equity Security.

Explanatory Notes means the Explanatory Notes accompanying the Notice.

Items means the resolutions set out in the Notice, or any one of them, as the context requires.

Key Management Personnel or KMP has the meaning as defined in section 9 of the Corporations Act.

Notice or **Notice of Meeting** or **Notice of Annual General Meeting** means this notice of annual general meaning and the explanatory notes accompanying the Notice and the Proxy Form.

Option means an option to acquire a Share.

Proxy Deadline means 3 p.m. (AEDT) on 14 November 2021.

Proxy Form means the proxy form accompanying the Notice.

Related Body Corporate has the meaning set out in in section 50 of the Corporations Act.

Remuneration Report means the remuneration report set out in the Director's Report section of the Company's annual financial report for the year ended 30 June 2020.

Resolutions means the resolutions set out in the Notice, or any one of them, as the context requires.

Share means a fully paid ordinary share in the capital of the Company.

Shareholder means a holder of a Share.

Share Registry means Boardroom Pty Limited.

Voting Exclusion means the exclusion of particular Shareholders from voting on a particular Resolution, as specified under that Resolution in the Notice of Meeting.

Annexure "A"

Long Term Incentive Plan

The key terms of the LTI plan are summarised below. The full terms are set out in the Rules of the Equity Incentive Plan – Plan Rules., lodged with ASX on 20 October 2020.

The LTI plan provides executive KMP and leadership, along with department heads, with grants of options or performance rights over ordinary shares which are subject to a 3-year relative TSR performance condition.

Each executive is allocated a dollar value (which may be a fixed percentage of the executive's total base remuneration excluding superannuation) representing the executive's maximum LTI opportunity for the year. This dollar value is converted into a number of options/performance rights by dividing the maximum LTI opportunity by the face value of the options or performance rights.

The executive entitlement will be subject to the 5% limit imposed by the equity incentive plan or require additional shareholder approval.

Participants are issued with an offer letter outlining the terms and conditions of the options or performance rights. To the extent the applicable vesting conditions are satisfied at the end of the three-year performance period, participants will be able to exercise their options and receive one fully paid ordinary share for each option that is exercised or performance right that has vested. The Board has discretion to settle exercised options or performance rights in cash.

Relatives Total Shareholder Return ('TSR') Performance hurdle

The Relative TSR Performance hurdle takes into account share price appreciation plus reinvested dividends, expressed as a percentage of investment and adjusted for changes in the Company's capital structure.

Options or performance rights will vest if the Company's TSR over the performance period is at or above the 51st percentile compared to a peer group of 8 ASX listed companies. Vesting will occur based on the Company's positioning in the peer group. This is designed to focus executives on delivering sustainable long-term shareholder returns.

The comparator group represents a range of alternative companies that shareholders could invest in.

TSR ranking	Proportion to vest
Less than 50 th	0%
percentile	
50 th percentile	50%
At or above 75 th	100%
percentile	

Pro-rata vesting		
occurs between		
the 50 th and 75 th		
percentile		

The options exercise price is determined based on the VWAP20 leading up to 10 July 2021.

The Relative TSR Performance hurdle will be achieved only if the Company's relative TSR over the performance period is at or above the 51st percentile of the comparator group.

The maximum award under the LTI plan is 100% of an executive's grant if all vesting conditions are fully satisfied over the performance period.

The Board will calculate the Company's TSR ranking within the comparator group as defined in each of the LTI plans at each vesting date.

"Bad Leavers" (who resign or are terminated for cause) will forfeit any unvested options or performance rights, unless otherwise determined by the Board. For executives who cease employment for other reasons, the Board has discretion to vest any unvested options or performance rights on a pro-rata basis taking into account time and the current level of performance against the performance hurdle, or to hold the LTI award to be tested against performance hurdles at the end of the original vesting period.

In the event of a change of control before vesting of an LTI award, the Board has discretion as to how to treat the unvested award, including to determine that the award will vest or lapse in whole or in part, or that it will continue subject to the same or different conditions.

The Board may reconsider the level of satisfaction of a performance hurdle and take steps to reduce the benefit of an LTI award to the extent its vesting was affected by fraud, dishonesty, breach of obligation or other action likely to result in long term detriment to the Company

Treatment of dividends: There are no dividends payable to participants on unvested options or performance rights.

Sourcing of shares: The Board has discretion to purchase shares on market or to issue new shares in respect of vested and exercised options or performance rights.

Retention of shares: The rules of the LTI plan do not require participants to retain any shares allocated to them upon vesting and exercising of options.



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 it must be recorded before 3:00pm (AEDT) on Sunday 14 November 2021.

TO VOTE ONLINE

STEP 1: VISIT https://www.votingonline.com.au/mydagm2021

- 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 3:00pm (AEDT) on Sunday 14 November 2021**. 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/mydagm2021	
📇 By Fax	+ 61 2 9290 9655	
🖂 By Mail	Boardroom Pty Limited GPO Box 3993, Sydney NSW 2001 Australia	
🛉 In Person	Boardroom Pty Limited Level 12, 225 George Street, Sydney NSW 2000 Australia	



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 n	nember/s of MyDeal.com.au Limited (Co	ompany) and entitled to attend and vote hereby appoint:	
	the Chair of the Meeting (mark box)		
	NOT appointing the Chair of the Meeting your proxy below	as your proxy, please write the name of the person or body	corporate (excluding the registered securityholder) you an
2			
Company to b	e held held as a virtual meeting online at	o individual or body corporate is named, the Chair of the Meet https://web.lumiagm.com/383205327 on Tuesday, 16 Novem nce with the following directions or if no directions have been o	ber 2021 at 3:00pm (AEDT) and at any adjournment of that
the Meeting b	ecomes my/our proxy by default and I/we	proxies on remuneration related matters: If I/we have appointed have not directed my/our proxy how to vote in respect of It h Item 2 is connected with the remuneration of a member of t	em 2, I/we expressly authorise the Chair of the Meeting t
The Chair of the direction to vor	ne Meeting will vote all undirected proxies te against, or to abstain from voting on an	in favour of all Items of business (including Item 2). If you wi item, you must provide a direction by marking the 'Against' or	sh to appoint the Chair of the Meeting as your proxy with 'Abstain' box opposite that resolution.
STEP 2	* If you mark the Abstain box for a part be counted in calculating the required in	icular item, you are directing your proxy not to vote on your be majority if a poll is called.	shalf on a show of hands or on a poll and your vote will no
			For Against Absta
Item 2	Adoption of the Remuneration Report		
P.			
Item 3	Re-Election of Director Mr. Christopher	rlat	
Item 4 Special	Additional 10% Placement Capacity		
Item 5.1	Approval of issue of Options to Sean S	envirtne	
Item 5.2	Approval of issue of Options to Kate D	ockery	
STEP 3	SIGNATURE OF SECURIT This form must be signed to enable yo		
			Securityholder 3
	This form must be signed to enable yo	ur directions to be implemented.	Securityholder 3
Ind	This form must be signed to enable yo	ur directions to be implemented.	Securityholder 3



18 October 2021

Dear Shareholder

Annual General Meeting - 16 November 2021

The Annual General Meeting of shareholders of MyDeal.com.au (**Company**) will be held virtually via webcast hosted at

web.lumiagm.com/383205327

at: **3.00 p.m.** (AEDT)

on: 16 November 2021 (Meeting).

The Meeting will be held virtually due to restrictions occasioned by the COVID-19 pandemic, including government restrictions on gatherings.

The Notice of Meeting and accompanying explanatory memorandum are being made available to shareholders electronically and a hard copy will not be despatched.

You are able to access the Notice of Meeting and explanatory memorandum via the website of the Company's share registry, Boardroom Pty Limited (**Boardroom**), on the Company's website or via the ASX market announcements platform using code "MYD".

Shareholders can participate in the Meeting via the Lumi AGM platform through the following URL: **web.lumiagm.com/383205327**

Participating in the Meeting virtually will enable shareholders to view the Meeting live, ask questions and cast votes in the real time poll during the Meeting.

You will need the following information to access the Meeting:

- the Meeting ID, which is 383 205 327
- your username, which is your Voting Access Code (reflected on the front of your proxy form or in your notice of meeting email)
- your password, which is your Australian postcode (overseas shareholders should refer to the Online Voting User Guide).

Further information on how to vote and participate in the virtual Meeting is contained in the Online Voting User Guide attached.

Alternatively, if you have been nominated as a third party proxy, or for any enquiries relating to virtual participation in the Meeting or accessing the Lumi AGM platform, please contact Boardroom on 1300 737 760 or +61 02 9290 9600.

Yours sincerely

VanessaChidrawi

Vanessa Chidrawi

Company Secretary

-- ENDS --

For further information, please contact:

Media Enquiries	Investor Relations
Tristan Everett	https://investors.mydeal.com.au
+61 403 789 096	+61 3 9999 1091
Tristan.everett@marketeye.com.au	ir@mydeal.com.au

About MyDeal

MyDeal is an online retail marketplace focused on home and lifestyle goods such as furniture and homewares. MyDeal currently has more than 1,800 sellers (of which 1,151 are considered Active Sellers¹ as at 30 June 2021) on its platform with over 6 million product SKUs listed across over 2,000 categories (with the number of SKUs available for sale at any time determined by sellers).

https://investors.mydeal.com.au/site/content/

 $^{^{1}}$ "Active Sellers" are sellers that have sold products through the platform within the last three months.



ONLINE SHAREHOLDERS' MEETING GUIDE 2021

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/383205327 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: 383-205-327

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 2:00pm (AEDT), 16 November 2021

Using the Lumi AGM platform:

ACCESS

The 1st 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 (within Australia) or +61 2 9290 9600 (outside Australia)





<u>Guests</u>

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.

	XLUM	I	
First Name			
Last Name			
Email			



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.

୍ଥ BROADCAST ^

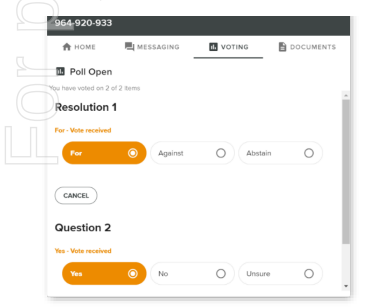
During the meeting, mobile users can minimise the webcast at any time by selecting the arrow by the broadcast icon. You will still be able to hear the meeting. Selecting the broadcast icon again will reopen the webcast.

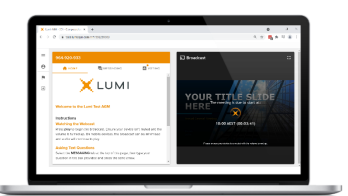
VOTING

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.





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.

964-920-933	:		
🕈 НОМЕ	📕 MESSAGING		DOCUMENTS
Poll Open You have voted on 0 Resolution	of 2 items		-
Select a choice.	O Against	O Abstain	0
CANCEL			
Question 2			
Select a choice.	O No	OUnsure	•

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

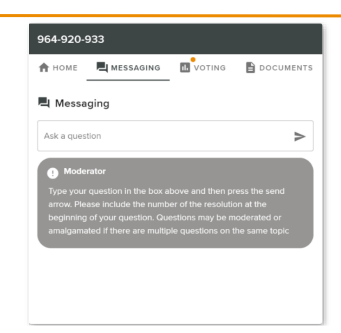
Any shareholder or appointed proxy is eligible to ask questions.

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.

g	64-920-9	933		
	номе	A MESSAGING		DOCUMENTS
	L Messa	ging		
,10	Ask a quest	lion		>
	9 Mode	rator		
		question in the box at ase include the numbe		
		of your question. Que ted if there are multip		
'n				
		🗸 Receiv	ved	
75				
117				



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://boardroommedia.zoom.us/u/acqWmpYciu 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.

Meeting ID: 383-205-327

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 2:00pm (AEDT), 16 November 2021



Country Codes

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

LBR

Liberia

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DZA	Algeria
ECU	Ecuador
EGY	Egypt
ERI	Eritrea
ESH	Western Sahara
ESP	Spain
EST	Estonia
ETH	Ethiopia
FIN	Finland
FJI	Fiji
FLK	Falkland Islands (Malvinas)
FRA	France
FRO	Faroe Islands
FSM	Micronesia
GAB	Gabon
GBR	United Kingdom
-	Georgia
GEO	
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
IMN	Isle Of Man
IND	India
ΙΟΤ	British Indian Ocean Territory
IRL	Ireland
IRN	Iran Islamic Republic of
IRQ	Iraq
ISM	Isle of Man
ISL	Iceland
ISR	Israel
ITA	Italy
JAM	Jamaica
JEY	Jersey
JOR	Jordan
JPN	Japan
KAZ	Kazakhstan
KEN	Kenya
KGZ	Kyrgyzstan
KGZ KHM	Kyrgyzstan Cambodia
КНМ	Cambodia Kiribati
KHM KIR	Cambodia
KHM Kir Kna	Cambodia Kiribati St Kitts And Nevis
KHM KIR KNA KOR KWT	Cambodia Kiribati St Kitts And Nevis Korea Republic of
KHM KIR KNA KOR	Cambodia Kiribati St Kitts And Nevis Korea Republic of Kuwait

LBK	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
MHL	Marshall Islands
MKD	Macedonia Former Yugoslav
	Rep
MLI	Mali
MLT	Mauritania
	Myanmar
MNE	Montenegro
MNG	Mongolia
MNP	Northern Mariana Islands
MOZ	Mozambique
MRT	Mauritania
MSR	Montserrat
MTQ	Martinique
MUS	Mauritius
MWI	Malawi
MYS	Malaysia
MYT	Mayotte
NAM	Namibia
NCL	New Caledonia
NER	Niger
NFK	Norfolk Island
NGA	Nigeria
NIC	Nicaragua
NIU	Niue
NLD	Netherlands
NOR	Norway Montenegro
NPL	Nepal
NRU	Nauru
NZL	New Zealand
OMN (Oman
PAK	Pakistan
PAN	Panama
PCN	Pitcairn Islands
PER	Peru
PHL	Philippines
PLW	Palau
PNG	Papua New Guinea
POL	rupuu new dunieu
	Poland
	Poland
PRI	Puerto Rico
	Puerto Rico Korea Dem Peoples Republic
PRI PRK	Puerto Rico Korea Dem Peoples Republic of
PRI PRK PRT	Puerto Rico Korea Dem Peoples Republic of Portugal
PRI PRK PRT PRY	Puerto Rico Korea Dem Peoples Republic of Portugal Paraguay
PRI PRK PRT	Puerto Rico Korea Dem Peoples Republic of Portugal
PRI PRK PRT PRY PSE	Puerto Rico Korea Dem Peoples Republic of Portugal Paraguay Palestinian Territory Occupied
PRI PRK PRT PRY PSE PYF	Puerto Rico Korea Dem Peoples Republic of Portugal Paraguay Palestinian Territory Occupied French Polynesia
PRI PRK PRT PRY PSE	Puerto Rico Korea Dem Peoples Republic of Portugal Paraguay Palestinian Territory Occupied

ROU	Romania
RUS	Russian Federation
RWA	Rwanda
SAU	Saudi Arabia Kingdom Of
SDN	Sudan
SEN	Senegal
SGP	Singapore
SGS	Sth Georgia & Sth Sandwich
	Isl
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
ткм	Turkmenistan
TLS	Timor-Leste
TMP	East Timor
TON	Tonga
тто	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
ZWE	Zimbabwe