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Friday 10 October 2025

ASX Market Announcements Office **Exchange Centre** 20 Bridge Street SYDNEY NSW 2000

To whom it may concern

Cromwell Property Group (ASX:CMW) Notice of Annual General Meeting 2025/Proxy Form

In accordance with ASX Listing Rule 3.17.1 please find attached a copy of Cromwell Property Group's Notice of Annual General Meeting 2025, sample Proxy Form and Online Guide.

Yours faithfully

CROMWELL PROPERTY GROUP

MICHAEL FOSTER

COMPANY SECRETARY AND SENIOR LEGAL COUNSEL

Authorised for lodgement by Jonathan Callaghan (Managing Director/Chief Executive Officer) and Michael Foster (Company Secretary and Senior Legal Counsel).

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ABOUT CROMWELL PROPERTY GROUP

Cromwell Property Group (ASX:CMW) is a real estate investor and fund manager with \$4.2 billion of assets under management in Australia and New Zealand at 30 June 2025. Cromwell is a trusted partner and investment manager to a range of local and global investors, capital providers and banking partners and has a strong record of creating value and delivering superior risk-adjusted returns throughout the real estate investment cycle.



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Explanatory Memorandum





The 2025 Annual General Meeting of the Company and the General Meeting of the Trust will be held at:

Date:	Tuesday 11 November 2025
Time:	2.00pm AEST, with registration commencing at 1.30pm AEST
Venue:	Level 2, 308 Queen Street, Brisbane QLD 4000
Online:	The Meeting will be conducted as a hybrid meeting providing Securityholders with the option to attend the Annual General Meeting in person or through an online platform. Securityholders can participate in the Annual General Meeting remotely by logging in online at https://meetings.openbriefing.com/CMW2025 (refer to further details in the attached Notice of Meeting and the Online Guide available at www.cromwellpropertygroup.com/agm)

How to get there:

Train:	The nearest train station is Central Station.
Bus:	A number of bus routes pass Queen Street Bus Station and King George Square Busway Station.
CityCat or Ferry:	The nearest terminal is Riverside.
Car:	Paid parking is available at Brisbane CBD locations.

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Friday 10 October 2025

Dear fellow Securityholder,

I am pleased to invite you to attend the 2025 Annual General Meeting of Cromwell Corporation Limited (the Company) and the General Meeting of the Cromwell Diversified Property Trust (the Trust) which will be held together (the Meeting). As a Cromwell Property Group Securityholder, you are both a shareholder in the Company and a unitholder in the Trust.

MEETING DETAILS

Date:	Tuesday 11 November 2025
Time:	2.00pm AEST, with registration commencing at 1.30pm AEST
Venue:	Level 2, 308 Queen Street, Brisbane QLD 4000
Online:	The Meeting will be conducted as a hybrid meeting providing shareholders of the Company (Shareholders) with the option to attend the Meeting in person or through an online platform. Shareholders can participate in the Meeting remotely by logging in online at https://meetings.openbriefing.com/CMW2025 (refer to further details in the Notice of Meeting and the Online Guide available at www.cromwellpropertygroup.com/agm)

The combined Notice of Meeting and Explanatory Memorandum in respect of the Company's 2025 Annual General Meeting has been lodged with the ASX and is available on the Cromwell Property Group website at **www.cromwellpropertygroup.com/agm**.

A copy of the Cromwell Property Group 2025 Annual Report is available on the Cromwell Property Group website at **www.cromwellpropertygroup.com/annual-reports**.

If you are attending the Meeting in person, please bring your proxy form with you as it contains a barcode that will facilitate registration of your attendance.

All Shareholders can participate in the Meeting online through our registry provider's online platform at https://meetings.openbriefing.com/CMW2025. Further details on how to participate in the Meeting online are set out in the Notice of Meeting. Shareholders using the online platform will be able to view the meeting live, lodge a direct vote in real time and ask questions online. The Online Guide provides details about how to ensure your browser is compatible with the online platform, as well as a step by step guide to successfully log-in and navigate the site. The Online Guide can be found at www.cromwellpropertygroup.com/agm.

Your vote is important

If you do not plan to attend the Meeting in person, I encourage you to appoint a proxy to attend and vote on your behalf by:

- lodging your proxy appointment online at https://au.investorcentre.mpms.mufg.com, by logging in and following the instructions (or use your mobile device to scan the QR code on the back of the proxy form). You will need your Securityholder Reference Number (SRN) or Holder Identification Number (HIN), which can be found on your holding statement; or
- completing and returning your proxy form by:
 - mailing using the enclosed reply-paid envelope or addressing your letter to MUFG Corporate Markets (AU) Limited, Locked Bag A14 SYDNEY SOUTH NSW 1235; or
 - faxing to +61 2 9287 0309; or
 - delivering to MUFG Corporate Markets (AU) Limited, Parramatta Square, Level 22, Tower 6, 10 Darcy Street PARRAMATTA NSW 2150 (during business hours Monday to Friday (9.00am 5.00pm AEDT)).

Online proxy appointments and proxy forms must be received not later than **2.00pm AEST on Sunday 9 November 2025.**

DIRECTOR RELATED RESOLUTIONS AND BOARD RECOMMENDATIONS

Each Director listed below is retiring by rotation at the end of the Meeting in accordance with clause 65 of the Company's Constitution and, being eligible, is seeking re-election as a Director of the Company. Please refer to the Notice of Meeting and Explanatory Memorandum available at **www.cromwellpropertygroup.com/agm** for information about the Cromwell Board Skills Matrix and diversity information as well as profile information for Dr Weiss AM, Mr Gersh AM and Ms Scenna.

RESOLUTION RECOMMENDATION



Dr Gary Weiss AM *LLB (Hons), LLM, JSD*Independent Non-executive Director and Non-executive Chair

IN FAVOUR



Dr Weiss brings to Cromwell the following well-developed skills:

- ✓ Leadership and culture
- ✓ Property and asset management
- ✓ Funds / investment management
- Commercial capability
- ✓ Financial acumen

- ✓ Risk oversight
- ✓ Debt management
- People
- Public policy, government, economics

Well-developed skills: strong working knowledge

Developed skills: solid working knowledge and

and experience

some experience

✓ ESG

In addition, Dr Weiss's deep commitment to his role with Cromwell is further demonstrated by his professional and productive working relationship with the CEO, which ensures Dr Weiss is well-equipped to facilitate Board deliberations on strategic opportunities and other matters.

The Directors unanimously recommend that Shareholders vote **IN FAVOUR** of Resolution 2 (Re-election of Dr Gary Weiss AM as a Director) set out in the Notice of Meeting. Dr Weiss abstained from voting on the recommendation.

RESOLUTION RECOMMENDATION



Mr Joseph Gersh BCom, LLB (Hons) Independent Non-executive Director

IN FAVOUR



Mr Gersh brings to Cromwell the following well-developed skills:

- Leadership and culture
- Property and asset management
- Funds / investment management
- Commercial capability
- Financial acumen

- Risk oversight
- Debt management
- People
- Public policy, government, economics

Well-developed skills: strong working knowledge

Well-developed skills: strong working knowledge

Developed skills: solid working knowledge and some experience

and experience

Developed skills: solid working knowledge and some experience

and experience

In addition, Mr Gersh brings to Cromwell significant board and board committee experience, as well as commercial and legal expertise, including in major property development projects and in property sectors such as commercial and residential.

The Directors unanimously recommend that Shareholders vote IN FAVOUR of Resolution 3 (Re-election of Mr Joseph Gersh AM as a Director) set out in the Notice of Meeting. Mr Gersh abstained from voting on the recommendation.



Ms Lisa Scenna B.Comm, Fellow of Chartered Accountants Australia and New Zealand, MAICD Independent Non-executive Director

IN FAVOUR



Ms Scenna brings to Cromwell the following well-developed skills:

- Leadership and culture
- Property and asset management
- Funds / investment management
- Commercial capability
- Financial acumen

- ✓ Risk oversight
- Debt management
- People
- Public policy, government, economics

In addition, Ms Scenna brings to Cromwell significant listed company board and board committee experience, as well as international and local expertise, including in property sectors such as commercial, infrastructure, build to rent, retirement living, retail, urban regeneration and social infrastructure.

The Directors unanimously recommend that Shareholders vote **IN FAVOUR** of Resolution 4 (Re-election of Ms Lisa Scenna as a Director) set out in the Notice of Meeting. Ms Scenna abstained from voting on the recommendation.

NON-DIRECTOR RELATED RESOLUTION AND BOARD RECOMMENDATION

RESOLUTION RECOMMENDATION

The Directors unanimously recommend that Shareholders vote IN FAVOUR of Resolution 5 (Adoption of Remuneration Report) set out in the Notice of Meeting.



IN FAVOUR

The Directors unanimously recommend that Securityholders vote IN FAVOUR of Resolution 6 (Approval of Performance Rights grant to the Managing Director and CEO) set out in the Notice of Meeting.





QUESTIONS OR FEEDBACK

If you have any questions or would like to provide any feedback, please phone our registry provider, MUFG Corporate Markets (AU) Limited, on +61 1300 550 841 or email cromwell@cm.mpms.mufg.com or phone Cromwell's Investor Services Team on 1300 268 078 (within Australia) or +61 7 3225 7777 (outside Australia) or email invest@cromwell.com.au.

On behalf of the Cromwell Property Group Directors, I would like to thank you for your continued support and we look forward to meeting with you – whether in person or online – at our 2025 Annual General Meeting.

Yours faithfully



Dr Gary Weiss AM

Chair

Cromwell Property Group

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Notice of Meeting

Cromwell Property Group (or Group or Cromwell) is a stapled enterprise consisting of Cromwell Corporation Limited ABN 44 001 056 980 (CCL or the Company) and Cromwell Diversified Property Trust ARSN 102 982 598 (CDPT or the Trust), the responsible entity of which is Cromwell Property Securities Limited ABN 11 079 147 809, AFSL No. 238 052 (CPSL). Concurrent meetings of members (Meeting) are being held as the Company and the Trust have identical securityholders (Securityholders), since a share in the Company (Share) is stapled to a unit in the Trust to form a single security. This single security is known as a 'Stapled Security'. Cromwell Property Group's Stapled Securities trade on ASX Limited (ASX) under the code CMW.

Additional information concerning the proposed resolutions set out below (Resolutions) is contained in the combined explanatory memorandum (Explanatory Memorandum), which accompanies and forms part of this notice of annual general meeting and general meeting (Notice of Meeting). The Resolutions set out in this Notice of Meeting should be read in conjunction with the Explanatory Memorandum.

This Notice of Meeting is issued by CCL and by CPSL as the responsible entity of the Trust.

Notice is hereby given that the 2025 Annual General Meeting of the Company will be held in conjunction with a General Meeting of the Trust at the following time and place to conduct the following business:

Date:	Tuesday 11 November 2025
Time:	2.00pm AEST, with registration commencing at 1.30pm AEST
Venue:	Level 2, 308 Queen Street, Brisbane QLD 4000
Online:	The Meeting will be conducted as a hybrid meeting providing Securityholders with the option to attend the Meeting in person or through an online platform. Securityholders can participate in the Meeting remotely by logging in online at https://meetings.openbriefing.com/CMW2025 (refer to further details in the attached Notice of Meeting and the Online Guide available at www.cromwellpropertygroup.com/agm)

The Company

1 CONSIDERATION OF REPORTS

To receive and consider the:

- a. Financial Report;
- b. Directors' Report; and
- c. Auditor's Report,

for the Company for the financial year ended 30 June 2025.

2 RE-ELECTION OF DR GARY WEISS AM AS A DIRECTOR

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

"That Dr Gary Weiss AM, who retires by rotation in accordance with the constitution of Cromwell Corporation Limited and offers himself for re-election, is re-elected as a director of Cromwell Corporation Limited."

3 RE-ELECTION OF MR JOSEPH GERSH AM AS A DIRECTOR

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

"That Mr Joseph Gersh AM, who retires by rotation in accordance with the constitution of Cromwell Corporation Limited and offers himself for re-election, is re-elected as a director of Cromwell Corporation Limited."

4 RE-ELECTION OF MS LISA SCENNA AS A DIRECTOR

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

"That Ms Lisa Scenna, who retires by rotation in accordance with the constitution of Cromwell Corporation Limited and offers herself for re-election, is re-elected as a director of Cromwell Corporation Limited."

5 ADOPTION OF REMUNERATION REPORT

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

"That the Remuneration Report of Cromwell Corporation Limited for the financial year ended 30 June 2025 is adopted."

Under the Corporations Act 2001 (Cth) (Corporations Act), the vote on this Resolution 5 is advisory only and does not bind the Directors of the Company or the Company.

VOTING EXCLUSION STATEMENT

In accordance with the Corporations Act, the Company will disregard any votes cast (in any capacity) on Resolution 5 above by or on behalf of either a member of the key management personnel for the Company (KMP), details of whose remuneration are included in the Company's Remuneration Report for the financial year ended 30 June 2025, or a closely related party of such a KMP.

However, the Company will not disregard a vote cast by:

- a. the chair of the Meeting (Chair) if:
 - it is cast as a proxy;
 - ii. the proxy appointment expressly authorises the Chair to exercise the proxy even if the resolution is connected directly or indirectly with the remuneration of a KMP; and
 - iii. it is not cast on behalf of a KMP or a closely related party of a KMP; or
- b. a KMP or a closely related party of a KMP (including the Chair) if:
 - i. it is cast as a proxy;
 - ii. the proxy is appointed by writing that specifies the way the proxy is to vote on Resolution 5 above; and
 - iii. it is not cast on behalf of a KMP or a closely related party of a KMP.

The KMP are those people with authority and responsibility for planning, directing and controlling the activities of the Company (or its consolidated entity), directly or indirectly.

For the Company, the KMP are set out in the Remuneration Report in the Directors' Report in the Group's 2025 Annual Report. Their closely related parties are defined in the Corporations Act and include certain members of their family, dependents and companies they control.

The Group

6 APPROVAL OF PERFORMANCE RIGHTS GRANT TO THE MANAGING DIRECTOR AND CEO

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

"That approval is given for the acquisition by Mr Jonathan Callaghan (Chief Executive Officer) of:

- 1. performance rights under the Cromwell Property Group Performance Rights Plan; and
- 2. Cromwell Property Group stapled securities on the exercise of some or all of those performance rights,

in respect of the financial year ending 30 June 2026, on the terms of the Cromwell Property Group Performance Rights Plan and as otherwise set out in the Explanatory Memorandum that accompanies and forms part of this Notice of Meeting."

VOTING EXCLUSION STATEMENT

Cromwell Property Group will disregard any votes cast in favour of Resolution 6 by or on behalf of any Director of the Company or CPSL who is eligible to participate in the Cromwell Property Group Performance Rights Plan or an associate of such persons.

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

- a. 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
- b. the Chair of the meeting as proxy or attorney for a person who is entitled to vote on the resolution, in accordance with a direction given to the Chair to vote on the resolution as the Chair decides; or
- c. a holder acting solely in a nominee, trustee, custodial or other fiduciary capacity on behalf of a beneficiary provided the following conditions are met:
 - i. the beneficiary provides written confirmation to the holder that the beneficiary is not excluded from voting, and is not an associate of a person excluded from voting on the resolution; and
 - i. the holder votes on the resolution in accordance with directions given by the beneficiary to the holder to vote in that way.

In addition, no KMP of Cromwell Property Group or a closely related party of such a KMP may vote as a proxy on Resolution 6 above unless:

- a. the proxy appointment specifies how the person is to vote on Resolution 6; or
- a. the person is the Chair and votes as a proxy and the proxy appointment expressly authorizes the Chair to exercise the proxy even if Resolution 6 is connected directly or indirectly with the remuneration of a KMP of Cromwell Property Group.

By order of the Board of the Company and CPSL (as responsible entity of the Trust):

Mr Michael Foster

Company Secretary

Friday 10 October 2025

1 TERMINOLOGY AND DEFINITIONS

Terms which are defined in the respective constitutions of the Company or the Trust (Constitution, as the context requires for either the Company or the Trust) or the Corporations Act (as relevant) have the same meaning when used in this Notice of Meeting (and in the Explanatory Memorandum that accompanies and forms part of this Notice of Meeting) unless the context requires otherwise. For the avoidance of doubt, a reference in this Notice of Meeting or the Explanatory Memorandum to a 'Securityholder' is to the registered holder of a Stapled Security in the Group.

2 QUORUM

The Constitution of the Company provides that a quorum of Shareholders for a general meeting of the Company is Shareholders (present in person, by proxy, by attorney or by body corporate representative) holding not less than 5% of the votes that may be cast at the general meeting. No business may be transacted at the general meeting unless a quorum of Shareholders is present at the commencement of business.

The Constitution of the Trust provides that a quorum of unitholders for a general meeting of the Trust is three unitholders (present in person, by proxy, by attorney or by body corporate representative) and the quorum must be present at all times during the meeting.

In the case of either the Company or the Trust, if a quorum is not present within 30 minutes after the time appointed for the meeting, the meeting will be adjourned in accordance with the respective Constitution. If a quorum is not present within 30 minutes after the time appointed for the adjourned meeting, the meeting will be dissolved.

3 VOTING

The Directors of the Company and the Directors of CPSL (Board), as the responsible entity of the Trust, have determined that, for the purposes of the Meeting, Stapled Securities will be taken to be held by the persons who are registered as a Securityholder at 2.00pm AEDT on Sunday 9 November 2025. Accordingly, transfers registered after this time will be disregarded in determining entitlements to attend and vote at the Meeting.

Under the Corporations Act and the Constitutions, a resolution put to a vote at a meeting is to be decided by a show of hands unless a poll is properly demanded, subject to the Corporations Act. A poll may be demanded before a vote on a resolution is taken, before the voting results on a show of hands are declared or immediately after the voting results on a show of hands are declared. A poll may be demanded by:

- at least five Securityholders present at the Meeting and entitled to vote on the resolution;
- Securityholders present with at least 5% of the votes that may be cast on the resolution on a poll; or
- the Chair.

In accordance with the Corporations Act, voting on each Resolution set out in this Notice of Meeting will be conducted by a poll. This is despite anything in the Constitution.

A Securityholder who is entitled to cast two or more votes on a poll need not cast all their votes and may cast their votes in different ways. On a poll, each Securityholder has:

- a. in the case of a resolution of the Company, one vote for each fully paid Share held by the Securityholder; and
- b. In the case of a resolution of the Trust, one vote for each dollar value of the total units held by the Securityholder.

On a show of hands, each Securityholder has one vote.

In the case of Stapled Securities held by joint holders, only the vote of the joint holder whose name appears first in the register will be accepted.

4 ATTENDING ONLINE

Securityholders using the online platform (at https://meetings.openbriefing.com/CMW2025) will be able to vote directly through the online platform at any time between the commencement of the Meeting (2.00pm AEST on Tuesday 11 November 2025) and the closure of voting as announced by the Chair during the Meeting.

Securityholders are encouraged to login to the online platform at least 15 minutes prior to the scheduled start time for the Meeting using the instructions below:

- enter the link https://meetings.openbriefing.com/CMW2025 into a web browser on a mobile device or online device;
- Securityholders will need their Securityholder Reference Number (SRN) or Holder Identification Number (HIN), which can be found on your holding statement; and
- if you are a proxyholder, you will need your proxy code which MUFG Corporate Markets (AU) Limited will email to you during the 24 hours prior to the Meeting.

More information about online participation at the Meeting (including how to vote and ask questions online during the Meeting) is available in the Online Guide available at **www.cromwellpropertygroup.com/agm**.

5 CORPORATE REPRESENTATIVES AND POWERS OF ATTORNEY

A corporate Securityholder may elect to appoint a representative (rather than a proxy) to vote, in accordance with the Corporations Act. Corporate representatives are required to bring an original or certified copy of their appointment as a representative to the Meeting, or provide it to the registry or both the Company and CPSL (as responsible entity of the Trust) before the Meeting commences. A form of the certificate of appointment may be obtained from the Group's registry.

If a proxy form is signed under a power of attorney on behalf of a Securityholder, then the proxy form and either the original power of attorney or a certified copy of it must be lodged and received by mail, hand or fax at the address or fax number (in the case of a certified copy) listed in section 9 of this Notice of Meeting not later than 2.00pm AEST on Sunday 9 November 2025. A proxy form signed under a power of attorney on behalf of a Securityholder cannot be lodged online.

Proof of identity will be required to be presented at the Meeting for corporate representatives and attorneys.

6 PROXIES

Each Securityholder has the right to appoint a proxy to attend and vote for them. The proxy will have the same rights to speak, to vote (but only to the extent allowed by the appointment) and to join in a demand for a poll at the Meeting. The proxy does not need to be a Securityholder and may be an individual or a body corporate. If you do not plan to attend the Meeting in person, you are encouraged to complete and return the proxy form which accompanies this Notice of Meeting by either mail, fax or by hand or alternatively, where you will not be appointing a person under a power of attorney to sign a proxy form on your behalf, lodge your proxy appointment electronically at https://au.investorcentre.mpms.mufg.com.

A Securityholder who is entitled to cast two or more votes on a poll may appoint two proxies and may specify the proportion or number of votes each proxy is entitled to exercise. If you do not specify a proportion or number, each proxy may exercise half of the votes. Fractions will be disregarded. If you appoint two proxies to vote, neither proxy can vote on a show of hands. On a poll, each proxy can only exercise votes in respect of those Stapled Securities or voting rights the proxy represents.

If the same person (such as the Chair) is appointed as proxy for two or more Securityholders and those Securityholders have specified different ways for the proxy to vote on an item of business, then the proxy is not entitled to vote (as proxy) on a show of hands on that item.

A proxy may decide whether or not to vote on any item of business or other motion at the Meeting, except where the proxy is required by law or the Company's or Trust's Constitution to vote or abstain from voting in their capacity as proxy. If the proxy's appointment directs the proxy how to vote on an item of business and the proxy decides to vote, the proxy may vote on that item only in accordance with the direction. If the proxy's appointment does not direct the proxy how to vote on an item of business or any other motion at the Meeting, the proxy may abstain or vote as they think fit on that item or motion.

If an appointment of a proxy specifies the way the proxy is to vote on a particular resolution at the Meeting and the appointed proxy does not attend the Meeting or does not vote on a poll on the resolution, then the Chair will be taken to have been appointed as the proxy of the relevant Securityholder in respect of the Meeting or the poll on that resolution, as applicable.

If you appoint a proxy, you may still attend the Meeting. Your proxy will not be able to speak, or vote, at the Meeting while you are present.

Please note that proxy forms and online proxy appointments must be received not later than 2.00pm AEST on Sunday 9 November 2025. If a proxy form is signed under a power of attorney on behalf of a Securityholder, then the proxy form and either the original power of attorney or a certified copy of it must be lodged and received at the address or fax number (in the case of a certified copy) listed in section 9 of this Notice of Meeting. A proxy form signed under a power of attorney on behalf of a Securityholder cannot be lodged online.

7 HOW THE CHAIR WILL VOTE UNDIRECTED PROXIES

If a Securityholder appoints the Chair as the Securityholder's proxy and does not specify how the Chair is to vote on an item of business, the Chair intends to vote in favour of that item on a poll (subject to the other provisions of this Notice of Meeting, including any voting exclusions).

Cromwell encourages all Securityholders who submit proxies to direct their proxy how to vote on each resolution.

If you complete a proxy form or an online proxy appointment that authorises the Chair to vote on your behalf as a proxy, or the Chair is appointed as your proxy by default, and you do not mark any of the boxes so as to give the Chair directions about how your vote should be cast, then by completing and submitting the proxy form or online proxy appointment you will be expressly authorising the Chair to exercise the proxy in respect of the resolutions, including Resolutions 5 and 6 even though these resolutions are connected directly or indirectly with the remuneration of a KMP.

8 ORDINARY RESOLUTIONS

Each Resolution is an ordinary resolution. An ordinary resolution will be passed if more than 50% of the votes cast by or on behalf of Securityholders entitled to vote on the resolution are in favour.

9 LODGEMENT OF PROXIES

Proxy forms and online proxy appointments must be received not later than 2.00pm AEST on Sunday 9 November 2025.

The appointment of a proxy (other than by a proxy form signed under a power of attorney on your behalf) must be received in one of the following ways:

- Online: lodge your proxy appointment online at https://au.investorcentre.mpms.mufg.com by following the instructions. You will need your SRN or HIN, which can be found on your holding statement.
- Mobile device: lodge your proxy appointment online by scanning the QR code on the back of the proxy form. To scan the code, you will need a QR code reader application which can be downloaded for free on your mobile device. You will need your SRN or HIN and postcode for your securityholding.
- Mail: lodge your proxy form by mail using the reply-paid envelope enclosed or address your letter to the Group's registry: MUFG Corporate Markets (AU) Limited, Locked Bag A14 SYDNEY SOUTH NSW 1235.
- Fax: lodge your proxy form by fax to +61 2 9287 0309.
- By hand: lodge your proxy form by delivering it to the Group's registry: MUFG Corporate Markets (AU) Limited, Parramatta Square, Level 22, Tower 6, 10 Darcy Street PARRAMATTA NSW 2150 (during business hours Monday to Friday (9.00am 5.00pm AEDT)).

PROXY FORM SIGNED UNDER A POWER OF ATTORNEY ON BEHALF OF A SECURITYHOLDER

The proxy form and either the original power of attorney or a certified copy of it must be lodged by mail, by hand or fax (in the case of a certified copy) to the address or fax number set out above and received not later than 2.00pm AEST on Sunday 9 November 2025. Online lodgement is not available.

10 SECURITYHOLDER QUESTIONS

Securityholders who are unable to attend the Meeting or who prefer to register questions in advance of the Meeting should forward questions to the Company Secretary at the following address:

Cromwell Property Group

Level 10, 100 Creek Street Brisbane, QLD 4000

Attention: Company Secretary

Fax: +61 7 3225 7788 | Email: invest@cromwell.com.au

Online: When lodging your proxy appointment online at https://au.investorcentre.mpms.mufg.com

To allow time to collate questions and prepare answers, please submit any questions by no later than 2.00pm AEST on Sunday 9 November 2025.

Questions will be collated and, during the Meeting, the Chair will seek to address as many of the more frequently raised topics as possible. 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 Securityholders.

11 TECHNICAL DIFFICULTIES

Technical difficulties may arise during the Meeting. The Chair has discretion as to whether and how the Meeting should proceed if a technical difficulty arises. In exercising the Chair's discretion, the Chair will have regard to the number of Securityholders impacted and the extent to which participation in the business of the Meeting is affected. Where

considered appropriate, the Chair may continue to hold the Meeting and transact the business, including conducting a poll and voting in accordance with valid proxy instructions. For this reason, Securityholders are encouraged to lodge a directed proxy so it is received not later than 2.00pm AEST on Sunday 9 November 2025, even if they plan to attend the Meeting online.

If the Chair determines it necessary or appropriate to make alternative arrangements for the conduct or holding of the Meeting, Cromwell will provide an update on the ASX Market Announcements Platform and Cromwell's website to communicate to Securityholders the details of any postponement or adjournment of the Meeting. If it becomes necessary to make further alternative arrangements for holding the Meeting, Cromwell will give Securityholders as much notice as practicable, with further information being made available on the Cromwell Property Group website at www.cromwellpropertygroup.com.

12 MORE INFORMATION

If you have any questions, please phone the Group's registry, MUFG Corporate Markets (AU) Limited, on +61 1300 550 841 or email **cromwell@cm.mpms.mufg.com** or phone Cromwell's Investor Services Team on 1300 268 078 (within Australia) or +61 7 3225 7777 (outside Australia) or email **invest@cromwell.com.au**.

Explanatory Memorandum

INTRODUCTION

This Explanatory Memorandum, which accompanies and forms part of the Notice of Meeting, contains information relevant to the Resolutions set out in the Notice of Meeting and should be read carefully and in its entirety by Securityholders before making any decision and voting in relation to the Resolutions.

If you have any doubt regarding the information contained in this Explanatory Memorandum or any action you should take in respect of such information, you should consult your financial, legal, taxation or other professional advisor.

Defined terms used in the Explanatory Memorandum are set out in the Notice of Meeting. This Explanatory Memorandum was issued by the Company and CPSL as responsible entity of the Trust.

RESOLUTION 1 - CONSIDERATION OF REPORTS

In accordance with the Corporations Act, the following reports in respect of the financial year ended on 30 June 2025 will be presented to the Annual General Meeting of the Company:

- a. the Financial Report (which includes the financial statements and directors' declaration);
- b. the Directors' Report; and
- c. the Auditor's Report.

Securityholders as a whole will be given a reasonable opportunity to comment on, and ask questions about, the management of the Company.

These reports, which form part of the Group's 2025 Annual Report (comprising the Company and the Trust and their controlled entities), were provided to Securityholders before the Meeting. The Group's 2025 Annual Report is available for download from the Cromwell Property Group website at **www.cromwellpropertygroup.com/annual-reports**.

In accordance with the Corporations Act, Securityholders entitled to cast their vote at the Annual General Meeting may submit written questions to the auditor relevant to the content of the Auditor's Report or the conduct of the audit of the annual financial report of the Company to be considered at the Annual General Meeting. A Securityholder wishing to submit a question to the auditor should forward it to the Company Secretary to be received by no later than 5.00pm AEST on Tuesday 4 November 2025 at the following address:

Cromwell Property Group

Level 10, 100 Creek Street Brisbane, QLD 4000

Attention: Company Secretary

Fax: +61 7 3225 7788 | Email: invest@cromwell.com.au

Online: When lodging your proxy appointment online at https://au.investorcentre.mpms.mufg.com

A list of questions submitted to the auditor will be made available to Securityholders attending the Annual General Meeting at or before the start of the Annual General Meeting.

INFORMATION RELEVANT TO RESOLUTIONS 2, 3 AND 4: CROMWELL BOARD SKILLS MATRIX AND DIVERSITY INFORMATION

Board Skills Matrix

The Board reviews, on a regular basis, the mix of skills, experience, independence, knowledge and diversity represented by Directors on the Board and determines whether the composition and mix remain appropriate for Cromwell's purpose and strategic objectives and whether they cover the skills needed to address existing and emerging business and governance issues relevant to Cromwell Property Group.

The Board has adopted a Board Skills Matrix, which sets out the collective skills and attributes of the Board. The following table outlines detailed descriptions of the experience and skills represented by the current composition of the Board, and considered by the Board as desirable. The Board regularly reviews and updates its Board Skills Matrix to reflect the strategy and direction of Cromwell Property Group. The Board assesses the extent to which each skill is represented on the Board, with Cromwell Directors rating their skills as 'well-developed' (strong working knowledge and experience) or 'developed' (solid working knowledge and some experience). As shown in the table, all skills in the Board Skills Matrix are well represented on the Board as a whole.

The Board considers that its current members have an appropriate mix of skills, personal attributes and experience that allows the Directors individually, and the Board collectively, to discharge their duties effectively and efficiently. The Board comprises individuals who understand the business of the Group and the environment in which it operates and who can effectively assess management's performance in meeting agreed objectives and goals.

Board Skills Matrix

Skill	Dr Weiss AM	Mr 0oi	Mr Callaghan	Ms Cox	Mr Gersh AM	Ms Scenna	Ms Tang	Directors with well- developed skills fnumber of Directors and as a percentage of entire Board)	Directors with developed skills (number of Directors and as a percentage of entire Board)
Leadership and culture									
Non-executive Director and Board Committee experience in a publicly listed company in Australia or overseas									
Experience at an executive level in business including the ability to assess the performance of the CEO and senior management	/	✓	✓	V	V	V		7 (100%)	N/A
Understanding, implementing and monitoring good organisational culture									
Property and asset management									
Experience in, and appropriate knowledge of, the Australian and European commercial property market in one or more of the following areas: acquisitions and disposals; asset management; property management; leasing; facilities management; and development	✓	✓	~	~	~	~	~	7 (100%)	N/A
Experience in, and knowledge of, other property markets in other relevant jurisdictions (ie, international) and other property market sectors									

✓ Well-developed skills: strong working knowledge and experience

Developed skills: solid working knowledge and some experience

Skill	Dr Weiss AM	Mr 0oi	Mr Callaghan	Ms Cox	Mr Gersh AM	Ms Scenna	Ms Tang	Directors with well- developed skills (number of Directors and as a percentage of entire Board)	Directors with developed skills (number of Directors and as a percentage of entire Board)
Funds / investment management									
Significant experience in, and knowledge of, wholesale and retail funds management, in Australia and globally	✓	✓	✓	~	✓	✓	✓	7 (100%)	N/A
Commercial capability									
Deep experience at a Board or executive level with a listed company(ies) in the ASX300 or international equivalent, with an understanding of capital raising, takeovers, continuous disclosure and corporate governance Ability to think strategically and identify and	✓	~	~	~	~	~	~	7 (100%)	N/A
critically assess strategic opportunities and threats and develop effective strategies to meet Cromwell Property Group's identified objectives									
Risk oversight									
Ability to identify or recognise key risks to Cromwell Property Group across its various operations and monitor risk management frameworks	✓	~	~	✓	✓	✓	✓	7 (100%)	N/A
Financial acumen									
Ability to understand key financial statements; critically assess financial viability and performance; contribute to financial planning; monitor operating and capital expenditure budgets; and monitor debt levels and funding arrangements; and/or								7 (1000/)	NI/A
Experience as a partner in a top tier accounting firm, or as a CFO in a listed company in the ASX300 or international equivalent, with a deep understanding of the accounting standards applicable to Cromwell Property Group's financial reports and Cromwell Property Group's financial accountability process	•	•	•	•	•	•	•	7 (100%)	N/A
Debt management									
Experience in the banking industry or in a corporate treasury department giving an understanding of the debt market in Australia, Europe or elsewhere	✓	~	~	~	~	~	~	5 (71.4%)	2 (28.6%)
People									
Experience in managing human capital, remuneration and reward, industrial relations, workplace health and safety and strategic workforce planning	~	~	~	~	~	~	~	7 (100%)	N/A

Skill Public policy, government, economics	Dr Weiss AM	Mr Ooi	Mr Callaghan	Ms Cox	Mr Gersh AM	Ms Scenna	Ms Tang	Directors with well- developed skills fnumber of Directors and as a percentage of entire Board)	Directors with developed skills (number of Directors and as a percentage of entire Board)
Experience with either federal or state (or equivalent) government ministers or departments giving a knowledge of agendas,									

policies or processes.

Understanding of key macro and micro economic indicators and market cycles and their impact on Cromwell Property Group and

the environment in which it operates **ESG**

Experience with either federal or state (or equivalent) government ministers or departments giving a knowledge of agendas, policies or processes.

Understanding of key macro and micro economic indicators and market cycles and their impact on Cromwell Property Group and the environment in which it operates



3 (42.9%)



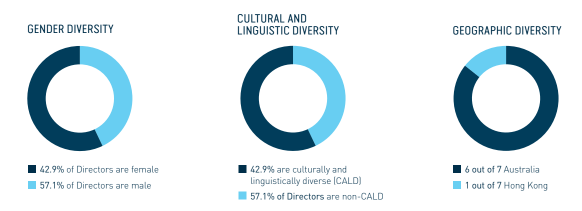
Well-developed skills: strong working knowledge and experience



Developed skills: solid working knowledge and some experience

Cromwell Board diversity information

Cromwell Property Group is pleased to disclose the following diversity information about the Cromwell Board.



No Cromwell Director identifies as an Australian Aboriginal and/or Torres Strait Islander person.

Details of each Cromwell Director as follows:

Director (age)	First appointed	Status		
Dr Gary Weiss AM (Chair) (72)	18 September 2020	Independent Non-executive Director/Chair		
Mr Eng Peng Ooi (69)	8 March 2021	Independent Non-executive Director/Deputy Chair		
M. I	7 October 2021	Managing Director		
Mr Jonathan Callaghan (54)	5 October 2021	Chief Executive Officer		
Ms Tanya Cox (65)	21 October 2019	Independent Non-executive Director		
Mr Joseph Gersh AM (70)	18 September 2020	Independent Non-executive Director		
Ms Lisa Scenna (57)	21 October 2019	Independent Non-executive Director		
Ms Jialei Tang (30)	9 July 2021	Non-executive Director		

RESOLUTION 2 - RE-ELECTION OF DR GARY WEISS AS A DIRECTOR

Dr Gary Weiss is retiring by rotation at the end of the Annual General Meeting in accordance with clause 65 of the Company's Constitution and, being eligible, is seeking re-election as a Director of the Company.

Dr Gary Weiss AM

LLB (Hons), LLM, JSD

Director since:	18 September 2020
Chair since:	17 March 2021
Board Committee membership:	Member of the Audit, Risk and ESG Committee Member of the Nomination and People Committee
Independent:	Yes
Listed company directorships (held within the last three years):	Chair – Coast Entertainment Holdings Limited (formerly known as Ardent Leisure Group Limited) (2017 – current) Executive Director – Ariadne Australia Limited (1989 – current) Chair – Estia Health Limited (2016 – 2023) Non-executive Director – Hearts and Minds Investments Limited (2018 – current) Non-executive Director – Thorney Opportunities Ltd (2013 – current) Non-executive Director – Myer Holdings Limited (2023 – March 2024) Deputy Chair and Lead Independent Director – Myer Holdings Limited (March 2024 – current)

Experience and current directorships

Dr Weiss has substantial board and board committee experience at both listed and non-listed entities. Dr Weiss is currently Chair of Coast Entertainment Holdings Limited, an Executive Director of Ariadne Australia Limited, Deputy Chair and Lead Independent Director of Myer Holdings Limited, and a Non-Executive Director of Hearts and Minds Investments Limited, Thorney Opportunities Ltd, the Victor Chang Cardiac Research Institute and The Centre for Independent Studies. Dr Weiss is also a Commissioner of the Australian Rugby League Commission.

Dr Weiss served as Chair of Estia Health Limited, Ridley Corporation Limited, Clearview Wealth Limited and Coats Group plc. Dr Weiss is a former Non-executive Director of The Straits Trading Company Limited, a former Executive Director of Industrial Equity Ltd, Whitlam, Turnbull & Co and Guinness Peat Group plc, and has served on the boards of numerous other companies, including Westfield Group, Premier Investments Limited and Tower Australia Limited. Dr Weiss has been involved in overseeing large businesses with operations in many regions including Asia Pacific, Europe, China, India and the United States and is familiar with investments across a wide range of industries and sectors, including real estate.

In 2019, Dr Weiss was awarded the Member (AM) in the General Division of the Order of Australia for significant services to business and the community.

Dr Weiss holds an LLB (Hons) and LLM from the Victoria University of Wellington and a Doctor of the Science of Law (JSD) from Cornell University. He was admitted as a Barrister and Solicitor of the Supreme Court of New Zealand, a Barrister and Solicitor of the Supreme Court of Victoria and as a Solicitor of the Supreme Court of New South Wales.

Dr Weiss is based in Australia.

Term of office, independence, securityholding

Dr Weiss was elected by Shareholders on 18 September 2020, and was re-elected by Shareholders on 16 November 2022.

In 2020, Dr Weiss was nominated by ARA Real Estate Investors XXI Pte. Ltd., an entity controlled by ARA Asset Management Limited (a substantial holder of Stapled Securities until January 2022). ESR Cayman Limited (via controlled entities) became a substantial holder of Stapled Securities when it entered into an agreement to acquire a 100% interest in ARA Asset Management Limited. On 1 August 2025 ESR Cayman Limited finalised the divestment of its entire remaining interest in Cromwell Property Group.

Following ESR Cayman Limited's divestment from Cromwell Property Group, the Board considers Dr Weiss to be an independent Non-executive Director as of 1 August 2025 and that if re-elected, Dr Weiss will continue to be an independent Non-executive Director.

As at 30 June 2025, Dr Weiss held 300,000 Cromwell Property Group Stapled Securities.

Background checks

Within the last 12 months, the Company obtained background checks as to Dr Weiss's criminal record and bankruptcy history. No adverse information was revealed.

Acknowledgement of sufficient time available

Dr Weiss provided the Nomination and People Committee with details of his other commitments and an indication of the time involved and specifically acknowledged to the Nomination and People Committee that he will have sufficient time to fulfil his responsibilities as a Director of the Company.

Meeting attendance record

Cromwell notes the commentary to recommendation 2.5 of the ASX Corporate Governance Council's Corporate Governance Principles and Recommendations that the 'role of chair is demanding, requiring a significant time commitment. The chair's other positions should not be such that they are likely to hinder effective performance of the role.'

Dr Weiss attended 91% of the Cromwell Board meetings that he was eligible to attend during the 2025 financial year. Dr Weiss was unable to attend one Cromwell Board meeting, being a 20 minute management project update, due to travel commitments.

In addition, Dr Weiss's deep commitment to his role with Cromwell is further demonstrated by his professional and productive working relationship with the CEO, which ensures Dr Weiss is well-equipped to facilitate Board deliberations on strategic opportunities and other material matters.

Further, as outlined in Cromwell's Corporate Governance Statement for the 2025 financial year, the performance evaluation of the Chair of the Board was conducted for the 2025 financial year and the Board remains supportive of the leadership of Dr Weiss and no issues were raised that needed to be addressed.

Dr Weiss's strong work ethic, attendance record at Cromwell Board and Board Committee meetings during the 2025 financial year, his involvement in strategic and engagement activities and the Board's continued support of Dr Weiss's leadership demonstrate that Dr Weiss's other positions do not hinder Dr Weiss's effective performance of the role of Chair of the Board.

In unanimously supporting the re-election of Dr Weiss as a Director of the Company, the Directors acknowledge Dr Weiss's current directorships aside from Cromwell and are of the view that they benefit Cromwell. In the Directors' view, Cromwell benefits from the wide, deep and contemporary governance experience that Dr Weiss brings to bear on his role at Cromwell, given his current directorships as well as his extensive previous board and board committee roles.

Skills and diversity that Dr Weiss brings to the Board

Having regard to the Cromwell Board Skills Matrix, Dr Weiss brings to Cromwell the following skills:

- ✓ Leadership and culture
 ✓ Property and asset management
 ✓ Public policy, government, economics
 ✓ Financial acumen
 ✓ ESG
- Well-developed skills: strong working knowledge and experience
 Developed skills: solid working knowledge and some experience

The Board is confident that Dr Weiss's skills, knowledge and experience, and his contribution to Board diversity, will continue to be of great benefit to the Board, the Company and the Group.

Board support for re-election

The Directors unanimously support the re-election of Dr Gary Weiss as a Director of the Company because, in summary, Dr Weiss continues to bring leadership, diligence, commitment and valuable and relevant expertise, experience and diversity to the deliberations of the Board and to his role as a Member of each of the Audit, Risk and ESG Committee and the Nomination and People Committee.

Directors' recommendation

The Directors unanimously recommend that Shareholders vote **IN FAYOUR** of Resolution 2.

Dr Weiss abstained from voting on the recommendation in respect of Resolution 2 and makes no recommendation in view of his personal interest in the matter.

RESOLUTION 3 - RE-ELECTION OF MR JOSEPH GERSH AM AS A DIRECTOR

Mr Joseph Gersh is retiring by rotation at the end of the Annual General Meeting in accordance with clause 65 of the Company's Constitution and, being eligible, is seeking re-election as a Director of the Company.

Mr Joseph Gersh AM

BCom; LLB (Hons)

Director since:	18 September 2020
Board Committee membership:	Nil
Independent:	Yes

Experience and current directorships

Mr Gersh is currently Executive Chairman of Gersh Investment Partners Ltd and a Director of the Sydney Institute in an honorary capacity.

Mr Gersh is a former government appointed Non-executive Director of the Australian Broadcasting Corporation (ABC) and was Chair of the ABC's People and Sustainability Committee. Mr Gersh was formerly the inaugural Chairman of the Australian Reinsurance Pool Corporation, foundation Director of the Reserve Bank of Australia's Payments System Board and Director of the Federal Airports Corporation. Mr Gersh is a former senior partner and Chairman of the Management Committee of law firm, Arnold Bloch Leibler. One of his principal areas of expertise is major property development and, in particular, the construction of hotels, shopping centres, land subdivisions, apartments and office towers.

Mr Gersh previously served as Deputy Chairman of the Australia Council for the Arts, as Chairman of Artbank (which is part of the Australian Government Office for the Arts) and as Chairman of the National Institute of Circus Arts.

In 2006, Mr Gersh was awarded the Member (AM) in the General Division of the Order of Australia for significant services to business, government, the arts and the community.

Mr Gersh holds a Bachelor of Commerce and Bachelor of Laws (Hons) from the University of Melbourne.

Mr Gersh is based in Australia.

Term of office, independence, securityholding

Mr Gersh was elected by Shareholders on 18 September 2020, and re-elected by Shareholders on 16 November 2022.

The Board considers Mr Gersh is an independent Non-executive Director and that, if re-elected, Mr Gersh will continue to be an independent Non-executive Director.

As at 30 June 2025, Mr Gersh held 140,000 Cromwell Property Group Stapled Securities.

Background checks

Within the last 12 months, the Company obtained background checks as to Mr Gersh's criminal record and bankruptcy history. No adverse information was revealed.

Acknowledgement of sufficient time available

Mr Gersh provided the Nomination and People Committee with details of his other commitments and an indication of the time involved and specifically acknowledged to the Nomination and People Committee that he will have sufficient time to fulfil his responsibilities as a Director of the Company.

Meeting attendance record

Mr Gersh attended 100% of the Cromwell Board meetings that he was eligible to attend during the 2025 financial year.

Skills and diversity that Mr Gersh brings to the Board

Having regard to the Cromwell Board Skills Matrix, Mr Gersh brings to Cromwell the following skills:

- ✓ Leadership and culture
- Property and asset management
- ✓ Funds / investment management
- Commercial capability
- ✓ Financial acumen

- ✓ Risk oversight
- Debt management
- ✓ People
- Public policy, government, economics
- **✓** ESG



Well-developed skills: strong working knowledge and experience



Developed skills: solid working knowledge and some experience

Mr Gersh brings to Cromwell significant board and board committee experience, as well as commercial and legal expertise, including in major property development projects and in property sectors such as commercial and residential.

The Board is confident that Mr Gersh's skills, knowledge and experience, and his contribution to Board diversity, will continue to be of great benefit to the Board, the Company and the Group.

Board support for re-election

The Directors unanimously support the re-election of Mr Joseph Gersh as a Director of the Company because, in summary, Mr Gersh continues to bring diligence, commitment and valuable and relevant expertise, experience and diversity to the deliberations of the Board.

Directors' recommendation

The Directors unanimously recommend that Shareholders vote **IN FAVOUR** of Resolution 3.

Mr Gersh abstained from voting on the recommendation in respect of Resolution 3 and makes no recommendation in view of his personal interest in the matter.

RESOLUTION 4 - RE-ELECTION OF MS LISA SCENNA AS A DIRECTOR

Ms Lisa Scenna is retiring by rotation at the end of the Annual General Meeting in accordance with clause 65 of the Company's Constitution and, being eligible, is seeking re-election as a Director of the Company.

Ms Lisa Scenna

B.Comm, Fellow of Chartered Accountants Australia and New Zealand, MAICD

Director since:	21 October 2019
Board Committee membership:	Member of the Audit, Risk and ESG Committee Member of the Nomination and People Committee
Independent:	Yes
Listed company directorships (held within the last three years):	Non-executive Director – Harworth Group plc (2020 – current) Non-executive Director – Gore Street Energy Storage Fund (2023 – current) Non-executive Director – Genuit Group plc (2019 – 2023) Senior Independent Director – Genuit Group plc (2023 – current) Non-executive Director – Ingenia Communities Group (2024 – current)

Experience and current directorships

Ms Scenna has over 25 years of executive experience in property and asset management and funds/investment management in both the United Kingdom (UK) and Australia. Ms Scenna joined Westfield Group in 1994 and progressed to the role of Head of Investor Relations. Ms Scenna moved to Stockland Group as General Manager – Finance and Business Development and rose through the group to the role of UK Joint Managing Director in 2007. In this role, Ms Scenna was responsible for establishing Stockland Group in the UK, had full responsibility for the regional operations and was involved in a number of acquisitions and integrations.

In 2009, Ms Scenna left Stockland Group to stay in the UK and accepted the role of Group Head of Explore at Laing O'Rourke, the country's largest privately-owned construction solutions provider. For just under three years, Ms Scenna led the Explore Investments and Explore Living businesses across Europe, Canada, the Middle East and Australasia. In this role, Ms Scenna led the infrastructure investing activities globally and worked with clients and investors to build Laing O'Rourke's direct infrastructure portfolio held in co-ownership with a number of institutional investors across the UK, Australia and Canada.

In 2013, Ms Scenna joined UK construction and regeneration company, Morgan Sindall Group plc, as the Managing Director of their Investments business. During her tenure, Ms Scenna was a Director of the Morgan Sindall Investments Board. Through her extensive executive experience in the UK, Ms Scenna has developed strong connections with local authorities, developers and investors and has a deep understanding of the drivers for competitors.

Ms Scenna is an independent Director of Dexus Capital Funds Management Limited and Chair of its Audit, Risk and Compliance Committee. Ms Scenna is an independent Director of Dexus Capital Investment Services Pty Limited and Chair of its Audit, Risk and Compliance Committee. In May 2024, Ms Scenna was appointed Non-executive Director of Ingenia Communities Group.

Ms Scenna is a Senior Independent Director of Genuit Group plc, Chair of its Remuneration Committee and a Member of its Audit Committee and Nomination Committee. Ms Scenna is a Non-executive Director of Gore Street Energy Storage Fund plc. Ms Scenna is a Non-executive Director of Harworth Group plc and is a Member of its Audit Committee and Remuneration Committee. Genuit Group plc, Gore Street Energy Storage Fund plc and Harworth Group plc are listed on the London Stock Exchange.

Ms Scenna is the former Deputy Chair of the Private Infrastructure Development Group's Supervisory Board and has played a leadership role in charitable organisations.

Ms Scenna holds a Bachelor of Commerce from the University of New South Wales and is a Fellow of Chartered Accountants Australia and New Zealand and a Member of the Australian Institute of Company Directors.

Term of office, independence, securityholding

Ms Scenna was appointed by the Board as a Director on 21 October 2019 and was elected by Shareholders on 28 November 2019. Ms Scenna was re-elected as a Director at a spill meeting of the Company on 12 February 2021 and reelected by Shareholders again on 16 November 2022.

The Board considers Ms Scenna to be an independent Non-executive Director and that, if re-elected, Ms Scenna will continue to be an independent Non-executive Director.

As at 30 June 2025, Ms Scenna held 150,000 Cromwell Property Group Stapled Securities.

Background checks

Within the last 12 months, the Company obtained fresh background checks as to Ms Scenna's criminal record and bankruptcy history. No adverse information was revealed.

Acknowledgement of sufficient time available

Ms Scenna provided the Nomination and People Committee with details of her other commitments and an indication of the time involved and specifically acknowledged to the Nomination and People Committee that she will have sufficient time to fulfil her responsibilities as a Director of the Company.

Meeting attendance record

Ms Scenna attended 100% of the Cromwell Board meetings that she was eligible to attend during the 2025 financial year.

Skills and diversity that Ms Scenna brings to the Board

Having regard to the Cromwell Board Skills Matrix, Ms Scenna brings to Cromwell the following skills:

- Leadership and culture
- ✓ Property and asset management
- ✓ Funds / investment management
- ✓ Commercial capability
- ✓ Financial acumen

- ✓ Risk oversight
- ✓ Debt management
- **✓** People
- ✓ Public policy, government, economics
- **✓** ESG

~

Well-developed skills: strong working knowledge and experience



Developed skills: solid working knowledge and some experience

Ms Scenna brings to Cromwell significant listed company board and board committee experience, as well as international and local expertise, including in property sectors such as commercial, infrastructure, build to rent, retirement living, retail, urban regeneration and social infrastructure.

The Board is confident that Ms Scenna's skills, knowledge and experience, and her contribution to Board diversity, will continue to be of great benefit to the Board, the Company and the Group.

Board support for re-election

The Directors unanimously support the re-election of Ms Lisa Scenna as a Director of the Company because, in summary, Ms Scenna continues to bring diligence, commitment and valuable and relevant expertise, experience and diversity to the deliberations of the Board and to her role as a Member of each of the Audit, Risk and ESG Committee and the Nomination and People Committee.

Directors' recommendation

The Directors unanimously recommend that Shareholders vote **IN FAVOUR** of Resolution 4.

Ms Scenna abstained from voting on the recommendation in respect of Resolution 4 and makes no recommendation in view of her personal interest in the matter.

RESOLUTION 5 - ADOPTION OF REMUNERATION REPORT

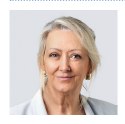
Section 250R of the Corporations Act requires a listed company to put a resolution to shareholders to adopt its remuneration report for the relevant financial year.

Securityholders as a whole will be given reasonable opportunity to comment on, and ask questions about, the Remuneration Report which is included in the Directors' Report contained in the Group's 2025 Annual Report.

The Remuneration Report contains:

- a message from the Chair of the Nomination and People Committee to Securityholders, which is included below;
- an outline of the Group's remuneration strategy and governance; and
- information about Cromwell's performance and FY25 remuneration outcomes.

Letter from the Chair, Nomination and People Committee



Ms Tanya Cox Chair, Nomination and People Committee

On behalf of the Board, I am pleased to present the Remuneration Report for the financial year ended 30 June 2025.

PERFORMANCE AND REMUNERATION OUTCOMES

Cromwell's transition to a capital light investment manager successfully continued during financial year 2025, with a number of major milestones being achieved. The sale of the European platform finalised in December 2024. More recently, the sale of a 50% stake in 475 Victoria Avenue Chatswood marked the completion of the non-core asset sales, and in combination with the successful renegotiation of our debt facilities, resulted in a decrease in Cromwell's weighted average drawn credit margin and a significant reduction in gearing to 28.2%. This gearing level sees us significantly outperform our peers and positions Cromwell strongly for future growth.

The completion of the Group's multi-year simplification strategy and exit from non-core assets has allowed Cromwell to shift focus to the deployment of our balance sheet into growth initiatives, such as the landmark agreement with a Federal Government Agency to develop a 19,8000 sqm office building within the Parliamentary Precinct in Canberra on a 15-year lease. This project is a strategic step forward that is expected to deliver strong returns. Likewise, the Group's strong position has recently attracted investment from global asset manager, Brookfield, who has acquired a strategic stake of 19.9% in the Group. With Brookfield acquiring ESR's stake, the Group now benefits from an Independent Chair, Gary Weiss AM, marking a key step in strengthening Cromwell's governance structure.

Cromwell has continued to make progress on cultural and diversity measures. We met our employee engagement target of 70% for the second year with survey results indicating increased positive sentiment towards executive leadership. Achieving this result during a period of organisational transformation and simplification underscores the outcome.

Board diversity was maintained at 40:40:20 and key management personnel continued to reflect a balanced gender distribution.

These achievements reflect the Group's commitment to delivering consistent performance, prudent financial management, and ongoing progress towards its strategic objectives for the benefit of investors.

The Executive Short-Term Incentive (STI) Plan has a financial gateway of 90% of the Operating Earnings budget and two non-financial gateways, safety and behaviour, which were met. Most, but not all, of the FY25 key performance indicators were met. The operating earnings target was successfully achieved. Strong performance occurred across strategic and corporate targets and subsequently, STI awards were earned between 65 and 75%. Half of the STI awards will be deferred and paid as securities to continue to align the interests of executives and securityholders

Unchanged from FY24, there are two Key Management Personnel (KMP) Long Term Incentive (LTI) Plan hurdles: Relative Total Securityholder Return (Relative TSR) and Return on Invested Capital (ROIC). The Relative TSR hurdle remains unchanged from previous years, weighted at 50%. As I noted last year, the ROIC hurdle was adjusted in FY25 to incorporate security price as well as NTA. This decision was based on independent advice and successfully balances securityholder experience with factors within management control. The 1 July 2022 LTI performance period concluded on 30 June 2025 and neither the TSR nor ROIC hurdle was met, subsequently no vesting occurred.

FY25 CHANGES TO NON-EXECUTIVE DIRECTOR REMUNERATION

Following the discontinuation of the Investment Committee and merger of the ESG & Risk and Audit Committees in FY24, the Audit Committee was rebranded the Audit, Risk and ESG Committee for the 2025 financial year. No changes were made to membership during the year. As a result, total Board and Committee fees were reduced by 6.3%.

FY26 BOARD RESTRUCTURE AND REMUNERATION REVIEW

Following the divestment of all managed, overseas holdings, Cromwell has streamlined its operations and adopted a simplified structure. As part of this process, an independent advisor was engaged to review the Board composition, size and fees, compared to domestic peers and listed entities of similar market capitalisation. Effective from 1 July 2025, Board fees were reduced by 13.5% and Committee fees were reduced by 16.7% to 26.7%.

Following the resignation of Mr Rob Blain, effective 28 August 2025, total Board and Committee fees will fall by 22.9%, on an annualised basis.

The Board would like to take the opportunity to thank Mr Rob Blain for his dedicated years of service to Cromwell.

FY26 APPROACH TO EXECUTIVE REMUNERATION

In June 2025, the Nomination and People Committee considered the fixed and variable remuneration of executive KMP and determined it would remain unchanged for FY26.

Yours sincerely,

Ms Tanya Cox

Chair, Nomination and People Committee

The Board is motivated to ensure the remuneration strategy and framework reflect the Group's strategy, attract and retain key personnel and reflect Securityholder and stakeholder feedback.

The Nomination and People Committee is heavily involved in the continuous review of the remuneration strategy and framework, disclosure and outcomes. Any material changes will be clearly disclosed and communicated in the relevant year's remuneration report and notice of annual general meeting.

In considering the report, Securityholders should note that the Directors of the Company are the same as those of CPSL, the responsible entity of the Trust.

Securityholders will be asked to vote at the Annual General Meeting on Resolution 5 to adopt the Remuneration Report.

Under the Corporations Act, if at least 25% of the votes cast on Resolution 5 at the Annual General Meeting are against adoption of the report then:

- a. if comments are made on the report at the Annual General Meeting, the Company's Remuneration Report for the financial year ending 30 June 2026 will be required to include an explanation of the Board's proposed action in response or, if no action is proposed, the Board's reasons for this; and
- b. if, at the Company's 2026 Annual General Meeting, at least 25% of the votes cast on the resolution for adoption of the remuneration report for the relevant financial year are against its adoption, the Company will be required to put to Shareholders a resolution proposing that a General Meeting (Spill Meeting) be called to consider the election of the Company's Directors (Spill Resolution). The Spill Meeting must be held within 90 days of the date of the Company's 2026 Annual General Meeting. For any Spill Resolution to be passed, more than 50% of the votes cast on the resolution must be in favour of it. If a Spill Resolution is passed, all of the Company's Directors (other than the Managing Director) will cease to hold office immediately before the end of the Spill Meeting, unless re-elected at that meeting.

Under the Corporations Act, the vote on this Resolution 5 is advisory only and will not bind the Directors of the Company or the Company. However, the Board will consider the outcome of the vote when reviewing its remuneration policy and make appropriate recommendations to the Group.

Directors' recommendation

The Directors unanimously recommend that Shareholders vote **IN FAVOUR** of this non-binding Resolution 5.

RESOLUTION 6 - APPROVAL OF PERFORMANCE RIGHTS GRANT TO THE MANAGING DIRECTOR AND CEO

The Board is seeking the approval of Securityholders for the grant of 1,829,440 performance rights (Performance Rights) under the Cromwell Property Group Performance Rights Plan (PRP) to the Group Chief Executive Officer (Group CEO) and Managing Director, Mr Jonathan Callaghan. This grant constitutes Mr Callaghan's long-term incentive (LTI) opportunity for FY26.

Why is Securityholder approval being sought?

Under ASX Listing Rule 10.14, no director can acquire securities under an employee incentive scheme without securityholder approval. Performance Rights under the PRP constitute 'securities' for the purposes of the ASX Listing Rules. In accordance with the rules of operation of the PRP (PRP Rules), one Stapled Security will be granted for each Performance Right exercised. The PRP is an 'employee incentive scheme' for the purposes of the ASX Listing Rules.

However, Securityholder approval under ASX Listing Rule 10.14 is not required in relation to this grant as any securities allocated to Mr Callaghan as an LTI award under the PRP will not be issued by the Group but will be acquired onmarket. Regardless, the Board wishes to seek Securityholder approval of this grant in recognition of the importance of Securityholder engagement on key remuneration issues, such as remuneration of the Group CEO.

If approved by Securityholders, the Group intends to grant the Performance Rights to Mr Callaghan by 31 December 2025, but in any event, by no later than one year after the date of the Meeting. If Securityholders do not approve the grant of the Performance Rights at the Meeting, the Board will consider alternative arrangements to appropriately remunerate and incentivise Mr Callaghan, subject to the same performance and service conditions outlined below.

Mr Callaghan's total remuneration package

Mr Callaghan's remuneration includes a fixed cash component, an at-risk cash incentive component calculated based on performance against short-term performance metrics (STI), and an at-risk equity component calculated based on performance against long-term performance metrics (LTI). The purpose of LTI remuneration for key management personnel (KMP) such as Mr Callaghan is to reward long-term performance, encourage the retention of Stapled Securities in the Group and align their interests with that of long-term value creation for Securityholders. The LTI component of Mr Callaghan's remuneration is currently paid through his participation in the PRP.

Mr Callaghan's total maximum remuneration package for FY26 is A\$2,706,839.78, comprising a fixed cash component of A\$1,002,533 (inclusive of superannuation), an A\$852,153.39 STI component and A\$852,153.39 in LTI.

What is the CEO's proposed FY25 LTI grant?

The approval being sought under Resolution 6 relates to the grant of Performance Rights in respect of the financial year ending 30 June 2026. The proposed FY26 grant of Performance Rights for Mr Callaghan is 1,829,440.

Securityholder approval is sought to permit the grant of A\$852,153.39 worth of Performance Rights in face value to Mr Callaghan under the PRP in aggregate for the financial year ending 30 June 2026. This grant represents 85% of Mr Callaghan's total fixed remuneration as at 1 July 2025. The number of Performance Rights granted is calculated under the Face Value Methodology, based on the volume-weighted average price (VWAP) of Cromwell's stapled security price for the 10 days immediately succeeding the annual results announcement.

Mr Callaghan will be able to elect to take that value by participating in the PRP. It is proposed that these Performance Rights be granted within one year after the date of the Meeting.

For the Company, the value of Performance Rights granted under the PRP in each year will be calculated by reference to a recognised option pricing methodology which is acceptable under Australian accounting standards.

How was the number of Performance Rights calculated?

The following formula was used to calculate the number of Performance Rights to be granted to Mr Callaghan:

Performance Rights = 85% x A\$1,002,533 / VWAP of Cromwell's stapled security price (\$0.4658)

Key terms of proposed grant

If Mr Callaghan decides to participate in the PRP, the number of Performance Rights that will be granted to Mr Callaghan, and the exercise conditions that must be satisfied in order for Mr Callaghan to exercise those Performance Rights, will be subject to the performance measures detailed below.

Performance measures

A summary of the key performance measures that are relevant to the exercise of such Performance Rights is set out below. Each of these key performance measures is measured over a three year period and is equally weighted against each other key performance measures. In respect of Performance Rights to be issued under Resolution 6, that three year period will commence as at 1 July 2025.

Key performance measure	Summary					
Return on Invested Capital	Tested at the end of 3-year performance period.					
(ROIC) 50%	ROIC = Distribution return on net tangible assets (NTA) plus movement in security price divided by the security price.					
	Lower bound is 200bps above the 3-year bond rate (equal to 6.12% on 1 July 2024) and the upper bound is 400bps above the 3-year bond rate (equal to 8.12% on 1 July 2024).					
	Equity issues that significantly impact NTA will be considered, as well as significant write downs in intangible assets.					
	50% vests at the lower bound with straight line vesting to $120%$ at the outperformance threshold.					
Relative Total Securityholder	Tested at the end of 3-year performance period.					
Return	Measured against the performance of the constituent members S&P/ASX300 A-REIT Accumulation Index.					
50%	50% vests at the lower bound with straight line vesting to 120% at the outperformance threshold.					
	50% of potential LTI is payable where Cromwell performs at the median return of the members of the index, with achieved LTI capped at 120% of potential LTI at the 75th percentile upper bound.					
	Below Median – 0% vesting.					

Vesting

50% of any Stapled Securities granted to Mr Callaghan upon exercise of the Performance Rights will also become Restricted Securities and subject to restrictions on disposal, including a trading lock, for a period of one year. Any Restricted Securities will be entitled to distributions (but distributions will not be payable in respect of unexercised Performance Rights).

Change of control

In the event of a successful takeover of the Group (i.e. if a third party acquires over 50% of the Group's equity or obtains effective control over the Board), performance rights will be tested and will pro rata vest in line with achievement against performance measures.

Treatment of Group CEO's Performance Rights on cessation of employment

If an executive KMP is determined to be a good leaver deferred securities remain on foot. If an executive KMP is determined to be a bad leaver, all deferred securities are forfeited.

PRP Committee discretion and Claw Back criteria

The PRP Committee also has discretion to adjust the application of the key performance measures in situations where formulaic application is likely to produce an inappropriate remuneration outcome for Mr Callaghan. The PRP Committee may also 'claw back' Performance Rights and Restricted Securities that have been issued to Mr Callaghan under the PRP if (among other circumstances) the PRP Committee considers that Mr Callaghan has acted fraudulently, dishonestly or where there has been a material misstatement or omission in Cromwell's financial statements leading to the receipt by Mr Callaghan of an unfair benefit, or where Mr Callaghan fails to meet cultural related expectations including acting ethically and responsibly.

Prices of securities

Under the PRP Rules, if Mr Callaghan elects to participate in the PRP, the Exercise Price that will apply to the Performance Rights issued to him under the PRP will be set by the PRP Committee at the time of the offer. Performance Rights granted to Mr Callaghan in respect of the financial year ending 30 June 2026 (for which Securityholder approval is sought under Resolution 6) will have an Exercise Price of nil. Performance Rights granted under the PRP will be granted for no monetary consideration.

Further details of Mr Callaghan's remuneration for the financial year ending 30 June 2026 are set out in the 2025 Remuneration Report.

Maximum number of securities

The maximum number of Performance Rights that may be acquired by Mr Callaghan under the PRP in respect of the financial year ending 30 June 2026 (for which Securityholder approval is sought under Resolution 6), is no more than 1,829,440 Performance Rights.

Each Performance Right will be exercisable into one Stapled Security.

Issues made since last approval and in total

The number of Performance Rights previously granted to Mr Callaghan in total under the PRP is 5,787,638. The number of Stapled Securities issued following the exercise of Performance Rights granted has been 50,896.

Persons entitled to participate

The PRP Committee may, in its discretion, extend participation in the PRP to eligible employees of the Group and the Group's subsidiaries (including executive Directors of the Group) on satisfaction of certain criteria.

No Non-executive Director on the Board has participated in, or been issued Performance Rights under, the PRP and the Board does not expect this to change going forward. Should this change, Securityholder approval will be sought for any participation in the PRP prior to the commencement of such participation by Non-executive Directors.

Mr Jonathan Callaghan (Chief Executive Officer and the only executive Director of the Group) is entitled to participate in the PRP.

Grant date

If granted by the Group, Performance Rights under the PRP will be granted to Mr Callaghan within one year of the date of meeting.

Statements under ASX Listing Rule 10.15.11

Details of any Performance Rights issued under the PRP will be published in each annual report of the Group relating to a period in which Performance Rights have been issued, and the annual report will also confirm (if applicable) that approval for the issue of Performance Rights was obtained under ASX Listing Rule 10.14.

Any additional Directors of the Group or their associates who become entitled to participate in the PRP after the passing of Resolution 6 and who are not named in this Notice of Meeting will not participate until approval is obtained if applicable.

Recommendation

The Directors recommend that the Securityholders vote IN FAVOUR of Resolution 6.

Mr Callaghan abstained from voting on the recommendation in respect of Resolution 6 and makes no recommendation in view of his personal interest in the matter.



BOARD OF DIRECTORS:

Dr Gary Weiss AM (Chair)
Eng Peng Ooi (Deputy Chair)
Jonathan Callaghan (Managing Director/Chief
Executive Officer)
Tanya Cox
Joseph Gersh AM
Lisa Scenna
Jialei Tang

COMPANY SECRETARY:

Michael Foster

REGISTERED OFFICE:

Level 10 100 Creek Street BRISBANE QLD 4000 TEL: +61 7 3225 7777 FAX: +61 7 3225 7788

WEB: www.cromwellpropertygroup.com

LISTING:

Cromwell Property Group is listed on the ASX [ASX:CMW]

SECURITIES REGISTRY:

MUFG Corporate Markets (AU) Limited Level 21, 10 Eagle Street BRISBANE QLD 4000

TEL: +61 1300 550 841 FAX: +61 2 9287 0309

WEB: https://au.investorcentre.mpms.mufg.com

AUDITOR:

Deloitte Touche Tohmatsu Level 23, Riverside Centre 123 Eagle Street BRISBANE QLD 4000 WEB: www.deloitte.com.au





Cromwell Property Group

Cromwell Corporation Limited ABN 44 001 056 980 Cromwell Diversified Property Trust ARSN 102 982 598 (the responsible entity of which is Cromwell Property Securities Limited ABN 11 079 147 809, AFSL 238 052)

LODGE YOUR VOTE

ONLINE

https://au.investorcentre.mpms.mufg.com



Cromwell Property Group C/- MUFG Corporate Markets (AU) Limited Locked Bag A14 Sydney South NSW 1235 Australia



BY FAX

+61 2 9287 0309



BY HAND

MUFG Corporate Markets (AU) Limited Parramatta Square, Level 22, Tower 6, 10 Darcy Street, Parramatta NSW 2150



ALL ENQUIRIES TO

Telephone: +61 1300 550 841



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PROXY FORM

I/We being a securityholder(s) of Cromwell Corporation Limited (Company) and Cromwell Trust (together, Cromwell **Property Group**) and entitled to attend and vote hereby appoint:

APPOINT A PROXY

the Chair of the Meeting (mark box)

OR if you are NOT appointing the Chair of the Annual Ge Aeeting of the Company (the Meeting) as your proxy, ples me and email of the person or body corporate you are An email will be sent to your appointed pro as roxy ils or participate in the Meeting

or failing the person or body corporate named, or if no person or body corporate the Chair of the Meeting, as my/our proxy to act generally on my/our we been given and to the extent permitted by the law, as the proxy sees behalf (including to vote in accordance with the following directions vember 2025 and at any postponement or adjournment of the Meeting. fit) at the Annual General Meeting to be held at 2:00pm (AEST) on ay, 11

The Meeting will be conducted as a hybrid meeting. You can particip in online at https://meetings.openbriefing.com/CMW2025 (refer person at Level 2, 308 Queen Street, Brisbane QLD 4000 or logging ttendi al General Meeting Online Guide).

Important for Resolutions 5 & 6: If the Chair of the her by appointment or by default, and you have not indicated your voting eting is you to exercise the proxy in respect of Resolutions 5 & 6, even though the Resolutions be Company's Key Management Personnel (KMP). intention in Step 2 below, you expressly authorise the are connected directly or indirectly with the remunerat

If the Chair of the Meeting is (or becomes) your proxy, you air to vote for, vote against or abstain from voting on the below Resolutions by direct marking the appropriate box in Step 2 belo

VOTING DIRECTIONS

Resolutions

Proxies will only be valid an and accepted by Cro on of the Meeting). pwell Property Group if they are signed and received no later than 48 hours before the Meeting (or, if adjourned, the resump

CFO

Please read the voting structions of re marking any boxes with an 🗵

For Against Abstain* 2 Re-election of Dr Gary Weiss AM a Director

Approval of Performance Rights grant to the Managing Director and

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3 Re-election of Mr Joseph Gersh AM as a Director

4	Re-election	of	Ms	Lisa	Scenna	as	8
	Director						

5

Adoption of Domunoration Depart	
Adoption of Remuneration Report	

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If you mark the Abstain box for a particular Resolution, 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

SIGNATURE OF SECURITYHOLDERS – THIS MUST BE COMPLETED

Securityholder 1 (Individual) Joint Securityholder 2 (Individual)

Joint Securityholder 3 (Individual)

Sole Director and Sole Company Secretary

Director/Company Secretary (Delete one)

Director

This Proxy Form should be signed by the securityholder. If a joint holding, any securityholder may sign. If signed by the securityholder'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).

Against Abstain*

HOW TO COMPLETE THIS SECURITYHOLDER PROXY FORM

YOUR NAME AND ADDRESS

This is your name and address as it appears on Cromwell Property Group's securities registry. If this information is incorrect, please make the correction on the form. Securityholders sponsored by a broker should advise their broker of any changes. Please note: you cannot change ownership of your securities using this Proxy Form.

APPOINTMENT OF PROXY

If you wish to appoint the Chair of the Meeting as your proxy, mark the box in Step 1. If you wish to appoint someone other than the Chair of the Meeting as your proxy, please write the name and email address of that individual or body corporate in Step 1. If you leave this section blank, the Chair of the Meeting will be your proxy. A proxy need not be a securityholder of Cromwell Property Group.

DEFAULT TO CHAIR OF THE MEETING

If you specify the way the named proxy is to vote on the Resolutions and the named proxy does not attend the Meeting or does not vote on a poll on the Resolutions, then the Chair of the Meeting will be taken to have been appointed as your proxy in respect of the Meeting or the poll on the Resolutions. Any undirected proxies that default to the Chair of the Meeting will be voted according to the instructions set out in this Proxy Form, including where the Resolutions are connected directly or indirectly with the remuneration of a member of the Company's KMP.

VOTES ON RESOLUTIONS – PROXY APPOINTMENT

You may direct your proxy how to vote by placing a mark in one of the boxes opposite the Resolutions. All your securities will be voted in accordance with such a direction unless you indicate only a portion of voting rights are to be voted on the Resolutions by inserting the percentage or number of securities you wish to vote in the appropriate box or boxes. If you do not mark any of the boxes on the Resolutions, your proxy may vote as he or she chooses, subject to any applicable voting restrictions. If you mark more than one box on a Resolution, your vote on that Resolution will be invalid. If you wish to appoint a Director (other than the Chair of the Meeting) or other member of the Company's KMP, or their closely related parties, as your proxy, you must specify how they should vote on Resolutions 5 and / or 6 by marking the appropriate box.

APPOINTMENT OF A SECOND PROXY

You are entitled to appoint up to two persons as proxies to attend the Meetin and vote on a poll. If you wish to appoint a second proxy, an additional crown may be obtained by telephoning Cromwell Property Group's securities registry or you may copy this Proxy Form and return them both together.

To appoint a second proxy you must:

- (a) on each of the first Proxy Form and the second Proxy Form state the percentage of your voting rights or number of securities applicable to that form. If the appointments do not specify the percentage or number of votes that each proxy may exercise, each proxy may exercise half your votes. Fractions of votes will be disregarded; and
- (b) return both forms together.

SIGNING INSTRUCTIONS

You must sign this Proxy 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, any security holder 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* (Cth)) 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 support@cm.mpms.mufg.com 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.mpms.mufg.com/en/mufg-corporate-markets.

LODGEMENT OF A PROXY FORM

This Proxy Form (and any Power of Attorney under which it is signed) must be received at an address given below by **2:00pm (AEST) on Sunday, 9 November 2025,** being not later than 48 hours before the commencement of the Meeting. Any Proxy Form received after that time will not be valid for the scheduled Meeting.

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



ONI INF

https://au.investorcentre.mpms.mufg.com

Login to the Investor Centre using the holding details as shown on the Voting/Proxy 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 MOBILE DEVICE

Our voting website is designed specifically for voting online. You can now lodge your vote by scanning the QR code adjacent or enter the voting link

https://au.investorcentre.mpms.mufg.com into your proble device. Log in using the Holder Identifier and postcode for your shareholding.



To scan the code you will need a QR code reader application which can be downloaded for free on your mobile device.



BY MAII

Cromwell Property Group

CA MUFG Corporate Markets (AU) Limited

ocked Bag A14

Sydney South NSW 1235

Australia



Y FAX

+61 2 9287 0309



BY HAND

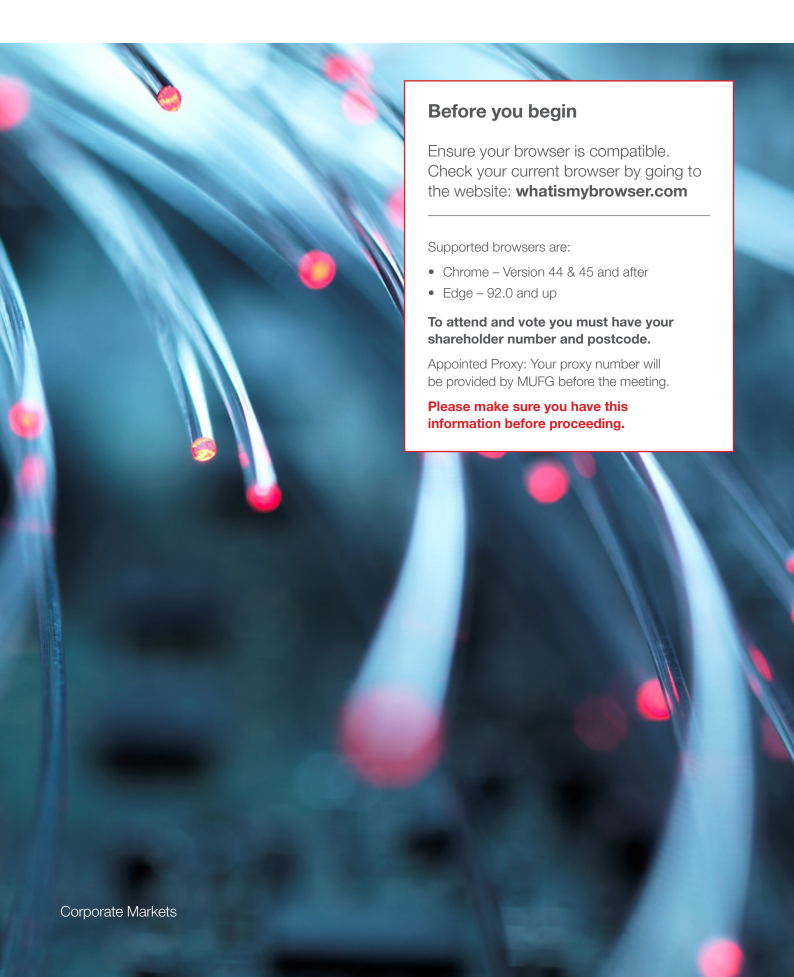
delivering it to MUFG Corporate Markets (AU) Limited*
Parramatta Square
Level 22, Tower 6
10 Darcy Street
Parramatta NSW 2150

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

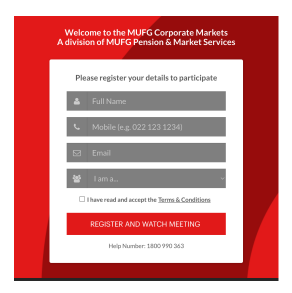


MUFG Corporate Markets
A division of MUFG Pension & Market Services

Online Meeting Guide



Online Meeting Guide



Step 1

Open your web browser and go to https://meetings.openbriefing.com/CMW2025

Step 2

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

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

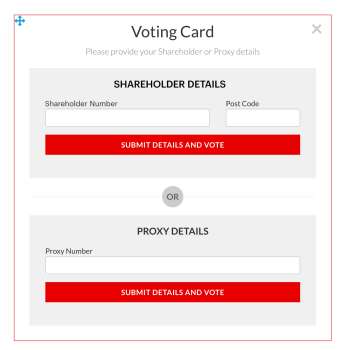
- On the left a live webcast of the Meeting starts automatically once the meeting has commenced.
 If the webcast does not start automatically please press the play button and ensure the audio on your computer or device is turned on.
- On the right the presentation slides that will be addressed during 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.

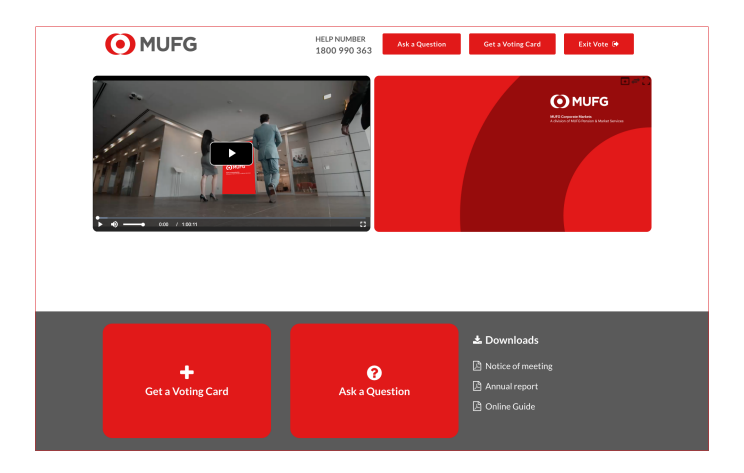


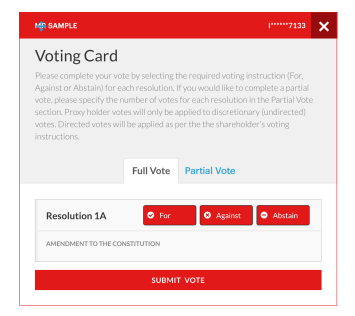
If you are an individual or joint shareholder you will need to register and provide validation by entering your shareholder number and postcode.

If you are an appointed Proxy, please enter the Proxy Number issued by MUFG Corporate Markets 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 shareholders 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.

Shareholders and proxies can submit either 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.

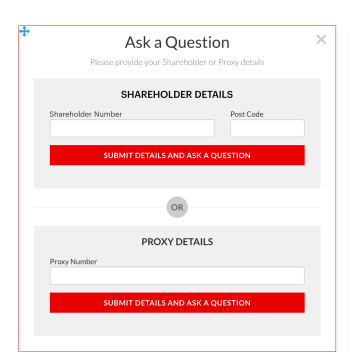
Online Meeting Guide continued

2. How to ask a question

Note: Only verified Shareholders, Proxyholders and Corporate Representatives are eligible to ask questions.

If you have yet to obtain a voting card, you will be prompted to enter your shareholder number and postcode 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 pop up and you have the option to type in a written question.



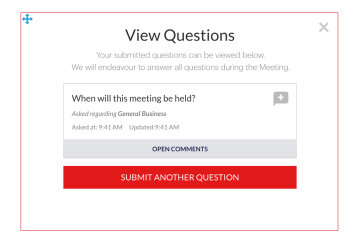
In the 'Regarding' section click on the drop down arrow and select the category/resolution for your question.

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.

The Chairman will provide shareholders with a reasonable opportunity to ask relevant questions or make relevant comments as each item of business is considered.

Please note that where similar questions are received from different shareholders, the Chairman will provide a single response, in order to streamline the conduct of the AGM.



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.

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

Phone Participation

What you will need

- a) Land line or mobile phone
- b) The name of your holding/s
- c) To obtain your unique PIN, please contact MUFG on +61 1800 990 363.

Joining the Meeting via Phone

Step 1

From your land line or mobile device, call: 1800 316 740 (within Australia) and +61 7 3112 0416 (outside Australia)

Step 2

You will be greeted with a welcome message and provided 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 enter your **PIN** followed by the hash key. This will verify you as a holder and allow you to ask a question and comment on the resolutions at the Meeting.

Step 3

You will be greeted by a moderator. Once the moderator has verified your details you will then be placed into a waiting room and 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 or make a comment on the resolutions at the Meeting.

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.