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6 April 2022

Companies Announcements Office Australian Securities Exchange 20 Bridge Street SYDNEY NSW 2000

Genworth Mortgage Insurance Australia Limited (ASX:GMA) Notice of 2022 Annual General Meeting

We attach a copy of the Notice of 2022 Annual General Meeting (AGM) of Genworth Mortgage Insurance Australia Limited.

The AGM will be held on Thursday, 12 May 2022 at 11.00am (Sydney time) as a virtual meeting using the online platform available at https://meetings.linkgroup.com/GMA22.

Further information on how to participate is set out in the Notice of Meeting and in the *Virtual Meeting – Online Guide*, a copy of which is attached to this announcement and also available on our website <u>investor.genworth.com.au</u>.

The release of this announcement was authorised by the Board.

Yours faithfully

Prudence Milne

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General Counsel and Company Secretary

For more information, analysts, investors and other interested parties should contact:

Investors.

Paul O'Sullivan Head of Investor Relations M: +61 499 088 640 Media:

Alexandra Crowley Corporate Communications Manager M: +61 459 967 747



Notice of Annual General Meeting 2022

The Annual General Meeting will be held on Thursday, 12 May 2022 starting at 11.00am (Sydney time) as a virtual meeting using the online platform available at https://meetings.linkgroup.com/GMA22



The 2022 Annual General Meeting (AGM) of Genworth Mortgage Insurance Australia Limited (Genworth or the Company) will be held on Thursday, 12 May 2022 starting at 11.00am (Sydney time) as a virtual meeting.

Shareholders may participate in the AGM virtually through an online platform provided by our share registrar, Link Market Services. The online platform can be accessed at https://meetings.linkgroup.com/GMA22.

Through the online platform shareholders will be able to observe, vote, make comments and ask questions at the AGM.

Further information on how to participate is set out in this Notice of Meeting and the Virtual AGM Online Guide available on our website.

Shareholders will not be able to attend the AGM at a physical location.

An archive version will also be placed on Genworth's website to enable the AGM to be viewed at a later time.

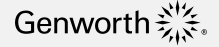
Information about Genworth

You can read about Genworth's performance for the 2021 financial year in its Annual Report, available by contacting our share registry or by visiting investor.genworth.com.au.

Further information about the AGM

If you would like any further information regarding the AGM, please contact the Company's share registry on 1300 554 474.

If calling from within Australia or +61 1300 554 474 if calling from outside Australia, or visit the Genworth website at **investor.genworth.com.au**.



Genworth Mortgage Insurance Australia Limited

ABN 72 154 890 730

Level 26, 101 Miller Street North Sydney NSW 2060

Items of business

Consideration of reports

To receive and consider the Company's annual financial report, directors' report and auditor's report for the financial year ended 31 December 2021.

Note: there is no requirement for shareholders to approve these reports.

Resolution 1

Remuneration report

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

"That the Company's remuneration report for the financial year ended 31 December 2021 be adopted."

Note: This resolution is advisory only and does not bind the Company or the Directors.

Voting exclusion: The Company will disregard any votes cast on this resolution:

- by, or on behalf of, a member of the key management personnel of Genworth (KMP) details of whose remuneration are set out in the remuneration report for the year ended 31 December 2021 or their closely related parties (regardless of the capacity in which the vote is cast); or
- as proxy by a person who is a member of the KMP on the date of the AGM and their closely related parties, unless the vote is cast as a proxy for a person who is entitled to vote on this resolution:
 - in accordance with the directions on the voting form; or
 - by the Chairman of the AGM (Chairman) pursuant to an express authorisation in the voting form to vote as he decides, even though it is connected with the remuneration of KMP.

The Chairman intends to vote all available proxies in favour of this resolution.

Resolution 2

Grant of 500,527 Share Rights to Chief Executive Officer and Managing Director

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

"That approval is given, for all purposes, including for the purpose of ASX Listing Rule 10.14, for the grant to Genworth's Chief Executive Officer and Managing Director, Pauline Blight-Johnston, of 500,527 Share Rights under the Company's Share Rights Plan, in accordance with the Share Right Plan Rules, and as described in the Explanatory Notes accompanying the Notice of 2022 Annual General Meeting."

Voting exclusion: The Company will disregard any votes cast in favour of the resolution by or on behalf of Ms Blight-Johnston or any of her associates.

However, this does not apply to a vote cast in favour this resolution by:

- a person as 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 he 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
 - the holder votes on the resolution in accordance with directions given by the beneficiary to the holder to vote in that way.

Note: No directors of the Company other than Ms Blight-Johnston are currently eligible to participate in the Company's Share Rights Plan.

Resolution 3

Approval of further possible on-market share buy back¹

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

"That, for the purposes of section 257C of the Corporations Act 2001 (Cth) and for all other purposes, approval is given for the Company to buy back up to 60,000,000 of the Company's issued ordinary shares (representing approximately 14.9% of the Company's issued Shares as at the date of this Notice of Meeting), in the form of one or more on-market share buy-backs, to be conducted over a period of up to 12 months from the date of the 2022 Annual General Meeting."

This approval is in addition to any Shares that have been (or may in the future be) bought back by the Company under the on-market buy-back announced to ASX on 23 November 2021 which is being conducted in circumstances where Shareholder approval is not required in accordance with the Corporations Act.

Resolutions 4, 5 and 6

Re election and election of Directors

Duncan West will retire in accordance with the Company's Constitution and the ASX Listing Rules and, being eligible, offer himself for re election. Alistair Muir and Gerd Schenkel will automatically retire in accordance with the Company's Constitution and the ASX Listing Rules and, being eligible, offer themselves for election.

To consider and, if thought fit, pass the following as **ordinary** resolutions:

Resolution 4

Duncan West

"That Duncan West be re-elected as a Director of the Company."

Resolution 5

Alistair Muir

"That Alistair Muir be elected as a Director of the Company."

Resolution 6

Gerd Schenkel

"That Gerd Schenkel be elected as a Director of the Company."

By Order of the Board

Prudence Milne

General Council & Company Secretary

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29 March 2022

⁽¹⁾ Shareholders should refer to the Explanatory Notes for information about the regulatory and other approvals required before the Company would be permitted to conduct a further on market share buy back.

Important voting information

Who is eligible to vote?

You are eligible to vote at the AGM if you are a registered holder of ordinary shares in the Company as at 7.00pm (Sydney time) on Tuesday, 10 May 2022.

How to vote

Shareholders can vote, either:

- before the AGM by lodging a direct vote; or by appointing a proxy to attend the AGM and vote on their behalf (see details below under the heading 'How to lodge your voting form').
- during the AGM using the online platform (see details below under the heading 'Voting using the online platform').

Proxy

A shareholder who is entitled to attend and cast a vote at the AGM has a right to appoint a proxy to attend and vote instead of the shareholder. The proxy need not be a shareholder of the Company and may be a corporation (and any corporation so appointed may then nominate an individual to exercise its powers at the meeting). A shareholder who is entitled to cast two or more votes may appoint two proxies and may specify the proportion or number of votes which each proxy is appointed to exercise.

If the proxy appointments do not specify the proportion or number of the shareholder's votes that each proxy may exercise, each proxy may exercise up to half of the shareholder's votes.

Shareholders can direct their proxy how to vote by following the instructions on the voting form and are encouraged to do so.

Undirected proxies

The Chairman intends to vote any undirected proxies given to him on Resolutions 1 and 2 by a shareholder entitled to vote on those resolutions in favour of those resolutions and the shareholder will be taken to have expressly authorised the Chairman to exercise the proxy as he decides.

Any undirected proxy given to a director (other than the Chairman) or other member of KMP, or their closely related parties, on Resolutions 1 and 2 by a shareholder entitled to vote on these resolutions will not be voted unless shareholders specify how the proxy should vote by ticking 'For' or 'Against' opposite that resolution on the voting form.

The Chairman intends to vote any undirected proxies given to him on any other resolution in favour of the resolution.

How to lodge your voting form

If shareholders wish to lodge a direct vote or appoint a proxy, they can do so by:

- completing a voting form online at investorcentre.
 linkmarketservices.com.au (to do this, shareholders will need their Securityholder Reference Number (SRN) or Holder Identification Number (HIN);
- completing the voting form that accompanies this Notice of Meeting and returning it to the Company through the Company's share registry, Link Market Services (Link) either:
 - by post at Locked Bag A14, Sydney South NSW 1235;
 - by fax to +61 2 9287 0309; or
 - by hand delivery to Parramatta Square, Level 22, Tower 6, 10 Darcy Street, Parramatta NSW 2150 (in business hours (Monday to Friday, 9.00am - 5.00pm)).

To be valid, voting forms must be received by 11.00am (Sydney time) on Tuesday, 10 May 2022 (being 48 hours before the commencement of the AGM).

Voting using the online platform

If you wish to vote during the AGM using the online platform, we recommend logging in at least 15 minutes prior to the scheduled start time for the AGM using the instructions below:

- enter https://meetings.linkgroup.com/GMA22 into a web browser on your computer or online device;
- shareholders wishing to vote using the online platform will need their SRN or HIN (printed at the top of your voting form);
- proxyholders wishing to vote using the online platform will need their proxy code, which Link will provide to you by email no later than 48 hours prior to the AGM.

Online voting will be open between the commencement of the AGM at 11.00am (Sydney time) on 12 May 2022, and the time at which the Chairman announces that voting has closed. More information about online participation in the AGM is available in the Virtual AGM Online Guide available on our website at investor.genworth.com.au.

Corporate representatives

A corporate shareholder wishing to appoint a person to act as its representative at the AGM may do so by providing that person with:

- a letter, certificate or form authorising him or her as the corporate shareholder's representative, executed in accordance with the corporate shareholder's constitution; or
- a copy of the resolution appointing the representative, certified by a secretary or director of the corporate shareholder.

A "Certificate of Appointment of Corporate Representative" may be obtained from the Company's share registry or online at **linkmarketservices.com.au**.

Evidence of the appointment must be received by Link: (i) by 11.00am (Sydney time) on Tuesday, 10 May 2022 (being 48 hours before the commencement of the AGM); or (ii) in another way approved by the Chairman.

Power of attorney

If a shareholder has appointed an attorney to attend and vote at the AGM, or if the proxy form is signed by an attorney, the power of attorney (or a certified copy of the power of attorney) must be received by Link by 11.00am (Sydney time) on Tuesday, 10 May 2022 (being 48 hours before the commencement of the AGM), unless this document has been previously lodged with the Company's share registry for notation.

Powers of attorney may be submitted by post or by hand delivery to Link at the addresses shown above.

For further instructions on voting, please refer to the voting form that accompanies this Notice of Meeting.

Shareholder questions

Shareholders can submit a written question to the Company and the auditor, in relation to the AGM or any of the proposed resolutions to be considered at the AGM in 4 ways, summarised below.

Prior to the AGM

1. Using the form supplied with this Notice of Meeting

Forms should be returned to the Company with the personalised voting form in the pre-addressed envelope provided or by fax to +61 2 9287 0309. Questions submitted with the personalised voting form should be submitted by 11am (Sydney time) on Tuesday, 10 May 2022 (being 48 hours before the commencement of the AGM).

2. Online via Link Market Services' Website

Shareholders may also submit questions online at investorcentre.linkmarketservices.com.au. To use the online lodgement facility, go to the 'Investor Login' section. To log in, shareholders will need to enter their "Holder Identifier" - Securityholder Reference Number (SRN) or Holder Identification Number (HIN). Questions should be submitted online by 11am (Sydney time) on Tuesday 10 May 2022 (being 48 hours before the commencement of the AGM).

During the AGM

3. Using the Online Platform

Shareholders and proxyholders using the online platform to attend the meeting will be able to submit written questions during the AGM. The online platform can be accessed at https://meetings.linkgroup.com/GMA22. Information regarding how to submit a written question at the AGM using the online platform is included in the Virtual AGM Online Guide.

4. Via Phone

Shareholders and proxyholders will also be given an opportunity to ask questions at the AGM in real-time by telephone. For verification purposes, a personalised PIN is needed to ask questions by telephone. To receive your personalised PIN, please contact Link Market Services before the AGM.

Dial-in details for the AGM and contact details for Link Market Services are included in the Virtual AGM Online Guide. If you plan to ask question by telephone, you will still need to log into the online platform if you wish to vote during the meeting.

During the course of the AGM, the Company intends to answer as many of the frequently asked questions as practicable but may not be able to respond to all questions submitted.

Explanatory notes

These explanatory notes accompany and form part of the Notice of Meeting for the Company's AGM to be held on Thursday, 12 May 2022 at 11.00am (Sydney time). The explanatory notes have been prepared to assist shareholders with their consideration of the items of business proposed for the AGM and are set out in the order of the items of business in the Notice of Meeting. Shareholders should read these explanatory notes with the Notice.

Consideration of Reports

This item provides shareholders with an opportunity to ask questions concerning the Company's annual financial report, director's report and auditor's report for the financial year ended 31 December 2021 (which are contained in the 2021 Annual Report), and the Company's performance generally.

It is a requirement under the *Corporations Act 2001* (Cth) (**Corporations Act**) to present the Company's annual financial report, directors' report, and auditor's report at the AGM. However, there is no requirement for shareholders to approve these reports.

For those shareholders who did not elect to receive a printed copy, the 2021 Annual Report is published on the Genworth website at **investor.genworth.com.au**. For shareholders who wish to obtain a copy, one can be posted (free of charge) by contacting Link on 1300 554 474 (+61 1300 554 474 from outside Australia).

Questions for the auditor

The auditor (**KPMG**) will be present to answer questions from shareholders 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 the financial statements; and
- the independence of the auditor in relation to the conduct of the audit

The auditor will also respond to written questions that are relevant to the content of the auditor's report or the conduct of the audit, provided these are submitted to the Company no later than five business days prior to the AGM.

Resolution 1

Remuneration report

The remuneration report, as contained in the 2021 Annual Report has been submitted to shareholders for consideration and adoption (by way of an ordinary resolution).

Shareholders will be given an opportunity at the AGM to ask questions about, or comment on, the remuneration report.

The remuneration report provides shareholders with an overview of the Company's remuneration governance, strategy, programs and outcomes for KMP.

The Board believes the Company's remuneration policy, strategy and governance, as outlined in the remuneration report, are appropriate having regard to the Company's business objectives and achieving an appropriate balance of stakeholder interests.

Shareholders should note that the vote will be advisory only and does not bind the Company or Directors.

However, the Board will consider the outcome of the vote and comments made by shareholders on the remuneration report at the AGM when reviewing the Company's remuneration policy.

What do the Directors recommend?

The Directors recommend that shareholders vote **FOR** the Resolution. The Chairman intends to vote available proxies given to him **FOR** the adoption of the remuneration report.

Resolution 2

Grant of 500,527 Share Rights to Chief Executive Officer and Managing Director

Shareholder approval is being sought for all purposes, including the purpose of ASX Listing Rule 10.14, to grant to the Company's Chief Executive Officer and Managing Director, Pauline Blight-Johnston, 500,527 Share Rights (the **Grant**) under the Genworth Share Rights Plan (**Plan**).

Terms and conditions of the grant of Share Rights and the Plan

LTI-22 Share Rights

Number of LTI-22	361,140 Share Rights
Share Rights	The number of Share Rights has been calculated by dividing Ms Blight-Johnston's LTI-22 grant value of \$855,000 by \$2.3675 being the 10-day Volume Weighted Average Price (VWAP) of ordinary shares in the Company to 31 December 2021.
	Additional Share Rights will be granted on or around the vesting date to reflect notional dividend equivalents accrued through the vesting period as set out below. Shareholder approval will separately be sought for the grant of those Share Rights, if required.
	Each Share Right will, on or around the vesting date and subject to satisfaction of the vesting conditions, automatically convert to one ordinary share in the Company for nil additional consideration.
Issue price	The Share Rights will be issued to Ms Blight-Johnston for nil consideration.
Performance period	1 January 2022 - 31 December 2025.
Vesting date	31 December 2025.
Performance-based	Each performance measure is assessed independently from the other.
vesting conditions	Underlying Return on Equity (ROE) based on the upper end of the Board's targeted range above the Prescribed Capital Amount (PCA) - 25% of the grant (90,285 Share Rights) Average of annual underlying net profit after tax divided by the average annual equity (based on the upper end of the Board's prescribed PCA range during the performance period) calculated on a quarterly basis, excluding the mark to market value of investments.
	Relative Total Shareholder Return (TSR) - 75% of the grant (270,855 Share Rights) Calculated as the total return to shareholders (share price movement including value of dividends) over the performance period, expressed as a percentage of the share price at the start of the performance period. Dividends are reinvested on the ex-dividend date closing price and franking credits are excluded.
	The comparator group is Top ASX 200 Financial Services Companies excluding Real Estate Investment Trusts and has been chosen because out-performance against this group represents an important part of our value proposition to shareholders. During the performance period, no companies will be added to the comparator group, and where a comparator group company is removed from the Top ASX 200 Financial Services Companies excluding Real Estate Investment Trusts, but still listed on the ASX the company will remain in the comparator group.
	The base and end average share prices are calculated using a one-month price period.
Other vesting conditions	• Continuous employment until the vesting date or employment ending prior to the vesting date as a result of Special Circumstances (as defined in the Plan rules and summarised below); and
	 the Board and the Remuneration and Nominations Committee being satisfied that adverse outcomes have not arisen that were not apparent when performance was assessed, and satisfaction that there was not excessive risk taking in achievement of results.
Award determination	Performance period and final vesting percentages determined via Board and Committee review, recommendation and approval process.
	The Board and the Committee have authority and discretion to adjust LTI vesting % and individual awards (including to 0% of grant if appropriate).
Treatment of dividends	Notional dividend equivalents accrue during the vesting period and are delivered through an adjustment to the number of vested Share Rights at the end of the deferral period on or around the vesting date.

Explanatory notes continued

Resolution 2 continued

LTI-22 Share Rights

Calculation of notional dividend	The dollar value of dividends distributed per share during the vesting period is multiplied by the number of Share Rights vesting. This number is divided by the 10-day VWAP as at the vesting date, rounded down to whole Share Rights.
Treatment of voting rights	No voting rights are provided on unvested Share Rights.
Treatment of Share Rights on cessation of employment	In accordance with the Plan rules, summarised below.

Deferred STI Share Rights

Number of Deferred	139,387 Share Rights		
STI Share Rights	The number of Share Rights has been calculated by dividing Ms Blight-Johnston's deferred STI award (1/3rd of the total STI award for 2021) \$330,000 by \$2.3675 being the 10-day Volume Weighted Average Price (VWAP) of ordinary shares in the Company at the end of the 2021 performance period (31 December 2021).		
	Additional Share Rights will be granted on the Vesting Date to reflect notional dividend equivalents accrued through the vesting period as set out below. Shareholder approval will separately be sought for the grant of those Share Rights, if required.		
	Each Share Right will, on the Vesting Date and subject to satisfaction of the Vesting Conditions, automatically convert to one ordinary share in the Company for nil additional consideration.		
Issue Price	The Share Rights will be issued to Ms Blight-Johnston for nil consideration.		
Vesting Date	1 March 2023.		
Vesting conditions	 Continuous active employment until vesting date or employment ending prior to vesting date as a result of Special Circumstances (as defined in the Plan Rules); and 		
	 Board and Committee satisfaction that adverse outcomes have not arisen that were not apparent when performance was assessed, and satisfaction that there was not excessive risk taking in achievement of results. 		
Treatment of dividends	Notional dividend equivalents accrue during the deferral period and are delivered through an adjustment to the number of vested Share Rights at the end of the deferral period on the Vesting Date.		
Calculation of notional dividend	The dollar value of dividends distributed per share during the deferral period multiplied by the number of share rights vesting. This number is divided by the 10-day VWAP following the release of the 2022 financial results, rounded down to whole share rights.		
Treatment of voting rights	No voting rights are provided on unvested share rights.		
Treatment of Share Rights on cessation of employment	In accordance with the Plan rules, summarised below.		

On vesting of the Share Rights, shares may be issued or acquired on market, or the Company may determine to pay in cash the market value of the Share Right in accordance with the Plan rules.

Lapse of Share Rights on cessation of employment

Generally, any unvested Share Rights lapse upon cessation of employment unless employment has ended in Special Circumstances. **Special Circumstances**, in respect of (as the case may be) an Eligible Employee who is a Participant or a Nominating Employee of a Controlled Entity which is a Participant, means:

- (a) Total and Permanent Disablement;
- (b) Redundancy;
- (c) Retirement;
- (d) the death of the Eligible Employee or Nominating Employee;
- (e) Mutual Separation;
- (f) any other circumstances stated to constitute "Special Circumstances" in the terms of the relevant Offer made to and accepted by the Participant; and
- (g) any other circumstances determined by the Remuneration and Nominations Committee at any time (whether before or after the Offer) and notified to the relevant Participant, which circumstances may relate to the Participant or Nominating Employee, a class of Participants or Nominating Employees including the Participant or Nominating Employee, or particular circumstances or a class of circumstances applying to the Participant or Nominating Employee.

No hedging

Participants under the Plan are not permitted to enter into any hedging arrangements in relation to any Share Rights (including any arrangement (with anyone) that has the effect of limiting the Participant's exposure to risk relating to Share Rights).

CEO and Managing Director remuneration

Ms Blight-Johnston's remuneration arrangements as CEO and Managing Director are summarised below:

Ms Blight-Johnston's remuneration as CEO and Managing Director comprises Total Fixed Remuneration (**TFR**) of \$900,000 per annum including superannuation, a target short-term incentive of \$810,000 and a maximum long-term incentive of \$855,000.

Summary of ASX Listing Rule 10.14 and implications of giving or not giving approval

ASX Listing Rule 10.14 provides that a listed company must not permit any of the following persons to acquire equity securities under an employee incentive scheme:

- 10.14.1 a director of the company;
- 10.14.2 an associate of a director of the company; or
- 10.14.3 a person whose relationship with the company or a person referred to in Listing Rule 10.14.1 or 10.14.2 is such that, in ASX's opinion, the acquisition should be approved by its shareholders, unless it obtains the approval of its shareholders.

The Grant falls within ASX Listing Rule 10.14.1 above and therefore requires the approval of Genworth's shareholders under ASX Listing Rule 10.14.

Resolution 2 seeks the required shareholder approval to the Grant under and for the purposes of ASX Listing Rule 10.14.

If Resolution 2 is passed, Genworth will be able to proceed with the Grant and the Share Rights will be issued to Ms Blight-Johnston as soon as practicable following the AGM and in any event within 3 years of the date of the AGM. The Grant will, subject to the terms and conditions described above, allow Ms Blight-Johnston to obtain ordinary shares in the Company.

If Resolution 2 is not passed, Genworth will not be able to proceed with the Grant and Genworth will need to consider what alternative arrangements to put in place to meet Ms Blight-Johnston's contractual entitlements and appropriately remunerate and incentivise Ms Blight-Johnston.

Other information in relation to the Plan and the grant of Share Rights

- No funds will be raised by the issue of Share Rights or by the issue of Shares to satisfy the vesting of the Share Rights proposed to be granted to Ms Blight-Johnston.
- No Director of the Company other than Ms Blight-Johnston is currently eligible to participate in the Plan.
- There is no loan scheme in relation to the Share Rights.
- Shares allocated on vesting of the Share Rights will be subject to the Company's Trading Policy and share ownership requirements.
- 472,274 Share Rights have previously been issued to Ms Blight-Johnston under the Plan for no additional consideration.
- The Plan rules address the impact of rights issues and bonus issues on the Share Rights, among other matters, and are available on request from the Company Secretary.
- The Company uses Share Rights because they create alignment between executives and shareholders but do not provide the executive with the full benefits of share ownership (such as dividend and voting rights) unless and until the Share Rights vest.

Explanatory notes continued

Resolution 2 continued

- The value the Company attributes to Share Rights is based on a Monte Carlo valuation methodology and amortised across the vesting period.
- If shareholder approval is given under ASX Listing Rule 10.14, approval is not required under ASX Listing Rule 7.1.
- Details of any securities issued under the Plan will be published in Genworth's annual report relating to the period in which they are issued, along with a statement that approval for the issue was obtained under ASX Listing Rule 10.14.
- Any additional persons covered by ASX Listing Rule 10.14 who become entitled to participate in the Plan after the resolution is approved and who were not named in the notice of meeting will not participate until approval is obtained under that rule.

What do the Directors recommend?

The Directors recommend that shareholders vote **FOR** the Resolution. The Chairman intends to vote available proxies given to him **FOR** the resolution.

Resolution 3

Approval of further possible on market share buy-back

On 23 November 2021, the Company announced an on-market buy-back for shares up to a maximum aggregate value of \$100 million, provided that the amount of shares bought back would not exceed 10% of the Company's ordinary shares without Shareholder approval (Existing Buy-Back).

Shareholders are asked to approve the Company buying back up to 60,000,000 ordinary shares, in the form of one or more on-market share buy-backs, to be conducted over a period of up to 12 months from the date of the 2022 Annual General Meeting (**Buy-Back Program**). If provided, this approval would apply in addition to, and following the completion or cessation of, the Existing Buy-Back.

As at 29 March 2022, the maximum number of shares for which approval is being sought to be bought back under the Buy-Back Program would represent 14.9% of the Company's issued share capital (of 402,073,796).

Given that the Company's regulatory solvency ratio is above the target range and is expected to remain so, the Company is seeking the flexibility to continue optimising its capital structure through the Buy-Back Program.

Requirements for an on-market share buy-back

Consistent with the Company's Constitution, under the Corporations Act, the Company may buy-back its own shares if:

- the buy-back does not materially prejudice the Company's ability to pay its creditors; and
- the Company follows the procedures set out in the Corporations Act.

Shareholder approval is required for an on-market share buy-back if all of the voting shares bought back during the last 12 months and the voting shares proposed to be bought back exceed 10% of the smallest number, at any time during the last 12 months, of votes attaching to voting shares of the Company (10/12 limit).

Future buy-backs under the Buy-Back Program may exceed the 10/12 limit (taking into account Shares that have been (or may in the future be) bought back by the Company under the Existing Buy-Back). Shareholder approval by way of ordinary resolution is required. If this Resolution is not approved, the Company will be prohibited from buying back Shares in excess of the 10/12 limit, and the Company's entitlement to buy back Shares on-market would be capped at 10% of the lowest number of Shares on issue in the last 12 months.

The Company is also required to comply with the ASX Listing Rules in relation to the conduct of any on-market share buy-back(s), if approved by shareholders and if the Board decides to buy back shares.

A copy of this Notice of Annual General Meeting, including the Explanatory Notes, has been lodged with the Australian Securities and Investments Commission.

Other requirements

Buy-backs under the Buy-Back Program will require approval from APRA. If shareholders approve Resolution 4 (Approval of further possible on-market share buy-back) and the Board of the Company decides to buy back shares, then the Company would seek APRA approval, if required, before undertaking the buy-back(s).

There is no guarantee that the Company will buy back the full number of shares for which approval is sought and the Company reserves the right to suspend or terminate the buy-back at any time, and to buy back fewer than 60,000,000 ordinary shares, or no shares at all. The implementation and timing of the Buy-Back Program and the actual number of shares acquired will depend on market conditions.

Other information

Number of ordinary shares currently on issue	402,073,796 as at 29 March 2022.
Number of ordinary shares and percentage of shares to be	The maximum number of Shares to be bought back under the Buy-Back Program is 60,000,000 Shares (representing approximately 14.9% of the issued capital of the Company as at 29 March 2022).
bought back	If the Buy-Back Program proceeds the number and percentage of shares to be bought back will be determined based on market conditions and the factors described above.
Particulars of the terms of the buy-back	On-market.
The offer price	The offer price will be determined on-market based on market conditions and will be subject to ASX Listing Rules requirements.
Reasons for the	To return excess capital to shareholders.
buy-back	Excess capital may also be deployed to:
	enhance the return profile of the business;
	• pay dividends in excess of profits earned;
	• undertake a capital reduction or an off-market share buy-back;
	reduce Tier 2 capital; or
	reduce reinsurance.
	These alternatives will continue to be evaluated.
	Any excess dividends or a capital reduction would likely be unfranked in light of the Company's franking account balance at 31 December 2021.
Interests of directors who may participate	As at 29 March 2022, the following Directors had the following interests in ordinary shares of the Company (directly and indirectly):
	Ian MacDonald - 131,823 shares
	David Foster - 9,608 shares
	Gai McGrath - 71,150 shares
	Andrea Waters - 60,000 shares
	Duncan West - 60,318 shares
	Alistair Muir - Nil
	Gerd Schenkel - Nil
	Directors' notifiable interests in ordinary shares of the Company and changes to their notifiable interests are released on ASX (Appendix 3X and Appendix 3Y).
The financial effect	See above.
of the buy-back on the Company	Any on-market share buy-back will be funded by the Company's surplus cash and will reduce the Company's cash balance by the aggregate amount paid to buy back shares on-market. No adverse tax consequences are expected to arise for the Company and the level of the Company's franking credits will remain unchanged.

Explanatory notes continued

Resolution 3 continued

Other information continued

Source of funds	The Company's cash and investments balances.		
Advantages and disadvantages	The Directors consider that the only significant disadvantage of the poss buy-back is that it will reduce the Company's shareholder equity by the a bought back. However, the Directors consider that the amount of capital and appropriate for the Company's requirements.	ggregate cost of	the shares
	The main advantage of the possible on-market share buy-back is that it is return on equity of the Company and promote a more efficient capital st		ease the
The date the offer will start and close	To be announced subsequently if necessary approvals are obtained and the Board determines to proceed with an on-market share buy-back. Any buy-back(s) under the Buy-Back Program will be completed within 12 months from the date of the 2022 Annual General Meeting.		
Information about the current share price	To provide an indication of the recent market price of the Company's shares, the closing price of 29 March 2022 was \$2.91. The highest and lowest market sale prices for the Company's shares of ASX during the previous 3 months were as follows:		
		LOW	HIGH
	December 2021	\$2.16	\$2.48
	January 2022	\$2.18	\$2.51
	February 2022	\$2.42	\$3.04

No other material information

Other than as set out in this Notice of Annual General Meeting, including the Explanatory Notes, and any other information previously disclosed to shareholders, there is no other information that the Directors consider is material to the decision on how to vote on Resolution 3 (Approval of further possible on-market share buy-back).

What do the Directors recommend?

The Directors recommend that shareholders vote **FOR** the Resolution. The Chairman intends to vote available proxies given to him **FOR** the resolution.

Resolutions 4, 5 and 6

Re-election and election of Directors

It is a requirement under the ASX Listing Rules and the Company's Constitution that an election of directors be held at each AGM. In addition, each Director will automatically retire from office at the third AGM after the director was last elected or re-elected.

At the 2022 AGM, Duncan West will retire and offer himself for re-election, and Alistair Muir and Gerd Schenkel who were both appointed since the last AGM will retire and offer themselves for election.

Details for each of the Directors retiring and offering themselves for re-election or election are set out below.

Resolution 4

Election of Director

Duncan was appointed to the Board on 1 September 2018 and elected at the 2019 AGM.

Qualifications, skills and experience: Duncan has more than 35 years of insurance industry experience having held senior executive positions at Royal Sun Alliance Group PLC, Promina Group Limited, CGU Limited and MLC Limited.

Duncan is a Graduate of the Australian Institute of Company Directors, a Fellow of the Chartered Insurance Institute and a Senior Associate of the Australia and New Zealand Institute of Insurance and Finance. He holds a Bachelor of Science (Economics) from the University of Hull, UK.

ASX listed board appointments: Director of Suncorp Group Limited and Challenger Limited.

Other appointments: Director of Avant Mutual Group Limited and Chairman of Habitat for Humanity Australia.

Special responsibilities (including Committee memberships): Audit Committee - Member; Risk Committee - Member; Remuneration and Nominations Committee - Chair.

If re-elected, the Board considers that Duncan West will continue to be an independent director.

What do the Directors recommend?

Given Mr West's qualifications, skills and experience, and his ability to contribute valuable insights, the Board supports the re-election of Duncan West.

The Directors (other than Duncan West who does not make a recommendation) recommend that shareholders vote **FOR** the Resolution. The Chairman intends to vote available proxies given to him **FOR** the resolution.



Duncan West, Director, Independent

Explanatory notes continued

Resolution 5

Election of Director

Alistair was appointed to the Board on 1 December 2021.

Qualifications, skills and experience: Alistair has extensive experience in technology, digital transformation and fintech. He is an experienced digital executive and entrepreneur with a focus on growing and scaling digital businesses.

Alistair has worked with a broad range of ASX and Fortune 500 companies to successfully launch new digital products and ventures and advised government departments on artificial intelligence and innovation including the Commonwealth Scientific and Industrial Research Organisation (CSIRO) and other publicly funded research institutes.

Alistair holds a first class honours degree in computer science from the Dublin Institute of Technology and attended both Harvard Business School and Massachusetts Institute of Technology as part of an executive education focusing on disruptive strategy, innovation and the business applications of Artificial Intelligence.

ASX listed board appointments: Non-Executive director, Humm Group Ltd.

Other appointments: None.

Special responsibilities (including Committee memberships):

Audit Committee - Member; Risk Committee - Member; Remuneration and Nominations Committee - Member.

As Alistair Muir is standing for election as a director for the first time, Genworth provides the following additional information to shareholders:

- Genworth has conducted appropriate checks into Mr Muir's background and experience as part of an assessment of his fitness and propriety to hold the role of director of Genworth in accordance with Genworth's Fit and Proper Policy. Those checks have not revealed any information of concern;
- If elected, the Board considers that Mr Muir will continue to be an independent director.

What do the Directors recommend?

Given Mr Muir's qualifications, skills and experience, and his ability to contribute valuable insights, the Board supports the election of Alistair Muir.

The Directors (other than Alistair Muir who does not make a recommendation) recommend that shareholders vote **FOR** the Resolution. The Chairman intends to vote available proxies given to him **FOR** the resolution.



Alistair Muir, Director, Independent

Resolution 6

Election of Director

Gerd was appointed to the Board on 1 December 2021.

Qualifications, skills and experience: Gerd has over 25 years' experience in business innovation having established Telstra Digital, Telstra's enterprise-wide digital team and digitalisation program and having founded UBank for National Australia Bank. Other previous roles have included strategy and innovation roles in various Australian financial services institutions. Gerd is a management consulting partner with Kearney, a global consultancy based in Sydney, where he advises large organisations in financial services and telecommunications on their technology, digital and analytics agendas.

Gerd holds a Master of Science from University of Stuttgart, a Master of Business Administration (MBA) from Columbia Business School and attended University of Sydney as a Visiting Scholar focusing on Robotics.

ASX listed board appointments: Non-Executive director of Credit Clear Limited.

Other appointments: None.

Special responsibilities (including Committee memberships):

Audit Committee - Member; Risk Committee - Member; Remuneration and Nominations Committee - Member.

As Gerd Schenkel is standing for election as a director for the first time, Genworth provides the following additional information to shareholders:

- Genworth has conducted appropriate checks into Mr Schenkel's background and experience as part of an assessment of his fitness and propriety to hold the role of director of Genworth in accordance with Genworth's Fit and Proper Policy. Those checks have not revealed any information of concern;
- If elected, the Board considers that Mr Schenkel will continue to be an independent director.

What do the Directors recommend?

Given Mr Schenkel's qualifications, skills and experience, and his ability to contribute valuable insights, the Board supports the election of Gerd Schenkel.

The Directors (other than Gerd Schenkel who does not make a recommendation) recommend that shareholders vote **FOR** the Resolution. The Chairman intends to vote available proxies given to him **FOR** the resolution.



Gerd Schenkel, Director, Independent



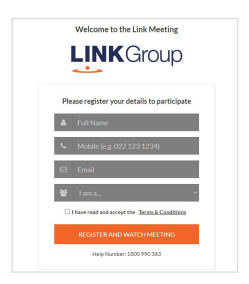


Virtual Meeting Online Guide

Ensure your browser is compatible. Check your current browser by going to the website: whatismybrowser.com Supported browsers are: Chrome – Version 44 & 45 and after Firefox – 40.0.2 and after Safari – OS X v10.9 & OS X v10.10 and after Internet Explorer – 11 and up Microsoft Edge – 92.0 and after To attend and vote you must have your securityholder number and postcode. Appointed Proxy: Your proxy number will be provided by Link before the meeting.

Please make sure you have this information before proceeding.

Virtual Meeting Online Guide



Step 1

Open your web browser and go to https://meetings.linkgroup.com/GMA22

Step 2

Log in to the portal using your full name, mobile number, email address, and participant type.

Please read and accept the terms and conditions before clicking on the blue 'Register and Watch Meeting' button.

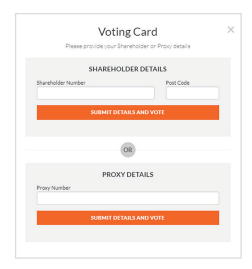
- On the left a live webcast of the Meeting starts automatically once the meeting has commenced. If the webcast does not start automatically please press the play button and ensure the audio on your computer or device is turned on.
- On the right the presentation slides that will be addressed during the Meeting
- At the bottom buttons for 'Get a Voting Card', 'Ask a Question' and a list of company documents to download

Note: If you close your browser, your session will expire and you will need to re-register. If using the same email address, you can request a link to be emailed to you to log back in.

1. Get a Voting Card

To register to vote – click on the 'Get a Voting Card' button.

This will bring up a box which looks like this.

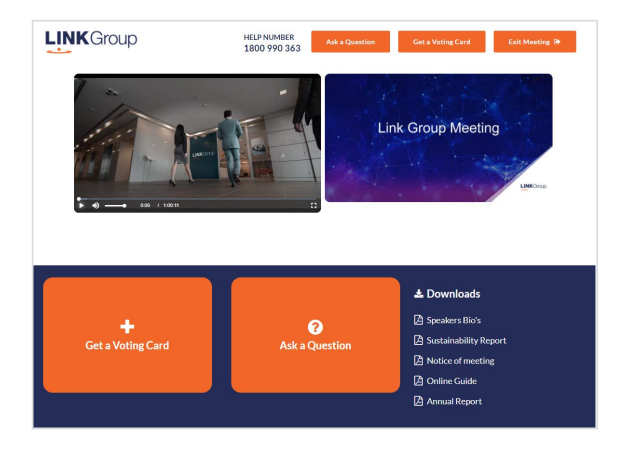


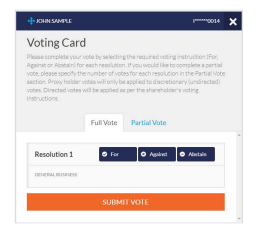
If you are an individual or joint securityholder you will need to register and provide validation by entering your securityholder number and postcode.

If you are an appointed Proxy, please enter the Proxy Number issued by Link in the PROXY DETAILS section. Then click the **'SUBMIT DETAILS AND VOTE'** button.

Once you have registered, your voting card will appear with all of the resolutions to be voted on by securityholders at the Meeting (as set out in the Notice of Meeting). You may need to use the scroll bar on the right hand side of the voting card to view all resolutions.

Securityholders and proxies can either submit a Full Vote or Partial Vote.





Full Votes

To submit a full vote on a resolution ensure you are in the **'Full Vote'** tab. Place your vote by clicking on the **'For'**, **'Against'**, or **'Abstain'** voting buttons.

Partial Votes

To submit a partial vote on a resolution ensure you are in the 'Partial Vote' tab. You can enter the number of votes (for any or all) resolution/s. The total amount of votes that you are entitled to vote for will be listed under each resolution. When you enter the number of votes it will automatically tally how many votes you have left.

Note: If you are submitting a partial vote and do not use all of your entitled votes, the un-voted portion will be submitted as No Instruction and therefore will not be counted.

Once you have finished voting on the resolutions scroll down to the bottom of the box and click on the **'Submit Vote'** or **'Submit Partial Vote'** button.

Note: You can close your voting card without submitting your vote at any time while voting remains open. Any votes you have already made will be saved for the next time you open up the voting card. The voting card will appear on the bottom left corner of the webpage. The message **'Not yet submitted'** will appear at the bottom of the page.

You can edit your voting card at any point while voting is open by clicking on 'Edit Card'. This will reopen the voting card with any previous votes made.

At the conclusion of the Meeting a red bar with a countdown timer will appear at the top of the Webcast and Slide windows advising the remaining voting time. Please make any changes and submit your voting cards.

Once voting has been closed all submitted voting cards cannot be changed.

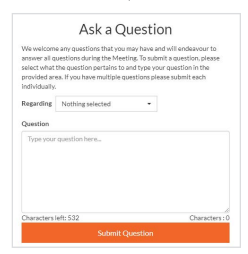
Virtual Meeting Online Guide

2. How to ask a question

Note: Only verified Securityholders, Proxyholders and Company Representatives are eligible to ask questions.

If you have yet to obtain a voting card, you will prompted to enter your securityholder number or proxy details before you can ask a question. To ask a question, click on the 'Ask a Question' button either at the top or bottom of the webpage.

The 'Ask a Question' box will then pop up with two sections for completion.



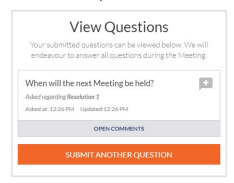
In the 'Regarding' section click on the drop down arrow and select the category/resolution for your question.

Click in the 'Question' section and type your question and click on 'Submit'.

A 'View Questions' box will appear where you can view your questions at any point. Only you can see the questions you have asked.

If your question has been answered and you would like to exercise your right of reply, you can submit another question.

Note that not all questions are guaranteed to be answered during the Meeting, but we will do our best to address your concerns.



3. Downloads

View relevant documentation in the Downloads section.

4. Voting closing

Voting will end 5 minutes after the close of the Meeting.

At the conclusion of the Meeting a red bar with a countdown timer will appear at the top of the Webcast and Slide screens advising the remaining voting time. If you have not submitted your vote, you should do so now.

5. Phone Participation

What you will need

- a) Land line or mobile phone
- b) The name and securityholder number of your holding/s
- c) To obtain your unique PIN, please contact Link Market Services on +61 1800 990 363

Joining the Meeting via Phone

Step 1

From your land line or mobile device, call: 1800 416 511 or +61 2 7207 9414

Step 2

You will be greeted with a welcome message and provided with instructions on how to participate in the Meeting. Please listen to the instructions carefully.

At the end of the welcome message you will be asked to provide your PIN by the moderator. This will verify you as a securityholder and allow you to ask a question on the resolutions at the Meeting.

Step 3

Once the moderator has verified your details you will be placed into a waiting room where you will hear music playing.

Note: If your holding cannot be verified by the moderator, you will attend the Meeting as a visitor and will not be able to ask a question.

Step 4

At the commencement of the Meeting, you will be admitted to the Meeting where you will be able to listen to proceedings.

Asking a Question

Step 1

When the Chairman calls for questions or comments on each item of business, **press** *1 on your keypad for the item of business that your questions or comments relates to. if at any time you no longer wish to ask a question or make a comment, you can lower your hand by **pressing** *2 on your keypad.

Step 2

When it is time to ask your question or make your comment, the moderator will introduce you to the meeting. Your line will be unmuted and you will be prompted to speak. If you have also joined the Meeting online, please mute your laptop, desktop, tablet or mobile device before you speak to avoid technical difficulties for you and other shareholders.

Step 3

Your line will be muted once your question or comment has been asked / responded to

Contact us

Genworth Mortgage Insurance Australia Limited

ABN 72 154 890 730

LODGE YOUR VOTE

ONLINE

www.linkmarketservices.com.au



BY MAIL

Genworth Mortgage Insurance Australia Limited C/- Link Market Services Limited Locked Bag A14
Sydney South NSW 1235 Australia



BY FAX

+61 2 9287 0309



BY HAND

Link Market Services Limited Parramatta Square, Level 22, Tower 6, 10 Darcy Street, Parramatta NSW 2150



ALL ENQUIRIES TO

Telephone: 1300 554 474

Overseas: +61 1300 554 474



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VOTING FORM

I/We being a member(s) of Genworth Mortgage Insurance Australia Limited and entitled to attend and vote hereby appoint:

A

VOTE DIRECTLY

elect to lodge my/our



Please mark either A or B

in relation to the Annual General Meeting of the Company to be held at 11:00am on Thursday, 12 May 2022, and at any adjournment or postponement of the Meeting.

vote(s) directly (mark box)

You should mark either "for" or "against" for each item. Do not mark the "abstain" box.

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APPOINT A PROXY

the Chairman of the Meeting (mark box) OR if you are NOT appointing the Chairman of the Meeting as your proxy, please write the name and email of the person or body corporate you are appointing as your proxy

Name

Email

or failing the person or body corporate named, or if no person or body corporate is named, the Chairman of the Meeting, as my/our proxy to act on my/our behalf (including to vote in accordance with the following directions or, if no directions have been given and to the extent permitted by the law, as the proxy sees fit) at the Annual General Meeting of the Company to be held at 11:00am on Thursday, 12 May 2022 (the Meeting) and at any postponement or adjournment of the Meeting.

The Meeting will be conducted as a virtual meeting and you can participate by logging in: Online at https://meetings.linkgroup.com/GMA22 (refer to details in the Virtual Meeting Online Guide and Notice of Meeting available at http://investor.genworth.com.au).

Important for Resolutions 1 & 2: If the Chairman of the Meeting is your proxy, either by appointment or by default, and you have not indicated your voting intention below, you expressly authorise the Chairman of the Meeting to exercise the proxy in respect of Resolutions 1 & 2, even though the Resolutions are connected directly or indirectly with the remuneration of a member of the Company's Key Management Personnel (KMP).

The Chairman of the Meeting intends to vote all available proxies in favour of each item of business.

VOTING DIRECTIONS

Proxies will only be valid and accepted by the Company if they are signed and received no later than 48 hours before the Meeting. Please read the voting instructions overleaf before marking any boxes with an \boxtimes

Resolutions

1 Remuneration Report

For Against Abstain*

5 Election of Alistair Muir as a Director

Election of Gerd Schenkel as a Director

For Against Abstain*

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- 2 Grant of Share Rights to Chief Executive Officer and Managing Director
- 3 Approval of further possible on-market share buy back
- 4 Re-Election of Duncan West as a Director



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* If you mark the Abstain box for a particular Item, you are directing your proxy not to vote on your behalf on a poll and your votes will not be counted in computing the required majority on a poll.

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SIGNATURE OF SHAREHOLDERS – THIS MUST BE COMPLETED

Shareholder 1 (Individual) Joint Shareholder 2 (Individual)

Joint Shareholder 3 (Individual)

Sole Director and Sole Company Secretary

Director/Company Secretary (Delete one)

Director

This form should be signed by the shareholder. If a joint holding, either shareholder may sign. If signed by the shareholder's attorney, the power of attorney must have been previously noted by the registry or a certified copy attached to this form. If executed by a company, the form must be executed in accordance with the company's constitution and the *Corporations Act 2001* (Cth).

HOW TO COMPLETE THIS SHAREHOLDER VOTING FORM

YOUR NAME AND ADDRESS

This is your name and address as it appears on the Company's share register. If this information is incorrect, please make the correction on the form. Shareholders sponsored by a broker should advise their broker of any changes. Please note: you cannot change ownership of your shares using this form.

VOTING UNDER BOX A

If you ticked the box under Box A you are indicating that you wish to vote directly. Please only mark either "for" or "against" for each item. Do not mark the "abstain" box. If you mark the "abstain" box for an item, your vote for that item will be invalid.

If no direction is given on all of the items, or if you complete both Box A and Box B, your vote may be passed to the Chairman of the Meeting as your proxy.

Custodians and nominees may, with the Share Registrar's consent, identify on the Voting Form the total number of votes in each of the categories "for" and "against" and their votes will be valid.

The Chairman's decision as to whether a direct vote is valid is conclusive.

VOTING UNDER BOX B – APPOINTMENT OF PROXY

If you wish to appoint the Chairman of the Meeting as your proxy, mark the box in Step 1. If you wish to appoint someone other than the Chairman of the Meeting as your proxy, please write the name of that individual or body corporate in Step 1. A proxy need not be a shareholder of the Company.

DEFAULT TO CHAIRMAN OF THE MEETING

Any directed proxies that are not voted on a poll at the Meeting will default to the Chairman of the Meeting, who is required to vote those proxies as directed. Any undirected proxies that default to the Chairman of the Meeting will be voted according to the instructions set out in this Voting Form, including where the Resolutions are connected directly or indirectly with the remuneration of KMP.

VOTES ON ITEMS OF BUSINESS - PROXY APPOINTMENT

You may direct your proxy how to vote by placing a mark in one of the boxes opposite each item of business. All your shares will be voted in accordance with such a direction unless you indicate only a portion of voting rights are to be voted on any item by inserting the percentage or number of shares you wish to vote in the appropriate box or boxes. If you do not mark any of the boxes on the items of business, your proxy may vote as he or she chooses. If you mark more than one box on an item your vote on that item will be invalid.

APPOINTMENT OF A SECOND PROXY

You are entitled to appoint up to two persons as proxies to attend the Meeting and vote on a poll. If you wish to appoint a second proxy, an additional Voting Form may be obtained by telephoning the Company's share registry or you may copy this form and return them both together.

To appoint a second proxy you must:

- (a) on each of the first Voting Form and the second Voting Form state the percentage of your voting rights or number of shares 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; and
- (b) return both forms together.

SIGNING INSTRUCTIONS

You must sign this form as follows in the spaces provided:

Individual: where the holding is in one name, the holder must sign.

Joint Holding: where the holding is in more than one name, either shareholder may sign.

Power of Attorney: to sign under Power of Attorney, you must lodge the Power of Attorney with the registry. If you have not previously lodged this document for notation, 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 indicate the office held by signing in the appropriate place.

CORPORATE REPRESENTATIVES

If a representative of the corporation is to attend the Meeting virtually the appropriate "Certificate of Appointment of Corporate Representative" must be received at registrars@linkmarketservices.com.au prior to admission in accordance with the Notice of Annual General Meeting. A form of the certificate may be obtained from the Company's share registry or online at www. linkmarketservices.com.au.

LODGEMENT OF A VOTING FORM

This Voting Form (and any Power of Attorney under which it is signed) must be received at an address given below by **11:00am on Tuesday, 10 May 2022,** being not later than 48 hours before the commencement of the Meeting. Any Voting Form received after that time will not be valid for the scheduled Meeting.

Voting Forms may be lodged using the reply paid envelope or:



ONLINE

www.linkmarketservices.com.au

Login to the Link website using the holding details as shown on the Voting Form. Select 'Voting' and follow the prompts to lodge your vote. To use the online lodgement facility, shareholders will need their "Holder Identifier" - Securityholder Reference Number (SRN) or Holder Identification Number (HIN).



BY MAIL

Genworth Mortgage Insurance Australia Limited C/- Link Market Services Limited Locked Bag A14 Sydney South NSW 1235 Australia



BY FAX

+61 2 9287 0309



BY HAND

delivering it to Link Market Services Limited*
Parramatta Square
Level 22, Tower 6
10 Darcy Street
Parramatta NSW 2150

* During business hours (Monday to Friday, 9:00am-5:00pm)



Genworth Mortgage Insurance Australia Limited

ABN 72 154 890 730

LODGE YOUR VOTE

ONLINE

www.linkmarketservices.com.au



Genworth Mortgage Insurance Australia Limited C/- Link Market Services Limited Locked Bag A14 Sydney South NSW 1235 Australia



BY FAX

+61 2 9287 0309



BY HAND

Link Market Services Limited Parramatta Square, Level 22, Tower 6, 10 Darcy Street, Parramatta NSW 2150



ALL ENQUIRIES TO

Telephone: 1300 554 474

Overseas: +61 1300 554 474



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Please use this form to submit any questions about Genworth Mortgage Insurance Australia Limited ("the Company") that you would like us to respond to at the Company's 2022 Annual General Meeting. Your questions should relate to matters that are relevant to the business of the meeting, as outlined in the accompanying Notice of Meeting and Explanatory Memorandum. If your question is for the Company's auditor it should be relevant to the content of the auditor's report, or the conduct of the audit of the financial report.

This form must be received by the Company's share registrar, Link Market Services Limited, by 11:00am on Tuesday, 10 May 2022.

Questions will be collated. During the course of the Annual General Meeting, the Chairman of the Meeting will endeavour to address as many of the more frequently raised shareholder topics as possible and, where appropriate, will give a representative of the Company's auditor, the opportunity to answer written questions submitted to the auditor. However, there may not be sufficient time available at the meeting to address all topics raised. Please note that individual responses will not be sent to shareholders.

	My question relates to (please mark the mo	οι αρριοριιαίο σολή		
	Performance or financial reports	A resolution being put to the AGM	General suggestion	
	Remuneration Report	Sustainability/Environment	Other	
	My question is for the auditor	Future direction		
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	Performance or financial reports	A resolution being put to the AGM	General suggestion	
QUESTIONS	Remuneration Report	Sustainability/Environment	General suggestion Other	
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