

UNITED STATES SECURITIES AND EXCHANGE COMMISSIONWashington, D.C. 20549 FORM 6-K  
REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 UNDER THE SECURITIES  
EXCHANGE ACT OF 1934 For the month of December 2024 Commission FileNumber: 001-41982 Auna S.A.(Exact  
name of registrant as specified in itscharter) 6, rue Jean MonnetL-2180 LuxembourgGrand Duchy of  
Luxembourg+51 1-205-3500(Address of principal executive office) Indicate by check mark whether the registrant  
filesor will file annual reports under cover of Form 20-F or Form 40-F: Form 20-F X Form 40-F  A GENERAL MEETINGS OF SHAREHOLDERS This Report of Foreign Private Issuer on Form 6-K(this  Form 6-K) is being furnished by Auna S.A. (or the Company) with the Securities and Exchange Commission  
(the SEC) to provide shareholders with important information concerning the Special Meeting of  
Shareholders(the Shareholdersâ™ Meeting) to be held on December 30, 2024 at 3:00 pm (CEST). The  
Shareholdersâ™ Meeting will be held at 6 Rue Jean Monnet, L-2180 Luxembourg, Grand Duchy of Luxembourg. The  
Company is attaching to this Form 6-K: (i)the convening notice and agenda for the Shareholdersâ™ Meeting and (ii) a  
copy of the voting instructions form for the Shareholdersâ™ Meeting to vote any shares. Shareholders of record on  
November 21, 2024 may vote their shares and submit a voting instruction form by following the instructions provided  
with the voting instructions form sent to them on or about November 27, 2024. Shareholders may submit questions in  
advance by contacting our investor relations department at contact@aunainvestors.com. TABLE OF  
CONTENTS EXHIBIT 99.1 Convening Notice to the Shareholdersâ™ Meeting. 99.2 Voting Instructions Form for  
the Shareholdersâ™ Meeting. A SIGNATURE Pursuant to the requirements of the Securities Exchange Act of  
1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly  
authorized. A Auna S.A. A A A A A By: /s/ Gisele Remy A A Name: Gisele Remy A A Title: Chief  
Financial Officer Date: December 2, 2024 A Exhibit 99.1 AUNA S.A.SociÃ©tÃ© anonyme6, Rue Jean MonnetL-  
2180 LuxembourgGrand Duchy of LuxembourgR.C.S. Luxembourg:B267590(the Company) Luxembourg, 20 November  
2024 A A Convening notice to the ordinary general meeting of the shareholders of the Company A General nature of  
the business to be transacted:(i) presentation and approval of the standalone financial statements of the Company for  
the financial year having ended on 31 December 2023 drawn-up in United States Dollars and according to Luxembourg  
generally accepted accounting principles (Lux GAAP), (ii) confirmation of the allocations to the undistributable reserve  
accounts as outlined in the standalone financial statements of the Company approved at the occasion of the annual  
general meeting of the shareholders held on 6 August 2024 and confirmation of a corresponding reclassification of a  
portion of the Companyâ™s retained (losses) earnings for the financial year having started on 1 January 2024, (iii)  
dismissal of KPMG Audit S.A r.l. as statutory auditor (rÃ©viseur dâ™entreprises agrÃ©Ã©) of the Company with  
immediate effect and appointment of ATWELL as statutory auditor (rÃ©viseur dâ™entreprises agrÃ©Ã©) of the  
Company in Luxembourg, due to local regulatory reasons, with immediate effect and until the annual general meeting of  
the shareholders of the Company approving both the consolidated and the standalone financial statements of the  
Company for the financial year ending on 31 December 2024 and (iv) ratification of the appointment of EMMERICH,  
CÃ“RDOVA Y ASOCIADOS SOCIEDAD CIVIL DE RESPONSABILIDAD LIMITADA (KPMG PerÃº) as contractual auditor of  
the Company in order to continue the compliance with the requirements of the U.S. Securities and Exchange  
Commission with immediate effect and until the annual general meeting of the shareholders approving both the  
consolidated and the standalone financial statements of the Company for the financial year ending on 31 December  
2024. Dear Sir or Madam, We write to you in your capacity as shareholder of the Company and we hereby kindly  
convene you to the ordinary general meeting of the shareholders of the Company (the Meeting) which will take place at  
6, Rue Jean Monnet, L-2180 Luxembourg, Grand Duchy of Luxembourg, on 30 December 2024 at 3:00 pm CET or at  
any earlier or later date that could be agreed by all the shareholders. The Meeting will have the following  
agenda: 1. Convening formalities; 2. Presentation and approval of the standalone financial statements of the Company  
for the financial year having ended on 31 December 2023 (the 2023 Financial Year) drawn-up in United States Dollars  
and according to Luxembourg generally accepted accounting principles (Lux GAAP) (the 2023 Lux GAAP Financial  
Statements); 3. Confirmation of the allocations to the undistributable reserve accounts as outlined in the  
standalone financial statements of the Company approved at the occasion of the annual general meeting of the  
shareholders held on 6 August 2024 (the Reserve Allocations) and confirmation of a corresponding  
reclassification of a portion of the Companyâ™s retained (losses) earnings for the financial year having started on 1  
January 2024; 4. Dismissal of KPMG Audit S.A r.l. as statutory auditor (rÃ©viseur dâ™entreprises agrÃ©Ã©) of the Company with  
immediate effect and appointment of ATWELL, a Luxembourg private limited liability company  
(sociÃ©tÃ© responsabilitÃ© limitÃ©e) having its registered office at 33, rue de Gasperich, L-5826 Hesperange,  
Grand Duchy of Luxembourg and registered with the Luxembourg Register of Commerce and Companies under number  
B 169787, as statutory auditor (rÃ©viseur dâ™entreprises agrÃ©Ã©) of the Company in Luxembourg, due to local  
regulatory reasons, with immediate effect and until the annual general meeting of the shareholders approving both the  
consolidated and the standalone financial statements of the Company for the financial year ending on 31 December  
2024; 5. Ratify the appointment of EMMERICH, CÃ“RDOVA Y ASOCIADOS SOCIEDAD CIVIL DE RESPONSABILIDAD  
LIMITADA (KPMG PerÃº), a Peruvian sociedad civil de responsabilidad limitada, having its registered office at avenida  
Javier Prado Este 444P.27, San Isidro, Lima, Peru and registered with the Partida Registral number 01681796, as  
contractual auditor of the Company in order to continue the compliance with the requirements of the U.S. Securities and  
Exchange Commission with immediate effect and until the annual general meeting of the shareholders approving both  
the consolidated and the standalone financial statements of the Company for the financial year ending on 31 December  
2024; 6. Delegation of powers; and 7. Miscellaneous. Any shareholder who holds one or more class A share(s)  
and/or class B share(s) of the Company on 21 November 2024 at 23:59 CET will be admitted to the Meeting and may  
attend and vote at the Meeting, as applicable. If you wish to attend in person, please confirm your participation at the  
Meeting by email to [cmb@cbconsultoria.com](mailto:cmb@cbconsultoria.com) and [Francois.Bernard@Stibbe.com](mailto:Francois.Bernard@Stibbe.com) before 27 December 2024 at 6:00 pm  
CET. If you do not wish to attend the Meeting in person, you may appoint any person as your attorney by written proxy  
given by facsimile or email or by any other similar means, to represent you at the Meeting. In this case, you are kindly  
requested to execute the power of attorney attached hereto as Schedule 1, and to send a pdf copy of the signed  
document to [cmb@cbconsultoria.com](mailto:cmb@cbconsultoria.com) and [Francois.Bernard@Stibbe.com](mailto:Francois.Bernard@Stibbe.com) before 27 December 2024 at 6:00 pm CET.  
Should you wish to appoint another attorney than the one proposed in the attached power of attorney, please specify the  
name(s) of any such alternate attorney(s) in the form of power of attorney. The original power of attorney or voting  
form should be sent to the following address: Stibbe Avocatsc/o Mr. FranÃ§ois Bernard 26, boulevard F.W. RaiffeisenL-  
2411 Luxembourg - Grand Duchy of Luxembourg. The 2023 Lux GAAP Financial Statements will be available at the

registered office of the Company at least 8 days before the Meeting for inspection by the shareholders of the Company.Â Yours faithfully,Â AUNA S.A.Â /s/ Mauricio Balbi Bustamante Â Name: Mauricio Balbi Bustamante Â Function: Authorised Representative Â Â Â Â SCHEDULE 1: POWER OF ATTORNEYÂ Â POWER OF ATTORNEY Â [If the shareholder is a company]Â The undersigned, [Name of shareholder],domiciled at [Address] registered with [name of register] under number [number] (the Undersigned),Â ORÂ [If the shareholder is a physical person]Â The undersigned, [Name of shareholder],residing professionally at [Address] (the Undersigned),Â hereby grants a special power of attorney, withfull power of substitution, (i) to any employee of TMF Group Luxembourg and/or (ii) to any lawyer or employee of the law firm StibbeAvocats in Luxembourg, each acting under his/her sole signature (the Attorney),Â to represent the Undersigned and intervene inthe name and on behalf of the Undersigned at the general meeting of AUNA S.A., a public limited liability company (sociÃ©tÃ© anonyme) incorporated and organized under the laws of the Grand Duchy of Luxembourg, having its registered office at 6, rue Jean Monnet,L-2180 Luxembourg, Grand Duchy of Luxembourg, registered with the Luxembourg Register of Commerce and Companies (R.C.S. Luxembourg) undernumber B267590 (the Company), which will take place in Luxembourg, at 6, Rue Jean Monnet, L-2180 Luxembourg, Grand Duchy of Luxembourg, on 30 December 2024 at 3:00 pm CET or at any earlier or later date that could be agreed by all the shareholders, and to vote in favourof the items contained in the following agenda:Â 1.Calling formalities;Â 2.Presentation and approval of the standalone financial statements of the Company for the financial yearhaving ended on 31Â December 2023 (the 2023 Financial Year) drawn-up in United States Dollars and according to Luxembourg generallyaccepted accounting principles (Lux GAAP) (the 2023 Lux GAAP Financial Statements);Â 3.Confirmation of the allocations to the undistributable reserve accounts as outlined in the standalonefinancial statements of the Company approved at the occasion of the annual general meeting of the shareholders held on 6 August 2024 (theReserve Allocations) and confirmation of a corresponding reclassification of a portion of the CompanyÂ's retained (losses)earnings for the financial year having started on 1 January 2024;Â 4.Dismissal of KPMG Audit S.Â r.l. as statutory auditor (rÃ©viseur dÃ©mÃ©tre des entreprises agrÃ©Ã©) of the Company with immediate effect and appointment of ATWELL, a Luxembourg private limited liability company (sociÃ©tÃ© limitÃ©e) having its registered office at 33, rue de Gasperich, L-5826 Hesperange, Grand Duchy ofLuxembourg and registered with the Luxembourg Register of Commerce and Companies under number B 169787, as statutory auditor (rÃ©viseur dÃ©mÃ©tre des entreprises agrÃ©Ã©) of the Company in Luxembourg, due to local regulatory reasons, with immediate effect and untilthe annual general meeting of the shareholders approving both the consolidated and the standalone financial statements of the Companyfor the financial year ending on 31 December 2024;Â 5.Ratify the appointment of EMMERICH, CÃ“RDOVA Y ASOCIADOS SOCIEDAD CIVIL DE RESPONSABILIDAD LIMITADA(KPMG PerÃº), a Peruvian sociedad civil de responsabilidad limitada, having its registered office at avenida Javier Prado Este 444P.27, San Isidro, Lima, Peru and registered with the Partida Registral number 01681796 , as contractual auditor of the Company in orderto continue the compliance with the requirements of the U.S. Securities and Exchange Commission with immediateÂ Â effect and until the annual generalmeeting of the shareholders approving both the consolidated and the standalone financial statements of the Company for the financial yearending on 31 December 2024;Â 6.Delegation of powers; andÂ 7.Miscellaneous.Â The Undersigned authorizes the Attorney to approve,reject or modify any item on the agenda and, with the express approval of the Undersigned, add any item to the agenda, in his name andgives as well full powers to the Attorney to sign all documents or do all acts and declarations necessary or useful in connection withor in respect of the performance of this power of attorney, even though not especially indicated, undertaking to ratify and confirm suchacts and signatures if the need would arise.Â If the general meeting of the Company referencedabove has not taken place within three (3) months following the issuance of this power of attorney, then the Undersigned shall have thepower at any time thereafter to revoke all authority conferred by this power of attorney by giving written notice to the Attorney thatthis power of attorney has been terminated, which termination shall be effective upon receipt of such notice by the Attorney.Â The Undersigned undertakes to indemnify the Attorneyfully against all claims, losses, costs, expenses, damages or liability which the Attorney sustains or incurs as a result of any actiontaken by him/her in good faith pursuant to this power of attorney.Â This power of attorney is governed by and shallbe construed in accordance with the laws of the Grand Duchy of Luxembourg. The courts of the district of the city of Luxembourg shallhave exclusive jurisdiction to hear any dispute or controversy arising out of or in connection with this power of attorney.Â [Remainder of the page intentionally leftblank - Signature page follows]Â Â Â Given on \_\_\_\_\_, 2024Â [If the shareholder is a company]Â By: [name of shareholder]Â Â Â Â Â Â Â Â Name: [Name of signatory] Â Â Title: [\*] Â Â Â ORÂ [If the shareholder is physical person]Â Â Â Â Â Â Â Â [First and last names]Â Â Â [If the shareholder is a company]Â [Schedules:Â -Extract of the Undersigned issued by the local trade and companies register evidencing that the person(s) signing the present proxyis(are) duly authorized to sign on behalf of the Undersigned.Â -Passport copy of the person(s) signing the present proxy.]Â Â Â Exhibit 99.2Â The following proxy material for the meeting is available at [www.ProxyVote.com](http://www.ProxyVote.com): NOTICE OF MEETING 1 - 800 - 454 - 8683 BROADRIDGE CORPORATE ISSUER SOLUTIONS PO BOX 1342T., SUITE 1300 BRENTWOOD, NY 11717 12/30/24. AUNA S.A. AUNA S.A. Scan to view materials and vote via smartphone. U75149 11 Vote must be received by 12/29/2024 to be counted. 0123 4567 8192 1239 Â The following proxy material for the meeting is available at [www.ProxyVote.com](http://www.ProxyVote.com): NOTICE OF MEETING 1 - 800 - 454 - 8683 BROADRIDGE CORPORATE ISSUER SOLUTIONS PO BOX 1342T., SUITE 1300 BRENTWOOD, NY 11717 12/30/24. AUNA S.A. AUNA S.A. Scan to view materials and vote via smartphone. U75149 11 Vote must be received by 12/29/2024 to be counted. 0123 4567 8192 1239 Â Â HHSTS4 Â Â