

Binh Duong, March 27th, 2025

**REGULATIONS OF SHAREHOLDERS' REGISTRATION, ATTENDING AND
VOTING VIA THE WEBSITE "MWG.VN"
FOR THE 2025 ANNUAL GENERAL MEETING OF SHAREHOLDERS OF
MOBILE WORLD INVESTMENT CORPORATION ("MWG")**

Pursuant to:

- Law on Enterprises No. 59/2020/QH14 approved on June 17th, 2020;
- Charter of Mobile World Investment Corporation, approved on May 15th, 2021, amended and supplemented from time to time ("Charter");
- Internal Regulation issued on April 09th, 2023;
- Resolution of the Board of Directors No.03/NQ/HDQT-2025 issued on March 03rd, 2025;

The Board of Directors of Mobile World Investment Corporation hereby issues regulations and instructions ("Regulations") to shareholders to conduct shareholders' registration, attending and voting online via electronic means (via website <https://dhcd.mwg.vn/>) (hereinafter referred to as "Website").

SECTION A. GENERAL PROVISIONS

Article 1. Subjects and Scope of the Regulations

- 1.1 The Regulations apply for all shareholders (names in the "List of Shareholders" issued on March 24th, 2025 by Vietnam Securities Depository and Clearing Corporation—VSDC) or their authorized representatives to participate in the 2025 Annual General Meeting of Shareholders ("Meeting") of Mobile World Investment Corporation ("MWG" or the "Company") through the Website.
- 1.2 The shareholders may attend the Meeting (i) in person at the Meeting place and/or (ii) via the Meeting online. Physical attendance is not required. Regardless of the participation method, shareholders must register an account, sign up for the meeting, and vote electronically via the Website.
- 1.3 The Regulations also apply to related departments and employees carrying out tasks for the Meeting. The departments are responsible for conducting themselves honestly and diligently to ensure safety and compliance with all regulations.

SECTION B. ACCOUNT REGISTRATION OF SHAREHOLDERS

Article 2. Account Registration (starting from 12:00 April 05th, 2025 to 16:00 April 26th, 2025)

- 2.1 To attend the Meetings, the shareholders shall use the received OTP code to sign up for an

account on the Website, verify and identify by the regulations. Please see the instructions below:

- Step 1:** MWG will send an OTP code (one-time password) to each Shareholder through one of three methods such as (1) a physical invitation letter via courier service and/or (2) an email sent to the Shareholder’s registered email address (“Email”), and/or (3) an SMS message sent to the phone number provided in the List of Shareholders .
- Step 2:** The shareholder shall use the received OTP code to log into the Website for identity verification. If the OTP code is successfully verified, the Website will automatically proceed to the identity verification and account creation section for the Shareholder.
- Step 3:** In the section “**Information Verification**” the Shareholder shall provide his/her information and required documents, valid photographs, and other information ("Information") for verification purposes. The Shareholder’s information will be verified and confirmed by authorized departments based on the List of Shareholders.

Shareholders shall provide complete and accurate information for identification purposes. Providing incorrect information will result in a refusal to create an account for the Shareholders. Please ensure all details are correct before completing this step.

The information that the Shareholders need to prepare includes the following:

<p>1. Individual shareholder</p>	<p>i. His/her ID card/Securities Trading Code certificate (valid documents that are recorded with Vietnam Securities Depository and Clearing Corporation – VSDC);</p>
<p>2. Institutional shareholders</p>	<p>ii. Securities Trading Code certificate or Business Registration certificate or Establishment Decision (valid documents that are recorded with Vietnam Securities Depository and Clearing Corporation – VSDC);</p> <p>iii. Information of the legal representative of the institutional Shareholder.</p>
<p>3. Others</p>	<p>A person signing up for an account is requested to take a photo of his/her face and provide his/her mobile number/email for identity verification.</p>

If shareholders do not recall the registered documents accurately, please contact the securities company where you opened the account for reconfirmation.

Step 4: Shareholders choose the appropriate option in the “**Attendees for the Meeting**” section. Shareholders shall prepare a valid Power of Attorney in accordance with the Company's template, if they authorize another individual/organization (“Proxy”) to attend the Meeting.

Power of Attorney	<p>The original Power of Attorney letter (signed by an individual shareholder or signed and sealed by an institutional shareholder's legal representative(s)). The Power of Attorney template is available on the Website.</p> <p>The Proxy shall act on the Shareholder's behalf to (i) receive login information (including username, password, and other notification sent to the provided email address or phone number in the Power of Attorney letter). This information is required to login the Website mwg.vn for attending Mobile World Investment Corporation’s Annual General Meeting of Shareholders and fully exercise all shareholder rights, including discussion and voting, with all Shareholder's votes at the record date according to the Company’s regulation. The Proxy is only authorized to perform the work within the scope of this authorization and is not allowed to delegate it to any third party.</p>
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Step 5: If required, the Shareholder shall fill in complete and accurate information (email, phone number) or that of the Proxy to receive the login information (including username and password) to register and attend the General Meeting of Shareholders. Incorrect information in this section will result in Shareholders/ shareholders' Proxy not receiving login information.

Step 6: Seats Pre-registration (Required). Due to limited seating capacity, the Shareholders who intend to attend the meeting in person must register their seats by emailing agm@thegioididong.com before 17:00 on April 16th, 2025. Based on seat availability, we will send confirmation emails to the Shareholders who successfully reserve seats to attend the AGM in person before 17:00 on April 21st, 2025. Otherwise, the Shareholders shall not be able to participate in the meeting in person at the meeting place. ***Therefore, such Shareholders shall attend the Meeting online.***

Step 7: There are 02 (two) scenarios as follows:

- If Authorized Departments verify the Shareholder’s information, the system will create an account for the Shareholder and send the Login Information via SMS to the provided phone number or via email to the Shareholder (in case the Shareholder chooses to attend the AGM in person) or to the Authorized Representative (in case the Shareholder authorizes an individual or organization to attend the AGM on their behalf) as mentioned in Step 5. *(Please note that this step is considered as account opening only, not officially registered for the AGM);* or
- If Authorized Departments refuse to verify the Shareholder’s identity by Article 2.4, he/she will be advised to fulfill further requirements (if any) of the

Authorization Department.

2.2 If shareholders **request an OTP resend due to not receiving the invitation letter after 12:00 on April 5th, 2025**, please submit a request and follow the instructions below:

Step 1: Shareholders access the Website and select the “Request to re-send OTP”.

Step 2: Shareholders shall provide accurate Information for verification. The Shareholder’s information will be verified and confirmed by authorized departments based on the List of Shareholders.

Note: Shareholders shall provide complete and accurate information for identification purposes. Please check the information carefully before finishing. Providing incorrect information will result in a refusal to re-send the OTP code to the Shareholders. **If shareholders do not recall the registered number and issued date accurately, please contact the securities company where you opened the account for reconfirmation.** Shareholders are kindly requested to carefully review all provided information before submitting.

The information that the Shareholders need to prepare includes the following:

1. Individual shareholder	i. The ID card/Securities Trading Code certificate (valid documents that are recorded with Vietnam Securities Depository and Clearing Corporation – VSDC);
2. Institutional shareholders	ii. Securities Trading Code certificate/ Business Registration certificate/ Establishment Decision (valid documents that are recorded with Vietnam Securities Depository and Clearing Corporation – VSDC);
3. Others	- Number of holding shares of MWG on the record date March 24, 2025 (required for verification and cross-checking with the Shareholder List as of March 24, 2025, provided by the Vietnam Securities Depository and Clearing Corporation (VSDC); - A person requesting the re-send of an OTP code must take a photo of his/her face for verification. - Provide a phone number/an email to receive the OTP.

Step 3: The system will reissue the OTP code to the Shareholder. The Shareholder shall use this OTP to carry out the steps specified in Section 2.1.

2.3 The identity verification and account registration process for the Shareholders shall start at

12:00 on April 05th, 2025, and end at 16:00 on April 26th, 2025. After the Voting Deadline (15:00 of April 26th 2025), the Shareholders who register to create an account for identity verification can only attend the Meeting online and are not entitled to vote.

- 2.4 The Shareholder shall be responsible for providing accurate and appropriate information for creating an account on the Website. The authorized departments have the right to refuse to confirm the completion of account registration if the Information is inaccurate, inappropriate, or counterfeit. If there are any questions about the rejection of the registration, please contact the authorized departments via email at agm@thegioididong.com (*kindly provide the Shareholder's phone number for contact purposes*).
- 2.5 Shareholders are responsible for keeping their OTP, login credentials, and any other information (received from the Website) strictly confidential at all times, do not reveal or share the OTP code with anyone else. The Company and its staffs are not responsible for any loss or leakage of the OTP code or Login Information caused by the shareholder.
- 2.6 The Shareholder shall take full responsibility for using his/her account on the Website. The Shareholder shall read and agree to all terms and conditions of using the Website before creating an account. MWG, the Board of Directors, and the Chairman of the Board of Directors are not responsible for any damages arising from using Shareholders' accounts in accordance with the terms and conditions announced.

SECTION C. ATTENDING THE MEETING

Article 3. Registration for Attending the Meeting (starting from 12:00 April 05th, 2025)

- 3.1 The Shareholders are registered to attend the Meeting as follows:
 - i. Shareholders use the Login Information to log in to the Website;
 - ii. By having read and fully understood these Regulations, the rules, and the provided guidelines, and by completing the first login to the Website, the Shareholder is deemed to have agreed to attend the AGM and to have completed the registration for participation in the Annual General Meeting of Shareholders.
- 3.2 After completing the registration process to attend the Meeting (in any Meeting form), Shareholders will receive voting ballots from the Website. The voting process will be stipulated in Section D below.
- 3.3 The Meeting will start at 13:30 and end at 16:00 on April 26th, 2025 ("Meeting Time"). The Meeting Time should be adjusted according to the Chairman's decision under the Charter and notified to Shareholders via the Website.
- 3.4 The list of Shareholders attending the Meeting and their total number of voting shares recorded by the Website, will be valid as that of participation in person. This is a basis for determining conditions for conducting the Meeting as prescribed in the Charter.
- 3.5 Shareholders who either (i) do not complete identity verification and account creation on the Website, or (ii) have created an account but fail to complete the first login to the Website as prescribed in this Article, shall be considered as not having attended the AGM.

Article 4. Attending the Meeting (starting from 13:30 to 16:00 April 26th, 2025)

- 4.1 To attend the AGM (observe and engage in discussions), the Shareholder hereby agrees as follows: The Shareholder shall be considered as having participated in the AGM once the account registration and meeting registration have been completed following the provisions set out in Article 2 and Article 3 herein:
- 4.1.1 Shareholders shall be considered to attend the Meeting once the account registration and meeting registration have been completed following the provisions set out in Article 2 and Article 3 above.
 - 4.1.2 Shareholders who attend the Meeting in person shall observe, engage in discussions, and pose questions directly.
 - 4.1.3 To attend the Meeting online: Shareholders shall use phones or computers (“Telephone Device”) to access a link provided by MWG on the Website, to watch the live video of the Meeting. Accordingly, the Shareholders shall prepare their Telephone Devices. This Telephone Device must be able to connect to the internet and have speakers for Shareholders listening to the Meeting during the Meeting Time. The Board of Directors is not responsible for any incidents, damages, or problems that interrupt, prohibit, or damage the Shareholders’ Telephone Device, internet connections or use of the Telephone Device by Shareholders when attending the Meeting.
 - 4.1.4 To speak, give an opinion, or discuss matters at the Meeting: The shareholders who attend the Meeting in person shall ask questions at the Meeting venue. The Shareholders who attend the Meeting online shall use the function [Enter Your Question] of the Website, whereby shareholders have the right to enter questions or opinions for discussion as instructed by the Chairman or stated in the Proposal Letter at any time after completion of all steps referred to Clause 3.1 and during the Meeting. In addition, depending on the Chairman's decision and agenda timing, the Chairman will consider and request the Secretary or authorized departments to (i) make phone calls to such Shareholders to communicate directly or (ii) read the questions and specific Shareholders' names (in any case of failure to contact with that shareholder), by doing that other Shareholders could listen clearly and discuss the question as stipulated in the Charter.
 - 4.1.5 Other related questions or matters that are not discussed in the Meeting shall be addressed later and shown on the Website upon the decision of the Chairman or Board of Directors.
- 4.2 The Secretary or Authorized Departments are responsible for providing detailed dial-in of the Meeting, collecting questions and opinions from Shareholders, and reporting all matters that have been raised to the Chairman and the Board of Directors during the Meeting.

SECTION D. VOTING REGULATIONS

Article 5. Conditions and methods for Shareholders to cast votes via the Website

The Shareholders agree on voting regulations for the Meeting as follows:

- 5.1 Voting method at the Meeting: all Shareholders shall receive votes and cast their votes via

the Website.

- 5.2 After completing the meeting registration, each Shareholder will receive the voting ballots from the Website. According to the List of Shareholders, the total number of voting ballots equals the total number of voting shares that a shareholder owns.
- 5.3 If a Shareholder has already decided on each voting matter of the Meeting, the shareholder may cast votes early for one or all of the matters at any time after completing the registration for participation in the AGM. Any voting before the Meeting is considered invalid. Early voting shall become effective when the Meeting is officially and legally conducted.
- 5.4 For casting votes, each Shareholder has the right to choose one (01) of three (03) options: “Approve” (the Shareholders agree to approve), “Disapprove” (the Shareholders do not support), “Abstain” (the Shareholders decline to vote either for or against a proposal).
- 5.5 To ensure that all voting matters are considered and decided by the Shareholders according to methods specified in Article 5.4 during the Meeting, the Shareholder will (i) cast votes for each matter separately and (ii) click the button named [**Cast Votes**] to finish voting for such matter before casting votes for the next matter (hereinafter referred to as "**Final Voting**").
- 5.6 Final Voting has been made for each matter/proposal shall be deemed as **Valid Voting** for such matter/proposal.
- 5.7 The Deadline for casting a vote is 15:00 on April 26th, 2025 ("**Voting Deadline**"). Matters/proposals which the Shareholders attending the Meeting have not completed voting since the Voting Deadline will be recorded as **Invalid Voting**. To ensure the voting rights and responsibilities of the Shareholders, the Shareholders are suggested to (i) vote early or (ii) complete Final Voting for all matters/proposals before the Voting Deadline. From the Voting Deadline, the attending Shareholders cannot cast any votes or complete Final Voting.
- 5.8 In case the Shareholders attending the Meeting would like to adjust their votes, the Shareholders have the right to change their votes before the Voting Deadline by selecting [**Edit Votes**]. After making changes, the Shareholder must still complete the voting process by selecting Finalize Vote. In this case, the most recent modification made before the Vote Collection Deadline will be considered the official and final vote of the Shareholder.
- 5.9 Shareholders are fully responsible for their voting decisions or their Proxy’s actions.
- 5.10 Voting results through the Website shall be automatically recorded and tracked. The Voting Committee shall prepare the minutes of vote-counting and announce voting results at the Meeting.

Article 6. Cumulative Voting

- 6.1 The election of members of Board of Directors shall be carried out by method of cumulative voting, Accordingly, each shareholder has a total number of votes equal to the number of shares they own multiplied by the number of BoD members to be elected. Shareholders may allocate all or a portion of their total votes to one or multiple candidates. Candidates elected

to the BoD shall be determined based on the number of votes received, ranked from highest to lowest, until the required number of members is reached.

- 6.2 Shareholders have the right to allocate their votes to each Board of Directors candidate by entering either the number of votes or a percentage (%) of their total available votes. The system will automatically record the votes or percentage in the most convenient manner for the shareholder, based on their input. However, shareholders are not allowed to allocate more votes than their total available voting rights.
- 6.3 After finishing the cumulative voting, the Shareholder shall confirm the completion by selecting “Confirm and Finish” to ensure the system recording the Shareholder’s final voting properly.

Article 7. Voting Committee

- 7.1 The Voting Committee is responsible for counting votes at the Meeting. Members of the Voting Committee shall be at most three (03) members and are proposed by the Chairman of the Board of Directors. The attending Shareholders shall approve the Voting Committee through voting at the Meeting. In addition, the Meeting may select one of the attending people (a shareholder) to supervise the activities of the Vote Committee.

SECTION E. OTHER REGULATIONS

Article 8. Rights and obligations of Shareholders

- 8.1 The Shareholders or their Proxy have the right to attend the meeting, vote and ask questions offline or online to the Board of Management through the Website.
- 8.2 Provide the exact phone number, contact address, and email address to ensure that the Shareholders will receive notification from the Website and take full responsibility for the accuracy of information.
- 8.3 Use the Shareholders’ registered accounts to sign in to the Website and vote for all matters in which the Shareholders are entitled to vote.
- 8.4 In the case of a corporate Shareholder, either (i) the legal representative of such Shareholder or (ii) the Proxy of the legal representative is responsible for representing such Shareholder in carrying out and complying with this Regulation.
- 8.5 All attending Shareholders acknowledge that Shareholders have read, understood, and agreed with the regulations hereof and the terms and conditions of using on the Website¹.

Article 9. Validity of the Regulations

- 9.1 This Regulation is effective from March 27th, 2025 and applies to Sections B, C and E as specified above.
- 9.2 Other regulations relating to voting mentioned in this document come into effect when having registration of Shareholders representing more than 50% of total voting shares. They

¹ Kindly read the Website Terms of Use at <https://mwg.vn/eng/terms-of-use/>

shall be considered as voting regulations of the Meeting and apply to all shareholders attending the Meeting.

- 9.3 Other relevant matters not specified in this document will be regulated by the Charter, the Internal Regulations, and applicable laws.

**ON THE BEHALF OF THE BOARD OF
DIRECTORS**

(Signed and sealed)

NGUYEN DUC TAI
Chairman