# ANAGENICS

Notice of Annual General Meeting

# Chairman's Letter

17 October 2025

Dear Shareholder

I am pleased to invite you to the Anagenics Limited (AN1) 2025 Annual General Meeting (**Meeting** or **AGM**), which will be held at Level 2, 55 Clarence Street Sydney NSW 2000, at 9.00 am (AEDT) on Tuesday the 25 November 2025.

Registration for the AGM will commence from 8.45 am (AEDT).

This notice contains details on the items of business to be considered at the Meeting, as well as explanatory notes on the resolutions being put forward for you to consider and vote upon. There is also some information on the voting procedures for this Meeting.

The business of the meeting includes a proposal for the re-election of non-executive Director Mr Phillip Christopher. At the meeting you will also have the opportunity to vote on the adoption of the Remuneration Report, appointment of auditor, and to approve additional placement capacity as well as to ask questions to the Anagenics board and the auditor.

If you are unable to attend the Meeting, you may either lodge a direct vote or appoint a proxy to vote on your behalf at the Meeting, by completing and lodging the enclosed Proxy Form in accordance with the instructions on the form.

Proxy Forms must be received by 9.00 am (AEDT) on 23 November 2025, being no later than 48 hours before the commencement of the Meeting.

The Anagenics 2025 Annual Report can be accessed online at www.anagenics.com

I and my fellow Directors look forward to meeting you on 25 November 2025.

Yours sincerely

Alexander Beard Chairman

Page - 1

#### NOTICE OF ANNUAL GENERAL MEETING

Notice is hereby given that the Annual General Meeting of the Shareholders of Anagenics Limited (ACN 111 034 119) ("Company") will be held at 9.00 am (AEDT) on 25 November 2025.

An Explanatory Statement accompanies this Notice of Meeting to provide Shareholders with information to enable them to make an informed decision regarding the resolutions set out in this Notice of Meeting. The Explanatory Statement is to be read in conjunction with, and forms part of, this Notice of Meeting.

# **Business of Meeting**

# 1. Annual Financial Report and Director's and Auditor's Reports

To receive and consider the Annual Financial Report of the Company for the financial year ended 30 June 2025 together with a declaration of the directors, and accompanying reports of the director's and the auditor's.

Note: there is no requirement for Shareholders to approve these reports and financial statements.

# 2. Resolution 1 - Non-Binding Resolution to adopt Remuneration Report

To consider and, if thought to pass, with or without amendment, the following resolution as an ordinary resolution:

"That, for the purposes of section 250R(2) of the Corporations Act and for all other purposes, approval is given for the adoption of the Remuneration Report as contained in the Company's Annual Financial Report for the financial year ended 30 June 2025."

Note: the vote on this Resolution is advisory only and does not bind the Directors or the Company.

The Board recommends shareholders to vote in favour of resolution 1.

# **Voting Exclusion Statement**

The Company will disregard any votes cast on item 2:

- (a) a member of the Key Management Personnel, details of whose remuneration are included in the Remuneration Report; or
- (b) a Closely Related Party (as that term is defined in the Corporations Act) of such a member.

However, a person (the voter) described above may cast a vote on this Resolution as a proxy if the vote is not cast on behalf of a person described above and either:

- (c) the voter is appointed as a proxy by writing that specifies the way the proxy is to vote on this Resolution; or
- (d) the voter is the Chair and the appointment of the Chair as proxy:

does not specify the way the proxy is to vote on this Resolution; and expressly authorises the Chair to exercise the proxy even though this Resolution is connected directly or indirectly with the remuneration of a member of the Key Management Personnel.

#### 3. Resolution 2 – Re- election of Mr Phillip Christopher as a director

To consider, and if thought fit, to pass, with or without amendment, the following resolution as an ordinary resolution:

"That for the purposes of ASX Listing Rule 14.5 and for all other purposes Mr Phillip Christopher a director of the Company who retires by rotation and being eligible, is re-elected as a director."

The Board (with Mr Phillip Christopher abstaining from resolution 2) recommends shareholders to vote in favour of resolution 2.

# 4. Resolution 3 – Appointment of Auditor

To consider and, if thought fit, to pass, with or without amendment, the following resolution as an Ordinary Resolution:

"That, subject to receiving the consent from the Australian Securities and Investments Commission to the current auditor resigning, Connect National Audit Pty Ltd ("Connect National Audit"), having consented in writing and been duly nominated in accordance with Section 328B(1) of the Corporations Act 2001, be appointed as auditor of the Company."

The Board recommends shareholders to vote in favour of Resolution 3.

# 5. Resolution 4 – Approval for Additional Placement Capacity

To consider and, if thought fit, pass the following resolution, with or without amendment, as a special resolution:

"That, for the purposes of Listing Rule 7.1A and for all other purposes, approval is given for the issue and allotment of Equity Securities totalling up to 10% of the number of Ordinary Shares on issue (at the time of the issue) calculated in accordance with the formula prescribed in Listing Rule 7.1A.2; and otherwise on the terms and conditions set out in the Explanatory Statement."

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

# **Voting Exclusion Statement**

The Company will disregard any votes cast in favour of Resolution 4 by or on behalf of any person who is expected to participate in, or who will obtain a material benefit as a result of the proposed issue (except to benefit solely by reason of being a holder of ordinary securities if the Resolution is passed and any associates of those persons. However, the Company will not disregard a vote if it is cast:

- a) by a person as proxy or attorney for a person who is entitled to vote on Resolution 4, in accordance with the directions given to the proxy or attorney to vote on Resolution 4 in that way on the proxy form; or
- b) by the Chairman of the Meeting as proxy for a person who is entitled to vote on Resolution 4, in accordance with a direction on the proxy form to vote as the Chairman of the Meeting proxy decides.
- c) by 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 4; and
  - (ii) the holder votes on Resolution 4 in accordance with the directions given by the beneficiary to the holder to vote in that way.

# Right to vote

You will be eligible to attend and vote at the Meeting if you are registered as a holder of shares in the Company at 7:00 pm (AEDT) on 21 November 2025.

A member can vote on the resolutions by:

- a. Attending the Meeting in person, by attorney or in the case of corporate Shareholders, by a corporate representative
- b. Lodging the Proxy Form electronically or by post to appoint a proxy to attend and vote at the meeting on your behalf.

# Voting at the Meeting in person

Members can participate in the Annual General Meeting, ask questions during the Meeting and vote during the meeting in person or by proxy.

# **Proxy Form**

Enclosed with this Notice of Meeting is a personalised Proxy Form. The Proxy Form allows members who are not attending the meeting to appoint a proxy to vote on their behalf. Your completed Proxy Form must be received by no later than 9.00 am (AEDT) on 23 November 2025 for it to be effective.

For the appointment of a proxy to be valid, or a direct vote to be effective, the following documents must be received either at the Company's registered office or at the Company's share registry, Boardroom Pty Limited, at least 48 hours prior to the Meeting or any adjournment of the Meeting:

- (a) the Proxy Form; and
- (b) if the Proxy Form is signed by the appointor's attorney, the authority under which the appointment was signed or a certified copy of the authority.

The documents must be received by the Company at the address set out below by no later than 9.00 am (AEDT) on 23 November 2025. Forms received after that time will not be valid for the scheduled Meeting.

Online: Lodge the Proxy Form online at https://investor.automic.com.au/#/loginsah by following

the instructions: Login to the Automic website using the holding details as shown on the Proxy Form. Click on lodgement facility, Shareholders will need their holder number (Securityholder Reference Number (SRN) or Holder Identification Number (HIN)) as shown

on the front of the Proxy Form.

By post: Completing the enclosed Proxy Form and posting it to:

Automic, GPO Box 5193, Sydney NSW 2001

By delivery: Completing the enclosed Proxy Form and delivering it by hand to:

Automic, Level 5, 126 Phillip Street, Sydney NSW 2000

By Facsimile: +61 2 8583 3040

Further directions for the proper completion of Proxy Form are printed on the Proxy Form.

#### Appointing a proxy

A member entitled to attend and cast a vote at the Meeting is entitled to appoint a proxy to attend and vote for the member. The person appointed as a proxy may but does not need to be a member of the Company.

A proxy does not need to be a shareholder of the Company. A proxy may be an individual or company. If you are a shareholder entitled to cast two or more votes you may appoint up to two proxies. If you appoint two proxies, you should complete two separate Proxy Forms and specify the percentage or number of votes each proxy is appointed to exercise.

If you complete and submit a Proxy Form and do not nominate a person to act as your proxy, the Chairman will be appointed as your proxy. The Chairman intends to vote undirected proxies on, and in favour of, all the proposed resolutions.

If you appoint a proxy, you may still participate in the meeting. However, your proxy's right to speak and vote will be suspended while you are participating.

If you appoint the Chairman as your proxy and do not direct him how to vote, you are authorising the Chairman to cast your undirected vote on all proposed resolutions.

#### **Voting by Attorney**

A shareholder entitled to attend and vote at the Annual General Meeting may appoint an attorney to vote at the Annual General Meeting. An original or certified copy of the power of attorney must be received at an address given above at least 48 hours before the commencement of the Annual General Meeting.

## **Corporate Representatives**

To vote at the Annual General Meeting, a corporation which is a shareholder, or which has been appointed as a proxy by a shareholder, may appoint a person to act as its representative. The appointment of a representative must comply with section 250D of the Corporations Act. Evidence of the appointment must be brought to the Annual General Meeting together with any authority under which it is signed. A pro forma 'Certificate of Appointment of Corporate Representative' may be obtained from the Company's Share Registry, Automic Pty Limited.

By order of the Board:

Hemant Amin

**Company Secretary** 

Dated: 17 October 2025

# ANAGENICS LIMITED ACN 637 156 275

#### **EXPLANATORY STATEMENT**

#### 1 Important Notice

The purpose of this Explanatory Statement is to provide Shareholders with an explanation of the business of the meeting and the resolutions proposed to be considered at the Annual General Meeting to be held on 25 November 2025 at 9:00 am (AEDT) and to assist Members in determining how they wish to vote on the resolutions.

# 2 Resolution 1 - Non-Binding Resolution to adopt Remuneration Report

The Remuneration Report of the Company for the financial year ended 30 June 2025 is included in the Directors' Report in the Annual Report. The Remuneration Report sets out the Company's remuneration arrangements for the Directors and senior management of the Company.

Section 249L(2) of the Corporations Act requires a company to inform Shareholders that a resolution on the Remuneration Report will be put at the Annual General Meeting (AGM). Section 250R of the Corporations Act requires a resolution that the Remuneration Report be adopted be put to the vote. Resolution 1 seeks this approval.

In accordance with Section 250R(3) of the Corporation Act, Shareholders should note that Resolution 1 is "advisory only" and does not bind the Company. However, the Directors recognise the outcome of this Resolution as an indication of Shareholder sentiment in relation to the FY2025 Remuneration Report.

Shareholders have the ability to "spill" the Company's board if there are "two strikes" against the adoption of the Remuneration Report at two successive AGMs. Under Section 250SA of the Corporation Act, the Chairman will provide a reasonable opportunity for discussion of the Remuneration Report at the AGM.

Under the Corporations Act 2001, if 25% or more of votes that are cast at the Meeting are voted against the adoption of the Remuneration Report at two consecutive AGM's, Shareholders will be required to vote at the second of those AGMs on an additional resolution (a "Spill Resolution") that a future meeting be held within 90 days of the Spill Resolution. At that further meeting, all the Company's Directors (other than any Managing Director) must go up for re-election.

There will be no requirement at this AGM for a Spill Resolution.

Noting that each Director has a personal interest in their own remuneration as set out in the Remuneration Report, the Board recommends that Shareholders vote in favour of this Resolution.

The Chairman of the Meeting intends to vote all available proxies in favour on this Resolution.

#### 3 Resolution 2 – Re- election of Mr Phillip Christopher as a director

Mr Phillip Christopher retires by rotation at this meeting and offers himself for re-election to the Board.

Details in relation to Mr Phillip Christopher are set out in the Directors' Report section of the Annual Report. Mr Phillip Christopher is not an independent director.

The Board (Mr Phillip Christopher abstaining) unanimously recommend that Shareholders vote in favour of Resolution 2. The Chairman of the Meeting intends to vote all available proxies in favour on this Resolution.

#### 4 Resolution 3 – Appointment of Auditor

William Buck Audit (Vic) Pty Ltd is the current of auditor of the Company. The Board is satisfied with the services provided by the current auditor, and thanks the auditor for their services rendered to the Company. Nevertheless, the company's size, scope and nature of operations have changed since the current auditor's initial appointment, and on that basis the current auditor has tendered a notice of resignation to the Australian Securities and Investments Commission (ASIC) under section 329(5) of the Corporations Act.

Subject to receiving the consent from ASIC to this resignation, and the change of auditor will take effect with the passing of this resolution at this shareholders' meeting.

The Company nominates Connect National Audit Pty Ltd ("Connect National Audit") as the new auditor of the Company. In accordance with section 328B of the Corporations Act 2001, a copy of this notice of nomination of Connect National Audit is attached to this Notice of Meeting.

Connect National Audit has provided their consent in writing to act as auditor of the Company.

Connect National Audit confirms that it does not currently provide any other services to the Company, and the Company confirms that it is unaware of any matter or circumstances that would give rise to a conflict of interest situation, as defined in section 324CD of the Corporations Act, in relation to the Company.

The Board has also noted that Connect National Audit is registered as an auditor under section 1280 of the Corporations Act and is a well-established firm with the necessary expertise and skill necessary to meet the Company's requirements. Consequently, subject to the Company receiving shareholder approval at this shareholders' meeting, Connect National Audit has been nominated and selected to become the new auditor of the Company.

Following ASIC's consent of the current auditor's resignation, the Directors unanimously recommend that shareholders vote in favour of this resolution to appoint Connect National Audit as the Company's new auditor.

# 5 Resolution 4 - Approval for Additional Placement Capacity

# 5.1 General

Broadly speaking, and subject to a number of exceptions, Listing Rule 7.1 limits the amount of equity securities that a listed company can issue without the approval of its shareholders over any 12-month period to 15% of the fully paid ordinary securities it had on issue at the start of that period.

Under Listing Rule 7.1A, however, an eligible entity can seek approval from its members, by way of a special resolution passed at its annual general meeting, to increase this 15% limit by an extra 10% to 25% (10% Placement Capacity).

An 'eligible entity' means an entity which is not included in the S&P/ASX 300 Index, and which has a market capitalisation of \$300 million or less. The Company is an eligible entity for these purposes.

Resolution 4 seeks shareholder approval by way of special resolution for the Company to have the additional 10% capacity provided for in Listing Rule 7.1A to issue equity securities without shareholder approval. If Resolution 4 is passed, the Company will be able to issue equity securities up to the combined 25% limit in Listing Rules 7.1 and 7.1A without any further shareholder approval.

If Resolution 4 is not passed, the Company will not be able to access the additional 10% capacity to issue equity securities without shareholder approval provided for in Listing Rule 7.1A and will remain subject to the 15% limit on issuing equity securities without shareholder approval set out in Listing Rule 7.1.

The exact number of Equity Securities to be issued under the 10% Placement Capacity will be determined in accordance with the formula prescribed in Listing Rule 7.1A.2, (refer to section 6.2 below).

The Directors believes that Resolution 4 is in the best interests of the Company and unanimously recommends that Shareholders vote in favour of this Resolution.

# 5.2 Listing Rule 7.1A

The ability to issue equity securities under Listing Rule 7.1A is subject to Shareholder approval by way of special resolution at the Annual General Meeting.

Approval cannot be sought at any other Shareholder's meeting and equity securities issued under the approval (if obtained) must be issued within 12 months after the date of the Annual General Meeting. No equity securities can be issued under Listing Rule 7.1A before the special resolution is passed.

The issue of securities under this rule cannot be subsequently approved by security holders and then be treated as if the issue had received prior approval.

Any Equity Securities issued under the 10% Placement Capacity must be in the same class as an existing class of quoted Equity Securities. The Company currently has only one class of quoted Equity Securities on issue, being Ordinary Shares.

The exact number of Equity Securities that the Company may issue under an approval pursuant to Listing Rule 7.1A will be calculated according to the following formula:

#### Where:

A number of fully paid Ordinary Shares on issue at the commencement of the relevant period:

- plus, the number of fully paid Ordinary Shares issued in the relevant period under an exception in rule 7.2 other than exception 9, 16 or 17,
- plus, the number of fully paid Ordinary Shares issued in the relevant period on the conversion of convertible securities within rule 7.2 exception 9 where;
- the convertible securities were issued or agreed to be issued before the commencement of relevant period, or
- the issue of, or agreement to issue, the convertible securities was approved, or taken under these rules to have been approved, under rule 7.1 or rule 7.4.
- plus, the number of fully paid Ordinary Shares issued in the relevant period under an agreement to issue securities within rule 7.2 exception 16 where:
- the agreement was entered into before the commencement of the relevant period; or
- the agreement or issue was approved, or taken under these rules to have been approved, under rule 7.1 or rule 7.4,
- plus, the number of fully paid Ordinary Shares issued in the relevant period with approval under rule 7.1 or rule 7.4,
- plus, the number of partly paid Ordinary Shares that became fully paid in the relevant period,
- less the number of fully paid Ordinary Shares cancelled in the relevant period.

Note that A has the same meaning in Listing Rule 7.1 when calculating the Company's 15% placement capacity.

- **D** means 10%.
- **E** means the number of Equity Securities issued or agreed to be issued under Listing Rule 7.1A.2 in the 12 months before the date of issue or agreement to issue that are not issued with the approval of Shareholders under Listing Rule 7.1 or 7.4.

The ability of an entity to issue Equity Securities under Listing Rule 7.1A is in addition to the entity's 15% placement capacity under Listing Rule 7.1.

The actual number of Shares that the Company will have capacity to issue under Listing Rule 7.1A will be calculated at the date of issue of the Shares in accordance with the formula prescribed in Listing Rule 7.1A.2 (refer to the formula above).

# 5.3 Technical Information required by Listing Rule 7.1A

Pursuant to and in accordance with Listing Rule 7.3A, the information below is provided in relation to this Resolution 4:

#### (a) Minimum Price

The minimum price at which the Equity Securities may be issued is 75% of the volume weighted average price of the Company's Equity Securities, calculated over the 15 Trading Days immediately before:

- (i) the date on which the price at which the Equity Securities are to be issued is agreed; or
- (ii) if the Equity Securities are not issued within 10 Trading Days of the date in paragraph (i), the date on which the Equity Securities are issued.
- (b) Date of Issue (Additional Placement Period)

The Equity Securities may be issued under the 10% Placement Capacity commencing on the date of the Annual General Meeting and expiring on the first to occur of the following:

- (i) the date that is 12 months after the date of the Annual General Meeting,
- (ii) the time and date of the entity's next annual general meeting and
- (iii) the date of the approval by Shareholders of a transaction under Listing Rules 11.1.2 (a significant change to the nature or scale of the Company's activities) or 11.2 (disposal of the Company's main undertaking),

or such longer period if allowed by ASX.

# (c) Risk of voting dilution

Any issue of Equity Securities under the 10% Placement Capacity will dilute the interests of Shareholders who do not receive any Ordinary Shares under the issue.

If Resolution 4 is approved by Shareholders and the Company issues the maximum number of Equity Securities available under the 10% Placement Capacity, the economic and voting dilution of existing Ordinary Shares would be as shown in the table below. There is a risk that:

- (i) the market price for the Equity Securities may be significantly lower on the date of the issue of the Equity Securities than on the date of the AGM; and
- (ii) the Equity Securities may be issued at a price that is at a discount to the market price for the Company's Equity Securities on the issue date,

which may have an effect on the amount of funds raised by the issue of equity securities under Listing Rule 7.1A.

The table below shows the dilution of existing Shareholders calculated in accordance with the formula outlined in Listing Rule 7.1A.2, on the basis of the current market price of Ordinary Shares as at XX October 2025 and the current number of Equity Securities on issue for variable "A" of the formula in Listing Rule 7.1A.2 as at the date of this Notice.

#### The table also shows:

- (iii) an example where variable "A" has increased by 50% and 100%. Variable "A" is based on the number of Ordinary Shares the Company has on issue. The number of Ordinary Shares on issue may increase as a result of issues of Ordinary Shares that do not require Shareholder approval (for example, a pro rata entitlements issue or scrip issued under a takeover offer) or future specific placements under Listing Rule 7.1 that are approved at a future Shareholders' meeting; and
- (iv) an example of the result of the issue price of ordinary securities decreasing by 50% and increasing by 50% as against the current market price.

		Dilution												
Variable "A" in Listing Rule 7.1A.2		\$0.003 50% decrease in issue price	\$0.005 Issue Price	\$0.008 50% increase in issue price										
Current Variable A	10% Voting Dilution	49,632,036 Shares	49,632,036 Shares	49,632,036 Shares										
496,320,360 Shares	Funds Raised	\$148,896	\$348,160	\$397,056										
50% increase in Variable A	10% Voting Dilution	74,448,054 Shares	74,448,054 Shares	74,448,054 Shares										
744,480,540 Shares	Funds Raised	\$223,344	\$372,240	\$595,584										
100% increase in Variable A	10% Voting Dilution	99,264,072 Shares	99,264,072 Shares	99,264,072 Shares										
992,640,720 Shares	Funds Raised	\$297,792	\$496,320	\$794,113										

- (v) The table above uses the following assumptions:
  - The current shares on issue are the Ordinary Shares on issue as at the date of this notice.
  - The issue price set out above is the closing price of the Ordinary Shares on the ASX on 16 October 2025.
  - The Company issues the maximum possible number of Equity Securities under the 10% Placement Capacity.
  - The Company has not issued any Equity Securities in the 12 months prior to the Annual General Meeting that were not issued under an exception in Listing Rule 7.2 or with approval under Listing Rule 7.1.
  - The calculations above do not show the dilution that any one particular Shareholder will be subject to.
    All Shareholders should consider the dilution caused to their own shareholding depending on their specific circumstances.
  - This table shows only the effect of issues of equity securities under Listing Rule 7.1A, not under the 15% placement capacity under Listing Rule 7.1 or under any of the exceptions to Listing Rule 7.1 and assumes Resolution 4 is approved.
- (d) Purpose of issue under 10% Placement Capacity
- (e) Any equity securities issued under Listing Rule 7.1A.2 must be issued for cash consideration. Accordingly, every issue of Equity Securities under Listing Rule 7.1A.2 will have an accompanying proposed use of funds at the time of issue. As at the date of this Notice, the Company has not formed an intention to offer any equity securities under Listing Rule 7.1A during the Listing Rule 7.1A Additional Placement Period. However, if Shareholders approve this Resolution and the Company did raise funds from the issue of equity securities under Listing Rule 7.1A, based on the Company's existing plans, the Company considers that the funds may be used for general working capital purposes.

# (f) Allocation under the 10% Placement Capacity

As at the date of the Notice the Company has not formed an intention to issue securities under a placement pursuant to Listing Rule 7.1A, and accordingly the allottees of the Equity Securities to be issued under the 10% Placement Capacity have not yet been determined. However, the allottees of Equity Securities could consist of current Shareholders or new investors (or both), none of whom will be related parties of the Company.

The Company will determine the allottees at the time of the issue under the 10% Placement Capacity, having regard to the following factors:

- (i) the purpose of the issue,
- (ii) alternative methods for raising funds available to the Company at that time, including, but not limited to, an entitlement issue or other offer where existing Shareholders may participate,
- (iii) the effect of the issue of the Equity Securities on the control of the Company,
- (iv) the Company's circumstances, including, but not limited to, its financial position and solvency,
- (v) prevailing market conditions, and
- (vi) advice from corporate, financial, and broking advisers (if applicable).

The Company will comply with the disclosure obligations under Listing Rules 7.1A(4) and 2.7 upon issue of any Equity Securities

(g) Previous Approval under Listing Rule 7.1A

The Company has not previously obtained approval under Listing Rule 7.1A.

(h) Previous issues of Equity Securities

For the purposes of Listing Rule 7.3A.6 the Company confirms that no securities were issued or agreed to be issued under LR 7.1A.2 in the 12 months since the last AGM held on 26 November 2024.

(i) Voting Exclusion

A voting exclusion statement is included in the Notice of Meeting. As at the date of this Explanatory Statement, the Company has not invited any existing Shareholder to participate in an issue of Equity Securities under Listing Rule 7.1A. Therefore, no existing Shareholders will be excluded from voting on Resolution 4.

# **Directors Recommendation**

The Directors believe that Resolution 4 is in the best interests of the Company and unanimously recommend that Shareholders **vote in favour** of this Resolution 4.

The Chairman of the Meeting intends to vote all available proxies in favour on this Resolution.

# 7. GLOSSARY

The following words and expressions used in the Notice of Meeting and Explanatory Statement have the following meanings unless the context requires otherwise:

Annual General Meeting means the annual general meeting of the Company to be held at 9.00 am (AEDT) on Tuesday the 25 November 2025.

ASIC means the Australian Securities & Investments Commission.

ASX means ASX Limited ACN 008 624 691.

Board means the board of directors of the Company.

Business Day means a day (not being a Saturday, Sunday, or public holiday) on which Australian banks (as defined in Section 9 of the Corporations Act) are open for general banking business in Melbourne, Victoria.

Company means Anagenics Limited ACN 111 034 119.

Corporations Act means the Corporations Act 2001(Cth).

Director means a director of the Company.

Equity Security has the meaning given to that term in the Listing Rules.

Explanatory Statement means the explanatory statement accompanying the Notice.

Listing Rules means the Listing Rules of the ASX.

Notice of Meeting means the notice of meeting for the Annual General Meeting.

Ordinary Share means a fully paid ordinary share in the capital of the Company.

Resolution means a resolution proposed in the Notice of Meeting.

Shareholder means a holder of Ordinary Shares.

Trading Day has the meaning given to that term in the Listing Rules.



# **Proxy Voting Form**

If you are attending the Meeting in person, please bring this with you for Securityholder registration.

Anagenics Limited | ABN 69 111 304 119

Your proxy voting instruction must be received by **9:00am (AEDT) on Sunday, 23 November 2025**, being **not later than 48 hours** before the commencement of the Meeting. Any Proxy Voting instructions received after that time will not be valid for the scheduled Meeting.

# **SUBMIT YOUR PROXY**

#### Complete the form overleaf in accordance with the instructions set out below.

#### YOUR NAME AND ADDRESS

The name and address shown above is as it appears on the Company's share register. If this information is incorrect, and you have an Issuer Sponsored holding, you can update your address through the investor portal: https://investor.automic.com.au/#/home Shareholders sponsored by a broker should advise their broker of any changes.

#### STEP 1 - APPOINT A PROXY

If you wish to appoint someone other than the Chair of the Meeting as your proxy, please write the name of that Individual or body corporate. A proxy need not be a Shareholder of the Company. Otherwise if you leave this box blank, the Chair of the Meeting will be appointed as your proxy by default.

#### **DEFAULT TO THE CHAIR OF THE MEETING**

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

## STEP 2 - VOTES ON ITEMS OF BUSINESS

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

# APPOINTMENT OF SECOND PROXY

You may appoint up to two proxies. If you appoint two proxies, you should complete two separate Proxy Voting Forms and specify the percentage or number each proxy may exercise. If you do not specify a percentage or number, each proxy may exercise half the votes. You must return both Proxy Voting Forms together. If you require an additional Proxy Voting Form, contact Automic Registry Services.

#### SIGNING INSTRUCTIONS

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

**Joint holding:** Where the holding is in more than one name, all Shareholders should sign.

**Power of attorney:** If you have not already lodged the power of attorney with the registry, please attach a certified photocopy of the power of attorney to this Proxy Voting Form when you return it.

**Companies:** To be signed in accordance with your Constitution. Please sign in the appropriate box which indicates the office held by you.

**Email Address:** Please provide your email address in the space provided.

By providing your email address, you elect to receive all communications despatched by the Company electronically (where legally permissible) such as a Notice of Meeting, Proxy Voting Form and Annual Report via email.

#### **CORPORATE REPRESENTATIVES**

If a representative of the corporation is to attend the Meeting the appropriate 'Appointment of Corporate Representative' should be produced prior to admission. A form may be obtained from the Company's share registry online at https://automicgroup.com.au.

#### **Lodging your Proxy Voting Form:**

#### Online

Use your computer or smartphone to appoint a proxy at

https://investor.automic.com.au/#/loginsah or scan the QR code below using your smartphone

Login & Click on 'Meetings'. Use the Holder Number as shown at the top of this Proxy Voting Form.



# BY MAIL:

Automic GPO Box 5193 Sydney NSW 2001

#### IN PERSON:

Automic

Level 5, 126 Phillip Street Sydney NSW 2000

#### BY EMAIL:

meetings@automicgroup.com.au

### BY FACSIMILE:

+61 2 8583 3040

# All enquiries to Automic: WEBSITE:

https://automicgroup.com.au

#### PHONE:

1300 288 664 (Within Australia) +61 2 9698 5414 (Overseas)

П	_	Ī
ч		

ST	Ē	P '	1 -	Н	οV	/ to	) \	ot/	e																																	
APPC I/We <b>25 N</b>	be	ing	a S	hare	eho																				of A	ınaç	genio	cs L	imit	ed	l, to l	be	helo	d at	t <b>9:</b> 0	)O(	am	(AE	DT)	on	Tue	esday
<b>Appo</b> the no Chair' sees t	am 's r	e of	th ine	e pe e, to	rso V	on o ote i	r bo	ody icco	cc	orp and	ora ce v	te į	Jou	are	ар	poir	itin	g as	yc	our p	pro	ху	or fo	ailin	g the	е ре	rsor	ารต	o na	me	ed o	r, if	no	реі	rsor	ı is	na	me	d, th	ie Cl	hair	, or th
The C Unles	s i	ndi	cat	ed c							•																						VO'	te i	in a	CC	ord	anc	e w	vith t	:he	Chair
Where exerc direct	ise ly	mų or ir	y/ou ndir	ur pi	ox y v	y or /ith t	n R :he	eso	lut	ior	n 1 ( ratio	exc on c	of a	t wh mer	ere	e I/w	e h	ave	in	dicc	ate	d a	diff	fere	nt vo	otin	g int	ent	ion	be	low	ev	en	tho								
Resol			2 -	Y	Oι	ır v	<b>O</b> 1	tin	g	di	ire	ct	io	n _																							or=		Λαι	ainst		Abstai
1			on-l	Bind	ing	Res	sol	utio	n t	0 0	ıdo	ot R	Rem	une	rat	ion I	Rep	ort																		Ė						
2		Re	e- e	lecti	on	of N	1r F	Phill	.ip	Ch	rist	oph	ner	as a	di	recto	or																									
3		Ap	ppo	intm	ien	t of	Au	dito	r																																	
4		Ap	pro	oval	fo	Ad	diti	ona	ıl P	lad	cem	en	t Co	apac	ity	(Spe	ecic	ıl Re	eso	lutio	on)																					
<b>Pleas</b> a poll	<b>e</b> i	ote d y	: If oui	you vot	ma es	ark ti will	he no:	abs t be	tai cc	n b	ox itea	for in	a p cor	artic nput	ula	ar Re	sol rec	utio quire	n, y ed i	you maj	are orit	e dii ty oi	rect n a	ing poll	youi	pro	ху г	not	to v	ote	e on	tha	it Re	eso	lutio	on	on	a si	how	of h	nand	ds or d
ST	Έ	P:	3 -	- S	ig	na	tu	ıre	s	aı	nd	C	on	tac	:t	de	tai	ils																								
			In	divi	duo	al or	Se	ecur	ity	hol	ldei	1							(	Sec	urit	tyho	olde	er 2				1					S	ecı	urity	jhc	olde	r 3				7
Со		le [			aı	nd S	ole	e Co	mp	oar	ny S	ecı	reto	ıry							Di	rect	or					1	_		D	ire	ctor	/ C	Com	pa	ıny (	Sec	reto	ıry		_
Em	ail	Ad	dre	ss:																																						
Со	nto	act [	Dai	ıtim e	e T	elep	ho	ne																				Da	te (D	D/	/MM/	/YY	)									

By providing your email address, you elect to receive all communications despatched by the Company electronically (where legally permissible).