



4 October 2024

2024 Annual General Meeting - Notice of Meeting

Attached are the following documents in relation to the 2024 Annual General Meeting of Jumbo Interactive Limited (**Jumbo**) to be held on Friday, 8 November 2024 commencing at 11.00am (Brisbane time):

- 1. Notice of Annual General Meeting and Explanatory Memorandum
- 2. Proxy Form
- 3. Online Meeting Guide

The meeting documents will be dispatched to shareholders today.

- Ends -

Authorised for release by the Company Secretary.

For further information contact:

Investor Relations – Jatin Khosla (CFO) Media – Mike Veverka (CEO & Founder) +61 428 346 792 +61 7 3831 3705 jatink@jumbointeractive.com media@jumbointeractive.com

About Jumbo Interactive

Jumbo is a digital lottery specialist, providing our proprietary lottery software platforms and lottery management expertise to the charity and government lottery sectors in Australia and globally. Our mission is to create positive social impact through making lotteries easier and our vision is to become the number one choice in digital lottery and services around the world.

Jumbo was founded by Chief Executive Officer Mike Veverka in 1995 with a single computer. Since then, it has matured into a leading digital lottery retailer and lottery software provider with over 250 employees across Australasia, the United Kingdom (UK) and Canada. In FY23, Jumbo helped raise over \$230m for good causes for our charity partners. Jumbo was listed on the ASX in 1999.



4 October 2024

Dear Shareholder,

On behalf of the Board of **Jumbo Interactive Limited** ACN 009 189 128 (**Company** or **Jumbo**), I am pleased to invite you to attend the 2024 Annual General Meeting (**AGM**) of the Company. Enclosed is the Notice of Meeting setting out the business of the AGM.

Jumbo's 2024 AGM will be held on Friday 8 November 2024 commencing at 11.00am (Brisbane time) as a hybrid meeting at Jumbo's offices at Level 1, 601 Coronation Drive, Toowong and by way of online meeting technology using the Computershare platform (https://meetnow.global/MXQCWSD).

Our hybrid AGM will provide you with the same opportunities whether you attend in person or by using the online meeting technology. You will be able to view presentations, as well as vote and ask questions or make comments live during the meeting.

Further details on how to participate in the online aspect of the AGM are set out in the attached Notice of Meeting and in the Computershare Online User Guide (www.computershare.com.au/virtualmeetingguide).

I encourage you to read the enclosed Notice of Meeting (including the Explanatory Memorandum) and the Proxy Form and consider lodging a directed proxy in advance of the meeting by following the instructions on the Proxy Form.

The Managing Director, CEO and Founder, Mike Veverka, and I will comment briefly on the performance of Jumbo during the year ended 30 June 2024 at the meeting.

For further information please also refer to the 2024 Annual Report, which is available on Jumbo's website (https://www.jumbointeractive.com/investors/annual-reports/).

Subject to the abstentions noted in the Explanatory Memorandum, the Directors of Jumbo unanimously recommend that shareholders vote in favour of all resolutions.

Thank you for your continued support of Jumbo and I look forward to your attendance at the 2024 AGM.

Yours faithfully.

Susan Forrester AM

Chair

JUMBO INTERACTIVE LIMITED ABN 66 009 189 128

Notice of Annual General Meeting

Notice is given that the Annual General Meeting (**AGM** or **Meeting**) of shareholders of Jumbo Interactive Limited (**Jumbo** or **Company**) will be held:

Date: Friday 8 November 2024

Time: 11.00am, Brisbane time

Venue: Level 1, 601 Coronation Drive, Toowong QLD 4066

and by online technology (https://meetnow.global/MXQCWSD)

The Explanatory Memorandum accompanying this Notice of Meeting provides additional information on matters to be considered at the AGM. The Entitlement to Attend and Vote section, Explanatory Memorandum and Proxy Form are part of this Notice of Meeting.

Further details on how to participate at the AGM using the online technology are set out in this Notice of Meeting and in the Computershare Online User Guide.

The Online User 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 logging in and navigating the site. The Online User Guide is available using this link: www.computershare.com.au/virtualmeetingguide.

It is recommended that shareholders who choose to attend using the online meeting technology log in to the online platform at least 15 minutes prior to the scheduled start time for the Meeting on a supported web browser on their computer or online device.

CONSIDERATION OF REPORTS

The first item of business is to receive and consider the Financial Report, the Directors' Report, and the Independent Auditor's Report (**Reports**) of the Company and the entities it controlled at the end of, and during, the financial year ended 30 June 2024 (the **Group**), published on the Company's website at https://www.jumbointeractive.com/investors/annual-reports/.

Shareholders are not required to vote on this item.

QUESTIONS AND COMMENTS

Following consideration of the Reports, the Chair of the Meeting will give shareholders a reasonable opportunity to ask questions about or make comments on the business of the meeting, the management of the Company or about the Company generally.

The Company's external Auditor, Ernst & Young (**Auditor**), will attend the meeting and there will be a reasonable opportunity for shareholders to ask the Auditor questions relevant to:

- a. the conduct of the audit;
- b. the preparation and content of the Independent Auditor's Report;
- c. the accounting policies adopted by the Group in relation to the preparation of the financial statements; and
- d. the independence of the Auditor in relation to the conduct of the audit.

The Chair will also give the Auditor a reasonable opportunity to answer written questions submitted by shareholders that are relevant to the content of the Independent Auditor's Report or the conduct of the audit.

ITEMS FOR APPROVAL

Resolution 1. Re-election of Director – Professor Sharon Christensen

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

"That Professor Sharon Christensen, who retires in accordance with Rule 40.1 of the Company's Constitution and being eligible for election, is re-elected as a Director of the Company."

Resolution 2. Election of Director - Michael Malone

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

"That Michael Malone, who was appointed by the Board in accordance with Rule 38.1 of the Company's Constitution and being eligible for election, is elected as a Director of the Company."

Resolution 3. Remuneration Report

To consider and, if thought fit, pass the following as a **non-binding ordinary resolution** of the Company:

"That the Company's Remuneration Report for the financial year ended 30 June 2024 be adopted."

The Remuneration Report is contained in the 2024 Annual Report (available at https://www.jumbointeractive.com/investors/annual-reports/). Please note that, in accordance with section 250R(3) of the *Corporations Act 2001* (Cth) (Act), the vote on this resolution is advisory only and does not bind the Directors or the Company.

Voting Exclusion Statement

A vote on Resolution 3 must not be cast (in any capacity) by, or on behalf of, the following persons:

- a. a member of the Key Management Personnel (**KMP**) whose remuneration details are included in the 2024 Remuneration Report; or
- b. a closely related party of such a KMP (including close family members and companies the KMP controls).

However, a person described above may cast a vote on Resolution 3 as a proxy if the vote is not cast on behalf of a person described above and either:

- a. the proxy appointment is in writing that specifies the way the proxy is to vote on the resolution; or
- b. the vote is cast by the Chair of the Meeting and the appointment of the Chair as proxy:
 - i. does not specify the way the proxy is to vote on the resolution; and
 - ii. expressly authorises the Chair to exercise the proxy even if the resolution is connected directly or indirectly with the remuneration of a member of the KMP.

"Key management personnel" and "closely related party" have the same meaning as set out in the Act.

In accordance with section 250BD of the Act, a vote must not be cast on Resolution 3 as a proxy by a member of the KMP at the date of the AGM, or a closely related party of those persons, unless it is cast as proxy for a person entitled to vote in accordance with their directions. This restriction on voting undirected proxies does not apply to the Chair of the Meeting where the proxy appointment expressly authorises the Chair of the Meeting to exercise undirected proxies even if the resolution is connected, directly or indirectly, with the remuneration of the KMP.

Resolution 4. Issue of STI Director Rights to Mike Veverka

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

"That, for the purposes of ASX Listing Rule 10.11 and for all other purposes, the issue of 9,155 STI Director Rights to Mike Veverka, Managing Director, CEO and Founder of the Company, as the short-term incentive (**STI**) component of his remuneration for the financial year ended 30 June 2024 under the Company's Remuneration Framework, on the terms described in the Explanatory Memorandum which forms part of the Notice of Meeting, is approved."

Voting Exclusion Statement

In accordance with ASX Listing Rule 14.11, the Company will disregard any votes cast in favour of Resolution 4 by or on behalf of:

- a. Mr Mike Veverka; or
- b. an associate of Mike Veverka.

However, this does not apply to a vote cast in favour of Resolution 4 by:

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

In accordance with section 250BD of the Act, a vote must not be cast on Resolution 4 as a proxy by a member of the KMP at the date of the AGM, or a closely related party of those persons, unless it is cast as proxy for a person entitled to vote in accordance with their directions. This restriction on voting undirected proxies does not apply to the Chair of the Meeting where the proxy appointment expressly authorises the Chair of the Meeting to exercise undirected proxies even if the resolution is connected, directly or indirectly, with the remuneration of the KMP.

Resolution 5. Issue of LTI Director Rights to Mike Veverka

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

"That, for the purposes of ASX Listing Rule 10.11 and for all other purposes, the issue of 28,855 LTI Director Rights to Mike Veverka, CEO and Director of the Company, as the long-term incentive (**LTI**) component of his remuneration for the financial year ending 30 June 2025 under the Company's Remuneration Framework, on the terms described in the Explanatory Memorandum which forms part of the Notice of Meeting, is approved."

Voting Exclusion Statement

In accordance with ASX Listing Rule 14.11, the Company will disregard any votes cast in favour of Resolution 5 by or on behalf of:

- a. Mr Mike Veverka; or
- b. an associate of Mike Veverka.

However, this does not apply to a vote cast in favour of Resolution 5 by:

- a. a person as proxy or attorney for a person who is entitled to vote on Resolution 5, in accordance with the directions given to the proxy or attorney to vote on Resolution 5 in that way; or
- b. the Chair of the Meeting as proxy or attorney for a person who is entitled to vote on Resolution 5, in accordance with a direction given to the Chair to vote on the Resolution as the Chair of the Meeting 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 Resolution 5; and
 - ii. the holder votes on Resolution 5 in accordance with directions given by the beneficiary to the holder to vote in that way.

In accordance with section 250BD of the Act, a vote must not be cast on Resolution 5 as a proxy by a member of the KMP at the date of the AGM, or a closely related party of those persons, unless it is cast as proxy for a person entitled to vote in accordance with their directions. This restriction on voting undirected proxies does not apply to the Chair of the Meeting where the proxy appointment expressly authorises the Chair of the Meeting to exercise undirected proxies even if the resolution is connected, directly or indirectly, with the remuneration of the KMP.

BY ORDER OF THE BOARD

Lauren Osbich Company Secretary

4 October 2024

ENTITLEMENT TO ATTEND AND VOTE

In accordance with regulation 7.11.37 of the Corporations Regulations 2001 (Cth), the Board has determined that persons who are registered holders of shares of the Company as at 7:00 pm (Brisbane time) on Wednesday 6 November 2024 will be entitled to attend and vote at the AGM as a shareholder.

If more than one joint holder of shares is present at the AGM (whether personally, by proxy or by attorney or by representative) and tenders a vote, only the vote of the joint holder whose name appears first on the register will be counted.

Appointment of Proxy

If you are a shareholder entitled to attend and vote, you may appoint an individual or a body corporate as a proxy. If a body corporate is appointed as a proxy, that body corporate must ensure that it appoints a corporate representative in accordance with section 250D of the Corporations Act 2001 (Cth) (the **Act**) to exercise its powers as proxy at the AGM.

A proxy need not be a shareholder of the Company.

A shareholder may appoint up to two proxies and specify the proportion or number of votes each proxy may exercise. If the shareholder does not specify the proportion or number of votes to be exercised, each proxy may exercise half of the shareholder's votes.

To be effective, the proxy must be received at the Share Registry of the Company no later than 11.00am, Brisbane time, on Wednesday 6 November 2024, being 48 hours before the AGM. Proxies must be received before that time by one of the following methods:

By post: Jumbo Interactive Limited

C/- Computershare Investor Services Pty Limited

GPO Box 242 Melbourne VIC 3001

Australia

By facsimile: 1800 783 447 (within Australia)

+61 3 9473 2555 (from outside Australia)

Online (preferred): www.investorvote.com.au

To be valid, a proxy form must be received by the Company in the manner stipulated above. The Company reserves the right to declare invalid any proxy not received in this manner.

Power of Attorney

A proxy form and the original power of attorney (if any) under which the proxy form is signed (or a certified copy of that power of attorney or other authority) must be received by the Company in the manner stipulated above for proxies no later than 11.00am, Brisbane time, on Wednesday 6 November 2024, being 48 hours before the AGM.

Corporate Representatives

A body corporate which is a shareholder, or which has been appointed as a proxy, is entitled to appoint any person to act as its representative at the AGM. The appointment of the representative must comply with the requirements under section 250D of the Act. The representative should bring to the AGM a properly executed letter or other document confirming its authority to act as the company's representative. A "Certificate of Appointment of Corporate Representative" form may be obtained from the Company's share registry or online at www.investorcentre.com/contact.

IMPORTANT: If you appoint the Chair of the Meeting as your proxy, or the Chair becomes your proxy by default, and you do not direct your proxy how to vote on resolutions 3, 4, and 5, then by submitting the proxy form you will be expressly authorising the Chair to exercise your proxy on the relevant resolution, even though the resolutions are connected, directly or indirectly, with the remuneration of the KMP.

Voting at the Meeting

Voting on each of the proposed resolutions at this Meeting will be conducted by a poll.

SHAREHOLDER QUESTIONS

Shareholders who are unable to attend the Meeting or who may prefer to register questions in advance are invited to do so. Please log onto www.investorvote.com.au, where you can lodge a question after you have voted. Alternatively, you can send your question to investor@jumbointeractive.com.

To allow time to collate questions and prepare answers, please submit any questions by 5.00pm (Brisbane time) on Friday 1 November 2024. Questions will be collated and, during the AGM, 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 AGM to address all topics raised. Please note that individual responses will not be sent to shareholders.

CONDUCT OF MEETING

Jumbo is committed to ensuring that its shareholder meetings are conducted in a manner which provides those shareholders (or their proxy holders) who attend the meeting with the opportunity to participate in the business of the meeting in an orderly fashion and to ask questions about and comment on matters relevant to the business of the meeting or about the Company generally. Jumbo will not allow conduct at any shareholder meeting which is discourteous to those who are present at the meeting, or which in any way disrupts or interferes with the proper conduct of the meeting. The Chair of the Meeting will exercise her powers as the Chair to ensure that the meeting is conducted in an orderly and timely fashion, in the interests of all attending shareholders.

In the event that technical issues arise, Jumbo will have regard to the impact of the technical issues on shareholders participating and casting votes online and the Chair of the Meeting may, in exercising her powers as the Chair, issue any instructions for resolving the issue and may continue the meeting if it is appropriate to do so.

JUMBO INTERACTIVE LIMITED ABN 66 009 189 128

EXPLANATORY MEMORANDUM

Introduction

This Explanatory Memorandum has been prepared for the information of shareholders of Jumbo Interactive Limited (**Company** or **Jumbo**) in relation to the business to be conducted at the Company's Annual General Meeting (**AGM**) to be held on Friday 8 November 2024 commencing at 11.00 am (Brisbane time) at Level 1, 601 Coronation Drive, Toowong QLD 4066 and using online technology.

Shareholders are encouraged to participate in the AGM using one of the following methods:

- a) by attending personally;
- b) from their computers, by entering the URL in their browser: (https://meetnow.global/MXQCWSD);or
- c) from their mobile phones by entering the URL in their browser: (https://meetnow.global/MXQCWSD).

The online platform will allow shareholders to listen to the meeting, submit and ask questions and vote in real-time.

The purpose of this Explanatory Memorandum is to provide shareholders with information that is reasonably required by shareholders to decide how to vote upon the resolutions.

Subject to the abstentions noted below, the Directors unanimously recommend shareholders vote in favour of all resolutions. The Chair of the Meeting intends to vote all available undirected proxies in favour of each resolution.

Resolutions 1, 2, 4, and 5, are ordinary resolutions, which require a simple majority of votes cast by shareholders present and entitled to vote on the resolution. Resolution 3, relating to the Remuneration Report, is advisory and does not bind the Directors or the Company.

Resolution 1. Re-Election of Director – Professor Sharon Christensen

Professor Sharon Christensen was appointed as an independent non-executive Director and Chair of the People & Culture Committee on 1 September 2019 and was first elected to the Board at the 2019 AGM. In accordance with Rule 40.1 of the Constitution, Professor Christensen retires from office at the conclusion of the AGM and is eligible for re-election as a Director of the Company. If shareholders do not approve the election of Professor Christensen, then she will cease to be a Director at the conclusion of the Meeting.

The Board considered whether Professor Christensen had any interest, position or relationship that may interfere with her independence as a Director, having regard to the relevant factors as set out in the ASX Corporate Governance Council Principles & Recommendations (4th edition). The Board considers that Professor Christensen (if re-elected), will continue to be an independent Director.

Professor Christensen is a member of the Audit and Risk Management Committee and Chair of the People and Culture Committee.

Professor Christensen has 34 years of commercial, legal and regulatory experience and is a research leader in regulatory responses to digital innovation and disruption. Most recently, she was a Non-Executive Director of Property Exchange Australia Ltd, the operator of the national online property exchange network.

Professor Christensen holds a Bachelor of Laws (Honours) and Master of Laws and is a member of the Australian Institute of Company Directors.

The Board supports the re-election of Professor Sharon Christensen as she contributes to and leads the Board through her significant experience in commercial transactions and regulatory compliance as well as her research in digital innovation and disruption.

Recommendation

For the reasons set out above, the Directors, with Professor Sharon Christensen abstaining, unanimously recommend shareholders vote in favour of Resolution 1.

Resolution 2. Election of Director - Michael Malone

The Board appointed Michael Malone as an independent non-executive Director of the Company pursuant to Rule 38.1 of the Constitution on 26 September 2024. In accordance with Rule 38.2 of the Constitution, Mr Malone retires from office at the conclusion of the AGM and is eligible for election as a Director of the Company. If shareholders do not approve the election of Mr Malone, then Mr Malone will cease to be a Director at the conclusion of the Meeting.

ASX Listing Rule 14.4 provides that a director appointed to fill a casual vacancy or as an addition to the board must not hold office (without re-election) past the next annual general meeting of the entity.

Prior to Mr Malone's appointment, the Company completed several background and screening checks including in relation to Mr Malone's character's experience and qualifications, criminal history, and bankruptcy with no adverse findings.

The Board considered whether Mr Malone had any interest, position or relationship that may interfere with his independence as a Director, having regard to the relevant factors as set out in the ASX Corporate Governance Council Principles & Recommendations (4th edition). The Board considers that Mr Malone (if elected), will be an independent Director.

Mr Malone is also a member of the Audit and Risk Management Committee.

Mr Malone has been an ASX company director for over 20 years, with extensive founder and executive experience across strategy, operational, cyber and risk management roles, primarily in high growth technology companies, offering products that re-shape industries.

He is a Fellow of the Australian Institute of Company Directors, the Australian Institute of Management and the Australian Computer Society. He has a Bachelor of Science (Mathematics) and a post graduate Diploma in Education, both from the University of Western Australia.

Mr Malone is currently Non-Executive Director and Chair of the Audit Committee at WiseTech Global Limited (ASX:WTC); Non-Executive Director and Shareholder Representative at Health Engine Pty Ltd; Non-Executive Director at NBN Co; and Non-Executive Director and Member of the Audit and Risk Committee at Seven West Media Limited (ASX:SWM). His previous directorships include Independent Chairman at SuperLoop (ASX:SLC) (until 2020) and Director and Chair for Asia Pacific Network Information Centre Foundation (until 2021).

Prior to submitting himself for election, Mr Malone has confirmed that he would continue to have sufficient time to properly fulfil his duties and responsibilities to the Company.

The Board supports the election of Mr Malone as he will contribute to the Board commercial skills and deep experience in the technology sector.

Recommendation

For the reasons set out above, the Directors, with Michael Malone abstaining, unanimously recommend Shareholders vote in favour of Resolution 2.

Resolution 3. Remuneration Report

Section 250R(2) of the Corporations Act 2001 (Cth) (the **Act**) requires that the section of the Directors' Report dealing with the remuneration of directors and key management personnel (**KMP**) of the Company (**Remuneration Report**) be put to the vote of shareholders for adoption by way of a non-binding vote. The vote on this resolution is advisory only and does not bind the Directors or the Company. However, the Board will take the outcome of the vote into account in setting remuneration policy for future years.

Shareholders can view the full Remuneration Report in the Annual Report which is available on Jumbo's website at (https://www.jumbointeractive.com/investors/annual-reports/).

Following consideration of the Remuneration Report, the Chair of the Meeting will give shareholders a reasonable opportunity to ask questions about, or make comments on, the Remuneration Report.

Recommendation

Noting that each Director has a personal interest in their own remuneration from the Company, as described in the Remuneration Report, the Directors unanimously recommend that shareholders vote in favour of Resolution 3.

Resolution 4. Issue of STI Director Rights to Mike Veverka

Background

The Company is seeking approval from the shareholders for the proposed grant of rights (**STI Director Rights**) to Mr Mike Veverka, Managing Director, CEO and Founder. Further details of the STI Director Rights are set out below. The rights are proposed to be issued as the short-term incentive component of Mr Veverka's remuneration for the financial year ended 30 June 2024 under the Company's Remuneration Framework.

The Board-implemented Company Remuneration Framework is detailed in the Remuneration Report and includes short-term incentives (**STIs**) with a maximum value of 25% of total remuneration opportunity.

Two hurdle groups are used to determine the achievement of total STI opportunity:

- The first hurdle (which represents 50% of total STI opportunity) is tied to Jumbo's financial performance. This incentive is referred to as the **Financial STI**.
- The second hurdle (representing the remaining 50% of the total STI opportunity) is based on non-financial KPIs related to aspects such as Growth, Customer, Employee, Sustainability and Individual performance. This component also includes a gate for the non-financial KPIs based on the Group business plan. Failure to meet the minimum threshold enables the Board to apply its discretion and adjust the percentage awarded. The incentive is referred to as the Non-Financial STI.

The Board has determined that 100% of the Financial STI and 57% of the Non-Financial STI is payable.

Short-term awards made to executives comprise two elements:

- 50% of the total STI is payable as a cash incentive as per the normal incentive payment cycle; and
- the remaining 50% of the total STI is payable as restricted rights to shares payable on the achievement of a 2-year time-based hurdle and subject to formal claw back provisions.

ASX Listing Rule 10.11 requires shareholder approval for the issue of securities to a related party. Mr Veverka is a related party as he is a Managing Director, CEO and Founder. Accordingly, shareholder approval for the issue of the STI Director Rights is sought in accordance with ASX Listing Rule 10.11.

If shareholders approve Resolution 4, the Company will be able to proceed with the issue of STI Director Rights to Mike Veverka on the terms and conditions as set out in this Notice.

If shareholders do not approve Resolution 4, the proposed issue of STI Director Rights to Mr Veverka will not proceed. The Board would need to consider alternative remuneration arrangements. However, to ensure Jumbo can attract and retain the right talent and align Mr Veverka's interests with those of shareholders, the Board considers it is important for Jumbo to offer incentives to its directors and executives that are in line with market practice.

Additional Information

For the purposes of ASX Listing Rule 10.13, the following additional information is provided for shareholders.

		[
10.13.1	Name of the person	Mike Veverka (or his nominee)
10.13.2	The category in rules 10.11.1 – 10.11.5 that the person falls within and why	Mike Veverka is a Director and therefore a related party under Listing Rule 10.11.1
10.13.3	The number and class of securities to be issued to the person	9,155 STI Director Rights
10.13.4	If the securities are not fully paid ordinary securities, a summary of the material terms of the securities	
	Price	Deemed to be \$17.15 per STI Director Right. This is the VWAP of the underlying securities during the 10-trading day period prior to the financial year ended 30 June 2024.
	Grant Date	8 November 2024 (in respect of the service period from 1 July 2023 to 30 June 2024)
	Vesting conditions	To remain employed within the Jumbo Interactive Limited Group until the Vesting Date.
	Vesting Date	30 June 2025 (Vesting Date)
		Should Mr Veverka exit the business prior to the Vesting Date, then Mr Veverka will forfeit his ownership of the STI Director Rights. This forfeiture is subject to a good leaver's clause which gives the Board the discretion to award the STI Director Rights in cash in certain circumstances.
	Expiry Date:	30 June 2025
	Terms	 Each STI Director Right is exercisable into 1 share. The Company will seek quotation of
		Shares issued upon exercise of the STI Director Rights, which will rank <i>pari passu</i> with all other shares on issue in the Company.
		 The shares are subject to escrow for a period of 12 months until 30 June 2026.
10.13.5	The date on which the entity will issue the securities, which must be no more than one month after the date of the meeting	Following shareholder approval, the Company will issue the STI Director Rights as soon as practicable and no later than one month after the date of the AGM.
10.13.6	The price or other consideration the entity will receive for the issue	No funds will be raised from the issue of STI Director Rights.
10.13.7	The purpose of the issue, including the intended use of any funds raised by the issue.	No funds will be raised from the issue of STI Director Rights. STI Director rights are issued in respect of 50% of the total STI which is payable to Mr Veverka and the rights are converted into ordinary shares on the achievement of a 2-year time-based hurdle, subject to the escrow period and formal claw back provisions.
10.13.8	If the person is a director and therefore a related party under Listing Rule 10.11.1 and the amount is intended to remunerate the director, details, including the amount, of the director's current remuneration package	Mike Veverka's total remuneration opportunity for the current financial year totals \$1,600,000 which is constituted by: \$800,000 cash salary including superannuation

		\$400,000	short term incentives subject to hurdles payable as 50% cash, 50% rights	
		\$400,000	long term incentives subject to hurdles payable as 100% rights	
		\$1,600,000 – Total		
		Refer to the Remuneration Report in the Annual Report 2024 for further details		
10.13.9	Are the securities are issued under an agreement and, if so, a summary of the material terms of that agreement	under any agreement.		
10.13.10	Voting Exclusion Statement		clusion statement is set out for this Notice of Meeting.	

ASX Listing Rule 7.1 imposes a 15% cap on the number of equity securities that can be issued by the Company without approval of shareholders in any rolling twelve-month period. However, the Company is permitted to issue shares (or other securities) in excess of the 15% limit if those shares or securities are issued in reliance on an exception to ASX Listing Rule 7.1 or the issue is approved by shareholders.

Resolution 4, if passed, will provide approval for this purpose in relation to both the STI Director Rights and any Shares issued on vesting of those rights. If approval is given under Listing Rule 10.11, approval is not required under ASX Listing Rule 7.1, in accordance with Exception 14 in ASX Listing Rule 7.2.

Recommendation

The Directors consider that the award of securities to Mike Veverka is an appropriate incentive in the best interests of the Company and therefore recommend (with Mr Veverka abstaining from making a recommendation) that shareholders vote in favour of Resolution 4.

Resolution 5. Issue of LTI Director Rights to Mike Veverka

Background

The Company is seeking approval from the shareholders for the proposed grant of rights (**LTI Director Rights**) to Mr Mike Veverka, Managing Director, CEO and Founder. Further details of the LTI Director Rights are set out below. The rights are proposed to be issued as the long-term incentive component of Mr Veverka's remuneration for the financial year ending 30 June 2025 under the Company's Remuneration Framework.

The Board-implemented Company Remuneration Framework is detailed in the Remuneration Report and includes the grant of equity rights as long-term incentives (**LTIs**). The maximum value of these LTIs is 25% of total remuneration opportunity.

The purpose of the proposed grant of rights is to:

- assist in the motivation, retention and reward of Mr Veverka, essential to the continued growth and development of the Company; and
- align the interests of Mr Veverka more closely with those of shareholders by providing an
 opportunity for Mr Veverka to receive an equity interest in the Company and to share in any future
 growth in value of the Company.

ASX Listing Rule 10.11 requires shareholder approval for the issue of securities to a related party. Mr Veverka is a related party as he is a Managing Director, CEO and Founder. Accordingly, shareholder approval for the issue of the LTI Director Rights is sought in accordance with ASX Listing Rule 10.11.

If shareholders approve Resolution 5, the Company will be able to proceed with the issue of LTI Director Rights to Mike Veverka on the terms and conditions as set out in this Notice.

If shareholders do not approve Resolution 5, the proposed issue of LTI Director Rights to Mr Veverka will not proceed. The Board would need to consider alternative remuneration arrangements. However, to

ensure Jumbo can attract and retain the right talent and align Mr Veverka's interests with those of shareholders, the Board considers it is important for Jumbo to offer incentives to its directors and executives that are in line with market practice.

Additional Information

For the purposes of ASX Listing Rule 10.13, the following additional information is provided for shareholders.

10.13.1	Name of the person	Mike Veverka (or his nominee)
10.13.2	The category in rules 10.11.1 – 10.11.5 that the person falls within and why	Mike Veverka is a Director and therefore a related party under Listing rule 10.11.1
10.13.3	The number and class of securities to be issued to the person	28,855 LTI Director Rights
10.13.4	If the securities are not fully paid ordinary securities, a summary of the material terms of the securities	
	Price	Deemed to be \$13.863 per LTI Director Right. This is the VWAP of the underlying securities during the 5-trading day period following the release of the Company's financial results on 23 August 2024 (excluding the release date).
	Grant Date	8 November 2024 (in respect of a service period from 1 July 2024 to 30 June 2025)
	Vesting conditions	 The Jumbo Interactive Limited Total Shareholder Return (TSR) relative to the component companies within the Comparator Group with share price measure based on the 20-trading day VWAP after release of the Financial Year end financial results (excluding the release date) over a 3-year performance period – July 2024 to June 2027.

		>8% <12% between Target and Stretch – straight line vesting;	
		>=12% Stretch/Maximum – 100% vesting;	
		and	
		To remain employed within the Jumbo Interactive Limited Group.	
	Vesting Date	20 trading days after release of the 2027 Financial Year end financial results (Vesting Date)	
		Should Mr Veverka exit the business prior to the Vesting Date, then Mr Veverka will forfeit his ownership of the LTI Director Rights. This forfeiture is subject to a good leaver's clause which gives the Board the discretion to award the LTI Director Rights in cash in certain circumstances.	
	Expiry Date:	12 months after Vesting Date.	
	Terms	 Each LTI Director Right is exercisable into 1 share. 	
		The Company will seek quotation of Shares issued upon exercise of the LTI Director Rights, which will rank pari passu with all other shares on issue in the Company.	
10.13.5	The date on which the entity will issue the securities, which must be no more than one month after the date of the meeting	Following shareholder approval, the Company will issue the LTI Director Rights as soon as practicable and no later than one month after the date of the AGM.	
10.13.6	The price or other consideration the entity will receive for the issue	No funds will be raised from the issue of LTI Director Rights.	
10.13.7	The purpose of the issue, including the intended use of any funds raised by the issue.	No funds will be raised from the issue of LTI Director Rights. The LTI Director Rights assist in the motivation, retention and reward of Mr Veverka and align the interests of Mr Veverka more closely with those of shareholders.	
10.13.8	If the person is a director and therefore a related party under Listing Rule 10.11.1 and the amount	Mike Veverka's total remuneration opportunity for the current financial year totals \$1,600,000 which is constituted by:	
	is intended to remunerate the director, details, including the	\$800,000 cash salary including super- annuation	
	amount, of the director's current remuneration package	\$400,000 short term incentives subject to hurdles payable as 50% cash, 50% rights	
		\$400,000 long term incentives subject to hurdles payable as 100% rights	
		\$1,600,000 – Total	
		Refer to the Remuneration Report in the Annual Report 2024 for further details on FY25 remuneration.	
10.13.9	Are the securities are issued under	The LTI Director Rights are not being issued	
	an agreement and, if so, a summary of the material terms of that agreement	under any agreement.	
10.13.10	Voting Exclusion Statement	A voting exclusion statement is set out for this item in the Notice of Meeting.	

ASX Listing Rule 7.1 imposes a 15% cap on the number of equity securities that can be issued by the Company without approval of shareholders in any rolling twelve-month period. However, the Company is permitted to issue shares (or other securities) in excess of the 15% limit if those shares or securities are issued in reliance on an exception to ASX Listing Rule 7.1 or the issue is approved by shareholders.

Resolution 5, if passed, will provide approval for this purpose in relation to both the LTI Director Rights and any Shares issued on vesting of those rights. If approval is given under Listing Rule 10.11, approval is not required under ASX Listing Rule 7.1, in accordance with Exception 14 in ASX Listing Rule 7.2.

Recommendation

The Directors consider that the award of securities to Mike Veverka is an appropriate incentive in the best interests of the Company and therefore recommend (with Mr Veverka abstaining from making a recommendation) that shareholders vote in favour of Resolution 5.



MR SAM SAMPLE

123 SAMPLE STREET THE SAMPLE HILL SAMPLE ESTATE SAMPLEVILLE VIC 3030

FLAT 123



Need assistance?



Phone:

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



Online:

www.investorcentre.com/contact



YOUR VOTE IS IMPORTANT

For your proxy appointment to be effective it must be received by 11.00am (Brisbane time) on Wednesday, 6 November 2024.

Proxy Form

How to Vote on Items of Business

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

APPOINTMENT OF PROXY

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

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

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

A proxy need not be a securityholder of the Company.

SIGNING INSTRUCTIONS FOR POSTAL FORMS

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

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

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

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

PARTICIPATING IN THE MEETING

Corporate Representative

If a representative of a corporate securityholder or proxy is to participate in the meeting you will need to provide the appropriate "Appointment of Corporate Representative". A form may be obtained from Computershare or online at www.investorcentre.com/au and select "Printable Forms".

Lodge your Proxy Form:



Online:

Lodge your vote online at www.investorvote.com.au using your secure access information or use your mobile device to scan the personalised QR code.

Your secure access information is



Control Number: 999999 SRN/HIN: 19999999999

PIN: 99999

For Intermediary Online subscribers (custodians) go to www.intermediaryonline.com

By Mail:

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

By Fax:

1800 783 447 within Australia or +61 3 9473 2555 outside Australia



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

You may elect to receive meeting-related documents, or request a particular one, in electronic or physical form and may elect not to receive annual reports. To do so, contact Computershare.

Change of address. If incorrect,
mark this box and make the
correction in the space to the left.
Securityholders sponsored by a
broker (reference number
commences with 'X') should advise
your broker of any changes.



I 999999999

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Proxy Form			Please mari	k X to indica	ate your dir	ections
Step 1 Appoint a Prox	xy to Vote on Yo	ur Behalf				XX
I/We being a member/s of Jumbo Inte	ractive Limited hereby a	ppoint				
the Chairman OR of the Meeting				PLEASE NOTE: you have selecte Meeting. Do not it	d the Chairma	an of the
or failing the individual or body corporate act generally at the meeting on my/our bethe extent permitted by law, as the proxy Coronation Drive, Toowong QLD 4066 at time) and at any adjournment or postpor Chairman authorised to exercise und Meeting as my/our proxy (or the Chairm on Resolutions 3, 4 and 5 (except where connected directly or indirectly with the remportant Note: If the Chairman of the voting on Resolutions 3, 4 and 5 by mar	behalf and to vote in accory sees fit) at the Annual Grand virtually via https://mednement of that meeting. irected proxies on remurant becomes my/our proxy le l/we have indicated a differemuneration of a member Meeting is (or becomes) yiking the appropriate box in	dance with the feneral Meeting of the control of th	ollowing directions (or if no of Jumbo Interactive Limite QCWSD on Friday, 8 Nov I resolutions: Where I/we e expressly authorise the Contion in step 2) even thoughent personnel, which inc	o directions have ed to be held at lember 2024 at have appointed chairman to exe gh Resolutions a ludes the Chairn vote for or again	e been given Level 1, 601 11.00am (Br d the Chairm rcise my/oui 3, 4 and 5 ar man. st or abstair	n, and to risbane nan of the r proxy re
Step 2 Items of Busin			nd your votes will not be coun		he required m	
Resolution 1 Re-election of Director –	- Professor Sharon Christe	ensen				
Resolution 2 Election of Director – Mi	chael Malone					
Resolution 3 Remuneration Report						
Resolution 4 Issue of STI Director Rig	ghts to Mike Veverka					
Resolution 5 Issue of LTI Director Rig	hts to Mike Veverka					
The Chairman of the Meeting intends to of the Meeting may change his/her votin Step 3 Signature of Solution in Signature	•	on, in which cas	-		nces, the Cl	nairman
Individual or Securityholder 1	Securityholder 2		Securityholder 3		_	
Sole Director & Sole Company Secretary	Director		Director/Company Secretar	ry	/	 te





By providing your email address, you consent to receive future Notice of Meeting & Proxy communications electronically



Mobile Number

Update your communication details (Optional)

Email Address

ONLINEMEETING GUIDE



GETTING STARTED

If you choose to participate online you will be able to view a live webcast of the meeting, ask the Directors questions online and submit your votes in real time. To participate online visit https://meetnow.global/au on your smartphone, tablet or computer. You will need the latest versions of Chrome, Safari, Edge or Firefox. Please ensure your browser is compatible.

TO LOG IN, YOU MUST HAVE THE FOLLOWING INFORMATION:

Australian Residents

SRN or HIN and postcode of your registered address.

Overseas Residents

SRN or HIN and country of your registered address.

Appointed Proxies

Please contact Computershare Investor Services on +61 3 9415 4024 to request your unique email invitation link prior to the meeting day.

PARTICIPATING AT THE MEETING

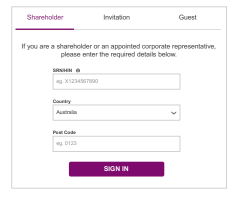
To participate in the online meeting, visit https://meetnow.global/au.

Then enter the company name in the 'Search for meeting' field. Select and click on the displayed meeting.

Search for meeting Please enter Company or Meeting Name. Enter 3 or more characters. e.g. Computershare Or select the country where the company is based. Australia

To register as a shareholder

Select 'Shareholder', enter your SRN or HIN and select your country. If Australia, also enter your postcode.



○ To register as a proxyholder

To access the meeting click on the link in the invitation e-mail sent to you. Or select 'Invitation' and enter your invite code provided in the e-mail.

	Guest		
If you have received an email invitation for this meeting, please enter your invite code below.			
code. e.g. G-ABCDEF	G or ABCD		
SIGN IN			
	code. e.g. G-ABCDEF		

∩r To register as a guest

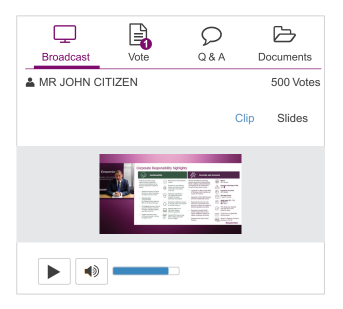
Select 'Guest' and enter your details.

Invitation	Guest
end the meeting as a (your details below.	Guest please provide
	_
SIGN IN	
	_
	end the meeting as a (



Broadcast

The webcast will appear automatically once the meeting has started. If the webcast does not start automatically press the play button and ensure the audio on your computer or device is turned on.



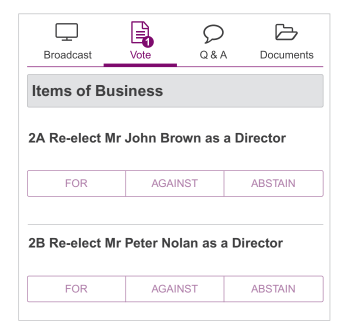


Vote

When the Chair declares the poll open, select the 'Vote' icon and the voting options will appear on your screen.

To vote, select your voting direction. A tick will appear to confirm receipt of your vote.

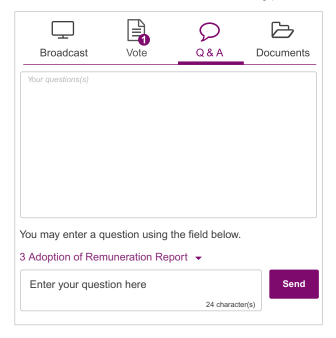
To change your vote, select 'Click here to change your vote' and press a different option to override.





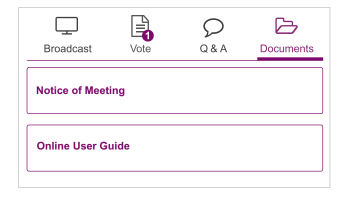
To ask a question select the 'Q & A' icon, select the topic your question relates to. Type your question into the chat box at the bottom of the screen and press 'Send'.

To ask a verbal question, follow the instructions on the virtual meeting platform.





To view meeting documents select the 'Documents' icon and choose the document you wish to view.



FOR ASSISTANCE