UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 (Amendment No.)

Filed by the Registrant \boxtimes

Filed by a party of	her than the Registrant □
Check the approp	oriate box:
	Preliminary Proxy Statement
	Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
	Definitive Proxy Statement
\boxtimes	Definitive Additional Materials
	Soliciting Material under § 240.14a-12
	OPAL FUELS INC.
	(Name of Registrant as Specified In Its Charter)
	(Name of Person(s) Filing Proxy Statement, if other than the Registrant)
Payment of Filing	g Fee (Check all boxes that apply):
\boxtimes	No fee required
	Fee paid previously with preliminary materials
	Fee computed on table in exhibit required by Item 25(b) per Exchange Act Rules 14a-6(i)(1) and 0-11



Your Vote Counts!

OPAL FUELS INC.

2024 Annual Meeting Vote by June 17, 2024 11:59 PM ET





P.O. Box 9142 Farminadale, NY 11735

Ricky Campana P.O. Box 123456 Suite 500 51 Mercedes Way Edgewood, NY 11717

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FLASHID-JOB#

You invested in OPAL FUELS INC. and it's time to vote!

You have the right to vote on proposals being presented at the Annual Meeting. This is an important notice regarding the availability of proxy material for the shareholder meeting to be held on June 18, 2024.

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Get informed before you vote

View the Annual Report, Notice & Proxy Statement online OR you can receive a free paper or email copy of the material(s) by requesting prior to June 04, 2024. If you would like to request a copy of the material(s) for this and/or future shareholder meetings, you may (1) visit www.ProxyVote.com, (2) call 1-800-579-1639 or (3) send an email to sendmaterial@proxyvote.com. If sending an email, please include your control number (indicated below) in the subject line. Unless requested, you will not otherwise receive a paper or email copy.



For complete information and to vote, visit www.ProxyVote.com

Control #





Smartphone users

Point your camera here and vote without entering a control number





Vote in Person at the Meeting* June 18, 2024 10:00 AM EDT

https://www.cstproxy.com/opalfuels/2024

^{*}If you choose to vote these shares in person at the meeting, you must request a "legal proxy." To do so, please follow the instructions at www.ProxyVote.com or request a paper copy of the materials, which will contain the appropriate instructions. Please check the meeting materials for any special requirements for meeting attendance.

THIS IS NOT A VOTABLE BALLOT

This is an overview of the proposals being presented at the upcoming shareholder meeting. Please follow the instructions on the reverse side to vote these important matters.

OPAL FUELS INC. 2024 Annual Meeting Vote by June 17, 2024 11:59 PM ET

oting I	Items					Board Recommends
1. Election of Directors						
Nominees:						
01	1 Mark Comora, Chairman	04	Kevin M. Fogarty	07	Ashok Vemuri	⊘ For
02	2 Betsy L. Battle	05	James Martell			
03	3 Scott Dols	06	Nadeem Nisar			
		of BDO US	A, P.C. as our Independer	nt Registered	Public Accounting Firm for F	iscal OFor
	E N 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Nominees: 01 Mark Comora, Chairman 02 Betsy L. Battle 03 Scott Dols	Election of Directors Nominees: 01 Mark Comora, Chairman 04 02 Betsy L. Battle 05 03 Scott Dols 06 Ratification of the Appointment of BDO US	Election of Directors Nominees: 01 Mark Comora, Chairman 04 Kevin M. Fogarty 02 Betsy L. Battle 05 James Martell 03 Scott Dols 06 Nadeem Nisar Ratification of the Appointment of BDO USA, P.C. as our Independent	Election of Directors Nominees: 01 Mark Comora, Chairman 04 Kevin M. Fogarty 07 02 Betsy L. Battle 05 James Martell 03 Scott Dols 06 Nadeem Nisar Ratification of the Appointment of BDO USA, P.C. as our Independent Registered	Election of Directors Nominees: 01 Mark Comora, Chairman 04 Kevin M. Fogarty 07 Ashok Vemuri 02 Betsy L. Battle 05 James Martell 03 Scott Dols 06 Nadeem Nisar Ratification of the Appointment of BDO USA, P.C. as our Independent Registered Public Accounting Firm for F

NOTE: Such other business as may properly come before the meeting or any adjournment thereof.

Under New York Stock Exchange rules, brokers may vote "routine" matters at their discretion if your voting instructions are not communicated to us at least 10 days before the meeting. We will nevertheless follow your instructions, even if the broker's discretionary vote has already been given, provided your instructions are received prior to the meeting date.