NOTICE OF 2017 ANNUAL GENERAL MEETING AND EXPLANATORY STATEMENT

Ainsworth Game Technology Limited ABN 37 068 516 665



Notice is given that the 2017 Annual General Meeting (**AGM**) of the shareholders of Ainsworth Game Technology Limited ACN 068 516 665 (**the Company**) will be held at the following time and location, as specified below:

Date:	Tuesday 28 November 2017
Time:	11:00am (AEDT)
Location:	Bankstown Sports Club "Georges River Room" 8 Greenfield Parade (Cnr Greenfield Parade and Mona Street) Bankstown NSW 2200

AINSWORTH GAME TECHNOLOGY

NOTICE OF 2017 ANNUAL GENERAL MEETING

BUSINESS

Annual Financial Report and Directors' and Auditor's Reports

To receive and consider the Annual Financial Report including the Directors' and Auditor's Reports in respect of the financial year ended 30 June 2017.

Please refer to the accompanying Explanatory Statement for more information.

Resolution 1 – Re-election of Mr Leonard Hastings Ainsworth as Director

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

"That Mr Leonard Ainsworth, who retires in accordance with Rule 7.1(f) of the Company Constitution and ASX Listing Rule 14.4, and being eligible, offers himself for re-election, be reelected as a director of the Company."

Please refer to the accompanying Explanatory Statement for more information.

Resolution 2 – Re-election of Mr Graeme John Campbell, as Director

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

"That Mr Graeme John Campbell, who retires in accordance with Rule 7.1(f) of the Company Constitution and ASX Listing Rule 14.4, and being eligible, offers himself for re-election, be re-elected as a non-executive director of the Company."

Please refer to the accompanying Explanatory Statement for more information.

Resolution 3 – Election of Mr Harald Michael Karl Neumann, as Director

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

"That Mr Harald Michael Karl Neumann, who was appointed as an additional director on 21 February 2017 in accordance with Rule 7.1(d) of the Company Constitution and retires in accordance with Rule 7.1(d) of the Company Constitution and ASX Listing Rule 14.4, and being eligible offers himself for election, be elected as a non-executive director of the Company."

Please refer to the accompanying Explanatory Statement for more information.

Resolution 4 – Approval of Remuneration Report

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

"That the Remuneration Report for the Company required by section 250R(2) of the Corporations Act 2001 (Cth) (**Corporations Act**), which is included in the Directors' Report in respect of the year ended 30 June 2017, be adopted."

Note: The vote on this resolution is advisory only and does not bind the directors or the Company.

Please refer to the accompanying Explanatory Statement for more information.

Voting exclusion statement regarding Resolution 4

In accordance with section 250R (4) of the Corporations Act, the Company will disregard any votes cast on this resolution by any member of the Company's key management personnel (as defined in the Corporations Act), details of whose remuneration are included in the remuneration report and any closely related party (as defined in the Corporations Act) of such key management personnel (**Excluded Persons**).

However, the Company will not disregard a vote if:

- a. it is cast by an Excluded Person, as a proxy for a non Excluded Person appointed by writing that specifies how the proxy is to vote on the resolution; or
- b. it is cast by the Chairman as a proxy for a non Excluded Person where the proxy appointment does not specify the way the proxy is to vote on the resolution and expressly authorises the Chairman to exercise the proxy even if the resolution is connected with the remuneration of a member of the key management personnel.

Resolution 5 – Approval for the grant of Performance Share Rights to the Chief Executive Officer

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

"That for the purpose of ASX Listing Rules 7.1 and 10.14, as well as sections 200B and 208 of the Corporations Act, approval be given for the issue of 328,791 Performance Share Rights (**PSRs**) under the Ainsworth Game Technology Limited Rights Share Trust to Mr. Daniel Eric Gladstone, Executive Director and Chief Executive Officer of the Company, in accordance with the terms described in the Explanatory Statement."

Please refer to the accompanying Explanatory Statement for more information.

Voting Exclusion Statement regarding Resolution 5

In accordance with section 250BD of the Corporations Act and the ASX Listing Rules, the Company will disregard any votes cast on this resolution by the Chief Executive Officer or any associates of the Chief Executive Officer or by a proxyholder who is a member of the Company's key management personnel (as defined in the Corporations Act), details of whose remuneration are included in the remuneration report, and any closely related party (as defined in the Corporations Act) of such key management personnel (**Excluded Persons**).

However, the Company will not disregard a vote if:

- a. it is cast by an Excluded Person as a proxy for a non Excluded Person appointed by writing that specifies how the proxy is to vote on the resolution; or
- b. it is cast by the Chairman as a proxy for a non Excluded Person where the proxy appointment does not specify the way the proxy is to vote on the resolution and expressly authorises the Chairman to exercise the proxy even if the resolution is connected with the remuneration of a member of the key management personnel.

In addition, in accordance with section 224 of the Corporations Act 2001, a vote on this resolution must not be cast by or behalf of the Chief Executive Officer or an associate of the Chief Executive Officer unless it is cast as a proxy for a person who is entitled to vote and who has specified how the proxy is to vote on the proposed resolution.



DETERMINATION OF SHAREHOLDING AND VOTING ENTITLEMENT FOR THE PURPOSE OF THE MEETING

For the purpose of determining a person's entitlement to vote at the AGM, shares will be taken to be held by the persons who are registered as shareholders at 11.00am (AEDT) on Sunday 25 November 2017.

QUESTIONS AND COMMENTS BY SHAREHOLDERS AT THE AGM

In accordance with the Corporations Act, a reasonable opportunity will be given to shareholders to ask questions or make comments on the management of the Company at the AGM.

Similarly, a reasonable opportunity will be given to ask the Company's external auditor, KPMG, questions relevant to:

- the conduct of the audit;
- the preparation and content of the auditor's report;
- the accounting policies adopted by the Company in relation to the preparation of its financial statements; and
- the independence of the auditor in relation to the conduct of the audit.

Shareholders may also submit a written question to KPMG if the question is relevant to:

- the content of KPMG's audit report; or
- the conduct of its audit of the Company's Annual Financial Report for the year ended 30 June 2017.

Relevant questions for KPMG must be received no later than 5 business days before the AGM date by the Company Secretary:

Mr. Mark Ludski c/- Ainsworth Game Technology Limited 10 Holker Street Newington, NSW 2127

HOW TO VOTE

A shareholder can vote at the AGM:

- a. in person;
- b. by proxy;
- c. by attorney; or
- d. by corporate representative (if you are a corporate shareholder).

A shareholder will be counted as being present at the AGM if the shareholder votes in any of the ways outlined above.

Attendance at the AGM

All persons attending the AGM are asked to arrive at least 30 minutes prior to the time the AGM is to commence, so that their shareholding may be checked against the Share Register, their power of attorney or appointment as corporate representative can be verified (as the case may be), and their attendance noted.

Voting in person

If a shareholder wishes to vote in person at the AGM, they may attend the AGM which will be held at 11:00am (AEDT) on Tuesday 28 November 2017 at Bankstown Sports Club, "Georges River Room", 8 Greenfield Parade (Cnr Greenfield Parade and Mona Street) Bankstown NSW 2200.

Voting by proxy

A shareholder entitled to attend and cast a vote is entitled to appoint a proxy to attend and vote for the shareholder. The person appointed as a proxy need not be a shareholder of the Company and may be an individual or a body corporate. An appointment of proxy form accompanies this Notice of AGM.

Shareholders can direct their proxy how to vote by marking one of the boxes opposite each item of business on the proxy form attached. If the shareholder does not mark a box on the proxy form, or instruct its proxy on how to vote, the proxy may vote as they choose at the AGM. If the shareholder marks more than one box on the proxy form on an item, their vote will be invalid on that item.

A shareholder can vote a portion of their voting rights by inserting the percentage or number of securities the shareholder wishes to vote in the For, Against or Abstain box or boxes on the proxy form attached. The sum of the votes cast must not exceed the shareholder's voting entitlement or 100%.

If the shareholder is entitled to cast two (2) or more votes, the shareholder may appoint two (2) proxies and may specify the proportion or number of the shareholder's votes each proxy may exercise. If the shareholder appoints two (2) proxies and the appointment does not specify the proportion or number of the shareholder's votes each proxy may exercise, each proxy may exercise half of the votes. If the shareholder appoints two (2) proxies, neither proxy may vote on a show of hands. When appointing a second proxy, a shareholder should write both names and the percentage of votes or number of securities for each, on the proxy form attached to this Notice of Meeting. An instrument of proxy in which the name of the appointee is not filled in is taken to be given in favour of the Chairman of the meeting to which it relates.

At the point of entry to the AGM, a proxy will be admitted and given a voting card upon providing written evidence of their name and address.

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The lodging of a proxy form will not preclude a shareholder from attending in person and voting at the AGM if the shareholder is entitled to attend and vote. If the shareholder votes on any resolution, their appointed proxy is not entitled to vote and must not vote as that holder's proxy on the resolution. For the appointment of a proxy to be valid, the proxy form MUST be received by the Company or its Share Registry (details of which are set out in this Notice) not less than 48 hours before the time for holding the AGM. Proxy forms received after this time will be invalid.

Proxy forms submitted online or sent by fax or post in the manner set out in this Notice and on the proxy form must be received by the Company or its Share Registry not less than 48 hours before the time for the holding of the AGM.

Where the proxy form is executed under a power of attorney, the original power of attorney or an attested copy of the power of attorney or other authority under which it is signed MUST be lodged with the proxy form (unless it has already been lodged with the Company).

How the Chairman of the meeting will vote undirected proxies

The Chairman's voting intention is to vote undirected proxies able to be voted in favour of each of the resolutions set out in this Notice of AGM.

A shareholder can appoint the Chairman as proxy with directions to cast that shareholder's votes contrary to the Chairman's stated voting intention on any or all of the resolutions, or to abstain from voting on certain resolutions. Where a shareholder appoints the Chairman as their proxy but does not direct their vote on a particular resolution, the shareholder will be directing the Chairman to vote in accordance with the Chairman's clearly stated voting intention.

Voting by attorney

At the point of entry to the AGM, an attorney will be admitted and given a voting card upon providing written evidence of their appointment, their name and address and the identity of their appointer.

The lodging of a power of attorney will not preclude a shareholder from attending in person and voting at the AGM if the shareholder is entitled to attend and vote. If the shareholder votes on the resolutions, their appointed attorney is not entitled to vote, and must not vote as that holder's attorney on the resolutions.

In order for the appointment of an attorney to be valid, the original power of attorney or an attested copy of the power of attorney or other authority under which it is signed MUST be lodged with the Company not less than 48 hours before the time for holding the AGM. An appointment of attorney received after this time will be invalid.

Voting by corporate representative

To vote at the AGM (other than by proxy or by attorney), a corporation that is a shareholder may appoint a person to act as its authorised corporate representative. The appointment must comply with section 250D of the Corporations Act.

At the point of entry to the AGM, an authorised corporate representative will be admitted and given a voting card upon providing written evidence of their appointment including any authority under which it is signed, their name and address and the identity of their appointer.

Lodgement of proxy forms, powers of attorney and authorities

To be effective, duly signed proxy forms, powers of attorney and authorities MUST be received at an address or by fax or email shown below at least 48 hours before the commencement of the meeting at 11:00am (AEDT) on Tuesday 28 November 2017. Any forms received after that time will not be valid for the scheduled meeting.

Documents may be lodged:

IN PERSON:

Registered Office, 10 Holker Street, Newington NSW 2127, Australia

Share Registry, Computershare Investor Services Pty Limited, Level 4, 60 Carrington Street, Sydney NSW 2000, Australia

BY MAIL:

Registered Office, 10 Holker Street, Newington NSW 2127, Australia

Share Registry, Computershare Investor Services Pty Limited, GPO Box 242 Melbourne, Victoria 3001 Australia

BY FAX:

1800 783 447 (within Australia) or 61 3 9473 2555 (outside Australia)

ONLINE:

www.investorvote.com.au

By Order of the Board

ML Ludski Company Secretary 20 October 2017 – Sydney



EXPLANATORY STATEMENT

This explanatory statement is intended to provide shareholders of the Company with information to assess the merits of the proposed resolutions in the accompanying Notice of Annual General Meeting.

The Directors recommend that shareholders read the Explanatory Statement in full before making any decision in relation to the following.

Annual Financial Report and Directors' and Auditor's Reports

The Annual Financial Report for the year ended 30 June 2017 (which includes all the financial statements and notes and the Directors' and Auditor's Reports) will be laid before the meeting, in accordance with the requirements of section 317 of the Corporations Act.

There is no requirement for shareholders to vote with respect to, or to approve, these reports. However shareholders will be given a reasonable opportunity at the AGM to raise questions on the Reports. The Auditor will be in attendance at the meeting and can answer questions on the conduct of the audit and the contents of the Auditor's Report.

Resolution 1 – Re-election of Mr Leonard Hastings Ainsworth as Director

Rule 7.1(f) of the Company's Constitution requires that at each annual general meeting, one third of the directors of the Company must retire from office (or if there are not three directors of the Company, or if the number of Company directors is not a multiple of three, then the number nearest one third). The managing director and directors appointed to fill casual vacancies are not to be taken into account in calculating the number of directors of the Company for the purposes of Rule 7.1(f) of the Company's Constitution.

The directors to retire at the AGM under Rule 7.1(f) of the Company Constitution must be those who have been longest in office since their last election.

ASX Listing Rule 14.4 also provides that a director of an entity must not hold office (without re-election) past the third annual general meeting following the director's appointment.

Rule 7.1(i) of the Company Constitution provides that a retiring director is eligible for re-election.

There are currently five directors of the Company, excluding the Executive Director and Chief Executive Officer, Mr Daniel Eric Gladstone (the managing director of the Company for the purposes of Rule 7.1(g)(2) of the Company Constitution). Along with Mr G J Campbell, Mr LH Ainsworth is the longest serving director since last being re-elected. Mr LH Ainsworth was last elected to office at the AGM held on 19 November 2014. Therefore, in accordance with Rule 7.1(f) and ASX Listing Rule 14.4, Mr LH Ainsworth is due to retire at the end of this AGM.

In accordance with Rule 7.1 of the Company Constitution, Mr LH Ainsworth has offered himself for re-election to the Board as a director of the Company at this AGM.

The following is a summary of Mr LH Ainsworth and his experience:

Mr Leonard Hastings Ainsworth

Age: 94 years

Occupation: Company Director

Business experience: Mr LH Ainsworth has been a director of the Company since 1995.

Academic and professional qualifications:

Fellow of the Australian Institute of Management and Australian Institute of Company Directors and holds a Higher Doctorate degree awarded by the University of New South Wales.

Business experience:

Mr LH Ainsworth is known throughout the worldwide gaming machine industry as having pioneered many of the major design and technical innovations incorporated in gaming machines over the past 61 years. He has long been acknowledged as the industry leader throughout Australia and is widely respected for the outstanding contribution he has made to the financial success and standing of licensed clubs. In 1954, Mr LH Ainsworth founded Aristocrat which is recognised as a major producer of casino style gaming machines and systems in the world today, and by far the largest in Australia.

Mr LH Ainsworth has significant experience in developing and successfully launching new and innovative gaming machine models. He founded the Company in 1995 and the Company continues to design and develop technically advanced gaming machines.

In 1995, Mr LH Ainsworth was admitted to the Australian gaming industry's "Hall of Fame" and to the American gaming industry's "Hall of Fame". Due to his worldwide export achievements, Mr LH Ainsworth was recognised by the Australian Institute of Export as an "Export Hero" in 2002 and presented with life membership of Australasian Gaming Machine Manufacturers Association in 2003 and Clubs NSW in 2008. He was the recipient of the G2E Asia Gaming Visionary Award in 2010 and in 2011 the recipient of Clubs NSW award for outstanding contribution to the club industry. In March 2014 he was the recipient of the Keno and Club Queensland Award for Excellence for services to industry.

Mr LH Ainsworth is a Life Governor of the Garvan Institute of Medical Research and the Children's Medical Research Institute.

The Board recommends that shareholders vote in favour of the resolution for re-electing Mr LH Ainsworth.

The Chairman of the AGM intends to vote undirected proxies in favour of this resolution.

EXPLANATORY STATEMENT

Resolution 2 – Re-election of Mr Graeme John Campbell, as Director

As indicated in relation to Resolution 1 above, Mr Graeme John Campbell is the other longest serving director since last being re-elected along with Mr L H Ainsworth. Mr Campbell was last elected to office at the AGM held on 19 November 2014. Therefore, in accordance with Rule 7.1(f) and ASX Listing Rule 14.4, Mr Campbell is due to retire at the end of this AGM.

In accordance with Rule 7.1 of the Company Constitution, Mr Campbell has offered himself for re-election to the Board as a non-executive director of the Company at this AGM.

The following is a summary of Mr Campbell and his experience:

Mr Graeme Campbell

Age: 60 years

Occupation: Consultant and Company Director

Business experience: Mr Campbell has been a director of the Company since 2007. Since 30 June 2013 he has been the Lead Independent Non-Executive Director of the Company. Mr Campbell was Chairman of the Audit Committee until 1 April 2017 at which time he stepped down as chairman of that committee but remained a member. Mr Campbell was a member of the Regulatory and Compliance Committee until 1 July 2017, and has been a member of the Remuneration and Nomination Committee since 2015.

In November 2016 Mr Campbell became Chairman of the Company.

Mr Campbell has specialised in the area of liquor and hospitality for over 30 years in corporate consultancy services with particular emphasis on hotels and registered clubs. He is currently the Chairman of the Lantern Group (listed entity), Director of the Liquor Marketing Group (BottleMart) and Chairman of the Audit Committee of Illawarra Catholic Club Group.

Mr Campbell was previously the Chairman of Harness Racing NSW, a Director of Central Coast Stadium and Blue Pyrenees Wines.

The Board recommends that shareholders vote in favour of the resolution for re-electing Mr. G Campbell.

Given Mr Campbell's personal interest in Resolution 2, Mr Campbell will pass the chairing of the AGM to another director for this Resolution 2.

The Chairman of the AGM intends to vote undirected proxies in favour of this resolution.

Resolution 3 – Election of Mr Harald Michael Karl Neumann, as Director

Mr Harald Michael Karl Neumann was appointed to office as an additional director on 21 February 2017 in accordance with Rule 7.1(d). Therefore, in accordance with Rule 7.1(d) and ASX Listing Rule 14.4, Mr Neumann is due to retire at the end of this AGM.

In accordance with Rule 7.1 of the Company Constitution, Mr Neumann has offered himself for re-election to the Board as a non-executive director of the Company at this AGM.

The following is a summary of Mr Neumann and his experience:

Mr Harald Neumann

Age: 55 years

Occupation: Chief Executive Officer and Chairman of the Executive Board of Novomatic AG

Business experience: Mr Neumann has extensive leadership experience in senior executive positions in a career spanning over 20 years mainly within technology companies. His prior roles include being appointed Regional Chief Executive Officer at Alcatel AG (now Alcatel–Lucent) a global telecommunications equipment company; Managing Director at Bundesrechenzentrum GmbH, the Austrian government's information technology service provider until 2006; and CEO of G4S Security Services Austria AG, the Austrian subsidiary of one of the world's leading integrated security companies until 2011. In 2011 Mr Neumann joined Novomatic AG and was appointed to his current role of Chief Executive Officer and Chairman of the Executive Board of Novomatic AG in 2014.

Mr Neumann is a Graduate of the Vienna University of Economics and Business, a Board Member of the American Chamber of Commerce, a Member of the Rotary Club Klosterneuburg and a Member of the Supervisory Board of Casinos Austria AG (the latter role being held since March 2017).

The Board recommends that shareholders vote in favour of the resolution for electing Mr H Neumann.

The Chairman of the AGM intends to vote undirected proxies in favour of this resolution.



Resolution 4 – Approval of Remuneration Report

The Remuneration Report, which is included in a separate and clearly identified section of the Annual Directors' Report, sets out the Company's remuneration arrangements for directors, secretaries and senior managers of the Company as required by section 300A of the Corporations Act.

Section 250(R)(2) of the Corporations Act requires a resolution that the remuneration report be adopted and that it be put to a vote at the Company's AGM.

A reasonable opportunity for discussion of the Remuneration Report will be provided at the meeting. The vote on this resolution is advisory only and does not bind the directors or the Company. However the Board will take the outcome of the vote into consideration in future reviews of the remuneration policy for directors, secretaries and senior managers of the Company.

If 25% or more of votes that are cast on the resolution are voted against the adoption of the Remuneration Report at two consecutive AGMs, shareholders will be required to vote at the second of those AGMs on a resolution (a "spill resolution") that another meeting be held within 90 days at which all of the Company's Directors (other than the CEO and managing director) must stand for re-election.

A voting exclusion statement is included in the main body of the Notice of Meeting.

The Board recommends that shareholders vote in favour of Resolution 4.

The Chairman of the AGM intends to vote undirected proxies in favour of this resolution.

Resolution 5 – Approval of issue of Rights under the Rights Share Trust to the Chief Executive Officer

Background and reasons for proposal

The approval of shareholders is sought to permit Mr. Daniel Eric Gladstone, the Company's Chief Executive Officer, to participate in the Ainsworth Game Technology Limited Rights Share Trust (**Rights Share Trust**) under the Company's Long Term Incentive Program (**LTIP**). The approval is sought for all purposes, including the following:

- ASX Listing Rule 10.14 the acquisition of securities by a director under an employee incentive scheme requires shareholder approval. Shareholder approval is therefore sought for the issue to (or for the benefit of) Mr. Gladstone of 328,791 Performance Share Rights (**PSRs**) and shares upon vesting of such PSRs; and
- ASX Listing Rule 7.1 shareholder approval is required before the Company may issue securities representing more than 15% of the capital of the Company within a 12 month period. Shareholder approval is being sought so that the 328,791 PSRs granted to Mr. Gladstone may be disregarded for the purposes of determining the number of securities which the Company may issue within a 12 month period without shareholder approval; and
- Chapter 2E and sections 200B and 200E of the Corporations Act – for completeness the Board seeks member approval for the issue of the PSRs to Mr. Gladstone under these Corporations Act provisions. This is because the issue of the PSRs to Mr. Gladstone under the Rights Share Trust may constitute the giving of a financial benefit to a related party of the Company requiring member approval under section 208 of Chapter 2E of the Corporations Act, and may, in certain circumstances, also constitute the giving of a benefit in connection with Mr. Gladstone's retirement from the office of Chief Executive Officer requiring member approval under sections 200B and 200E of the Corporations Act.

Overview of the Long Term Incentive Program (LTIP)

The Company's policy on senior executive remuneration is designed to remunerate senior executives for increasing shareholder value and for achieving financial targets and business strategies. It is also set to attract, retain and motivate appropriately qualified and experienced executives. Accordingly, the Board considers it desirable for remuneration packages of senior executives (including the Chief Executive Officer) to include both a fixed component and an at-risk or performance related component (governing both short-term and long-term incentives). The Board views the at-risk component as an essential driver of a high performance culture.

The LTIP provides for eligible employees to be offered a conditional opportunity for fully paid ordinary shares in the Company through the grant of PSRs, such that shares may be allocated to them, subject to meeting certain performance conditions within a set performance period.

Grants under the LTIP will be tested at the end of the applicable performance period. If the relevant performance conditions are satisfied at the end of the performance period then PSRs will vest. Each PSR which vests will be converted into one fully paid ordinary share. No amounts will be payable by the participants upon vesting of the PSRs. If the relevant performance conditions are not satisfied at the end of the performance period then the PSRs will not vest at that time, and the grant of PSRs under the LTIP for that performance period will be re-tested at the end of the next applicable performance period. If the performance conditions at the end of the next applicable performance period are satisfied then the PSRs for the current performance period and any non-vested PSRs from prior performance periods will vest. PSR's that vest must be exercised into shares prior to their expiry date. Shares allocated on vesting of the PSRs will carry full dividend and voting rights from the date of allocation. Shares allocated under the LTIP may be forfeited by the participant but only in limited circumstances such as where the participant has acted fraudulently or dishonestly.

Acquisition of PSRs by Mr. Gladstone under an employee incentive scheme

Under Listing Rule 10.14, the acquisition of securities under an employee incentive scheme requires shareholder approval.

Mr. Gladstone's participation in the Rights Share Trust

Mr. Gladstone's participation in the Rights Share Trust is by way of unit holdings (**Share Units**) in the Rights Share Trust. The trustee of the Rights Share Trust, Trinity Management Pty Ltd (**Trustee**), on direction from the Company, offers eligible employees (including Mr. Gladstone) the right to acquire Share Units in the Rights Share Trust. Should this resolution pass, PSRs over ordinary shares in the Company will be allocated by the Trustee to Share Units held by the Trustee for the benefit of Mr. Gladstone. One Share Unit represents one PSR (or one ordinary share once the PSR has been exercised). The Chief Executive Officer, Mr. Gladstone, is the only director of the Company who is entitled to participate in the Rights Share Trust. Mr. Gladstone was issued 263,056 PSRs under this Rights Share Trust in 2015 in accordance with shareholder approval given at the 2015 AGM. None have been or will be issued to the other directors of the Company.

Once PSRs allocated to Share Units have vested and are validly exercised and ordinary shares are allocated to the Share Units in their place, Mr. Gladstone has the same rights in respect of the shares which are allocated to Share Units as if he were the legal owner of the shares including the rights to:

- a. direct the Trustee on how the voting rights attached to the shares shall be exercised; and
- b. receive dividend income.

Mr. Gladstone's total remuneration package

For the year ended 30 June 2017, Mr. Gladstone's total remuneration was \$1,444,421. This included his salary, a cash bonus, non-monetary benefits, superannuation benefits and share-based payments. Mr Gladstone's remuneration for the year ended 30 June 2018 is anticipated to be similar to that for the 2017 year. For further details of Mr. Gladstone's remuneration, please refer to section 15 of the Directors' Report for the year ended 30 June 2017. Mr Gladstone currently has equity interest in 52,464 ordinary shares in the Company and 332,527 PSRs (not including the PSRs the subject of this resolution).

Consideration for the PSRs

The issue price of the PSRs is based on an accounting valuation determined with reference to the share price of the Company's ordinary shares at the time of the issue of the Share Units. The PSRs then have a nil exercise price upon conversion to shares. The issue price will not be paid in cash by Mr. Gladstone to acquire the Share Units in the Rights Share Trust. Instead, the Trustee provides an interest-free non-recourse loan to Mr. Gladstone that is equal to the aggregate issue price of the PSRs. The award of PSRs to Mr. Gladstone will therefore not raise any funds for the Company.

The issue price of the PSRs that are proposed to be granted to Mr. Gladstone and the resulting loan amount can be summarised as follows:

	No. of PSRs	Issue Price per PSR	Aggregate Issue Price
Tranche 1	61,179	\$0.56	\$34,260.24
Tranche 2	64,958	\$0.49	\$31,829.42
Tranche 3	66,969	\$0.42	\$32,814.81
Tranche 4	135,685	\$0.37	\$50,203.45
Total loan am	ount		\$149,107.92

The loan is not required to be repaid until cancellation of the Share Units occurs. Cancellation will generally occur if Mr. Gladstone's employment with the Company is terminated, or if Mr. Gladstone requests cancellation of the Share Units.



Cancellation of Share Units and repayment of the loan

Once Mr. Gladstone's Share Units are cancelled, he will obtain a "cancellation entitlement". If the relevant vesting conditions (outlined below) have not been met, the cancellation entitlement will equal the issue price of Mr. Gladstone's Share Units. If relevant vesting conditions have been met, the cancellation entitlement will, at Mr. Gladstone's option, either be:

- a. the in specie distribution of the shares referable to Mr. Gladstone's Share Units; or
- b. a payment in cash equal to the market value of the shares.

Upon cancellation of the Share Units, the loan provided by the Trustee to Mr. Gladstone for purchase of the Share Units becomes due and payable.

The loan amount repayable by Mr. Gladstone on cancellation of the relevant number of his Share Units is equal to the issue price of the Share Units cancelled, less any amounts repaid by Mr. Gladstone prior to the cancellation of his Share Units.

The Trustee will set off loan amounts owing by Mr. Gladstone to the Trustee against amounts payable by the Trustee to Mr. Gladstone. If a Share Unit is cancelled and the cancellation entitlement is not sufficient to cover the outstanding loan amount in respect of a Share Unit, the Trustee will accept surrender of the Share Unit as full and final satisfaction of the loan.

Vesting conditions

A maximum of 328,791 PSRs may be awarded to Mr. Gladstone under this approval upon achievement of the performance hurdle.

Achievement of the performance hurdle is determined by a 15% compound increase on the share price of \$1.86 being the Volume Weighted Average Price (VWAP) for 90 days ending 28 March 2017.

- Tranche 1 20% will vest if the VWAP for 20 days preceding 1 March 2018 is equal to or greater than \$2.14.
- Tranche 2 20% will vest if the VWAP for 20 days preceding 1 March 2019 is equal to or greater than \$2.46.
- Tranche 3 20% will vest if the VWAP for 20 days preceding 1 March 2020 is equal to or greater than \$2.83.
- Tranche 4 40% will vest if the VWAP for 20 days preceding 1 March 2021 is equal to or greater than \$3.25.

The PSRs will have a 5 year life, commencing from the effective acquisition date of 1 March 2017.

Should Resolution 5 be approved, the Company proposes to allocate the PSRs to units in the Rights Share Trust held for the benefit of Mr. Gladstone within 30 days of receiving shareholder approval and in any event by no later than 12 months after the date of the meeting.

Exclusion of issue of shares to Mr. Gladstone from 15% Rule

ASX Listing Rule 7.1 requires the approval of shareholders be sought where an issue of securities exceeds the 15% in certain circumstances during a 12 month period. The proposed issue of PSRs to Mr. Gladstone would not exceed that threshold, as it represents 0.1% of the total capital of the Company and therefore will have a minimal dilutionary effect on the total issued share capital of the Company. However, the effect of members approving Resolution 3 is that the 328,791 PSRs issued to Mr. Gladstone would not be included in the calculation of the maximum number of shares permitted to be issued by the Company in any 12 month period under Listing Rule 7.1.

Related party transaction

The issue of PSRs to Mr. Gladstone under the Rights Share Trust constitutes the giving of a financial benefit to a related party of the Company requiring member approval under section 208 of Chapter 2E of the Corporations Act unless an exception applies. The issue of PSRs to Mr. Gladstone may in certain circumstances also constitute the giving of a benefit in connection with Mr. Gladstone's retirement from the office of Chief Executive Officer requiring member approval under section 200B of the Corporations Act.

For completeness, pursuant to section 200E and Chapter 2E of the Corporations Act, the Board seeks the approval of members to issue 328,791 PSRs to Mr. Gladstone.

In the view of Directors other than Mr. Gladstone (who abstains as he has an interest in the outcome of this resolution), it is in the best interests of shareholders to approve the grant of the PSRs under the Company's LTIP to Mr. Gladstone because they appropriately align Mr. Gladstone's remuneration with shareholder returns due to the significant performance hurdles the Company must achieve for the long-term incentives to vest.

A voting exclusion statement is included in the main body of the Notice of Meeting.

The Board of Directors (with Mr. Gladstone abstaining) recommend that shareholders vote in favour of Resolution 5.

The Chairman of the AGM intends to vote undirected proxies in favour of this resolution.

www.agtslots.com.au





AINSWORTH GAME TECHNOLOGY

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Ainsworth Game Technology Ltd ABN 37 068 516 665

AGI

Lodge your vote:

Online: www.investorvote.com.au

MR SAM SAMPLE FLAT 123 123 SAMPLE STREET THE SAMPLE HILL SAMPLE ESTATE SAMPLEVILLE VIC 3030

🖂 By Mail:

Computershare Investor Services Pty Limited GPO Box 242 Melbourne Victoria 3001 Australia

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For all enquiries call:

(within Australia) 1300 850 505 (outside Australia) +61 3 9415 4000

Proxy Form



Vote and view the annual report online

• Go to www.investorvote.com.au **or** scan the QR Code with your mobile device. • Follow the instructions on the secure website to vote.

Your access information that you will need to vote:

Control Number: 999999

SRN/HIN: 19999999999 PIN: 99999

PLEASE NOTE: For security reasons it is important that you keep your SRN/HIN confidential.

🎊 For your vote to be effective it must be received by 11:00am (AEDT) Sunday 26 November 2017

How to Vote on Items of Business

All your securities will be voted in accordance with your directions.

Appointment of Proxy

Voting 100% of your holding: Direct your proxy how to vote by marking one of the boxes opposite each item of business. If you do not mark a box your proxy may vote or abstain as they choose (to the extent permitted by law). If you mark more than one box on an item your vote will be invalid on that item.

Voting a portion of your holding: Indicate a portion of your voting rights by inserting the percentage or number of securities you wish to vote in the For, Against or Abstain box or boxes. The sum of the votes cast must not exceed your voting entitlement or 100%.

Appointing a second proxy: You are entitled to appoint up to two proxies to attend the meeting and vote on a poll. If you appoint two proxies you must specify the percentage of votes or number of securities for each proxy, otherwise each proxy may exercise half of the votes. When appointing a second proxy write both names and the percentage of votes or number of securities for each in Step 1 overleaf.

A proxy need not be a securityholder of the Company.

Signing Instructions for Postal Forms

Individual: Where the holding is in one name, the securityholder must sign.

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

Power of Attorney: If you have not already lodged the Power of Attorney with the registry, please attach a certified photocopy of the Power of Attorney to this form when you return it.

Companies: Where the company has a Sole Director who is also the Sole Company Secretary, this form must be signed by that person. If the company (pursuant to section 204A of the Corporations Act 2001) does not have a Company Secretary, a Sole Director can also sign alone. Otherwise this form must be signed by a Director jointly with either another Director or a Company Secretary. Please sign in the appropriate place to indicate the office held. Delete titles as applicable.

Attending the Meeting

Bring this form to assist registration. If a representative of a corporate securityholder or proxy is to attend the meeting you will need to provide the appropriate "Certificate of Appointment of Corporate Representative" prior to admission. A form of the certificate may be obtained from Computershare or online at www.investorcentre.com under the help tab, "Printable Forms".

Comments & Questions: If you have any comments or questions for the company, please write them on a separate sheet of paper and return with this form.



Samples/000001/000001/i12

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FLAT 123 SA THE S SAMP	AM SAMPLE 123 AMPLE STREET AMPLE HILL LE ESTATE LEVILLE VIC 3030		Change of address. If incorrect, mark this box and make the correction in the space to the left. Securityholders sponsored by a broker (reference number commences with 'X') should advise your broker of any changes.	I 9999	9999999)	I ND
	Proxy Form		Please m	ark 🗶 to	indicate y	/our di	rections
STE	P1 Appoint a Proxy to Vote on Y	Your	Behalf				ХХ
	I/We being a member/s of Ainsworth Game Te	chnol	ogy Limited hereby appoint				
	of the Meeting OR			you l	ASE NOTE: Le nave selected t ing. Do not ins	he Chairma	an of the
	or failing the individual or body corporate named, or if n to act generally at the Meeting on my/our behalf and to to the extent permitted by law, as the proxy sees fit) at Bankstown Sports Club, "Georges River Room", 8 Gree Tuesday 28 November 2017 at 11:00am (AEDT) and a	vote in the Ann enfield F	accordance with the following dire ual General Meeting of Ainsworth Parade (Cnr Greenfield Parade and	ctions (or if no Game Techno d Mona Street)	directions ha	ive been to be held	given, and d at
	Chairman authorised to exercise undirected proxies the Meeting as my/our proxy (or the Chairman becomes proxy on Items 4 and 5 (except where I/we have indicat or indirectly with the remuneration of a member of key r Important Note: If the Chairman of the Meeting is (or b voting on Items 4 and 5 by marking the appropriate box	s my/ou ted a dif manage pecome:	rr proxy by default), I/we expressly fferent voting intention below) ever ement personnel, which includes th s) your proxy you can direct the Ct	authorise the a though Items e Chairman.	Chairman to 4 and 5 are	exercise i connecte	my/our d directly
STE			f you mark the Abstain box for an item of hands or a poll and your votes will no			required m	aiority
					Fot		Abstain
	1 Re-election of Mr Leonard Hastings Ainsworth, as Dire	ector					
	2 Re-election of Mr Graeme John Campbell, as Director						
	3 Election of Mr Harald Michael Karl Neumann, as Direc	tor					
	4 Approval of Remuneration Report						
	5 Approval for the grant of Performance Share Rights to	the Chi	ef Executive Officer				

The Chairman of the Meeting intends to vote undirected proxies in favour of each item of business. In exceptional circumstances, the Chairman of the Meeting may change his/her voting intention on any resolution, in which case an ASX announcement will be made.

Individual or Securityholder 1	Securityholder 2		Securityholder	Securityholder 3			
Sole Director and Sole Company Secretary	Director		 Director/Comp	any Secretary	,		
Contact		Contact Daytime			1		
Name		Telephone		Date	•		

