

EQS-News: UNIQA Insurance Group AG / Announcement of the Convening of the General Meeting UNIQA Insurance Group AG: Convocation to the 26th Annual General Meeting 30.04.2025 / 09:35 CET/CEST Announcement of the Convening of the General Meeting, transmitted by EQS News - a service of EQS Group. The issuer is solely responsible for the content of this announcement.

### **UNIQA Insurance Group AG**

ISIN AT0000821103

## CONVOCATION

of the shareholders of UNIQA Insurance Group AG, with its registered office in Vienna,

to the

## 26<sup>th</sup> Annual General Meeting

to be held on Monday, 2 June 2025, 10:00 a.m.

at the UNIQA Tower, Platinum Hall (ground floor), Untere Donaustrasse 21, 1029 Vienna

The 26<sup>th</sup> Annual General Meeting of UNIQA Insurance Group AG, FN 92933t ("**UNIQA**" or the "**Company**"), will be held as an on-site meeting in the presence of shareholders. It will take place at the UNIQA Tower, Platinum Hall (ground floor), Untere Donaustrasse 21, 1029 Vienna, on Monday, 2 June 2025 starting at 10:00 a.m.

## AGENDA

- Presentation of the approved and officially adopted non-consolidated Financial Statements and the Consolidated Financial Statements of UNIQA Insurance Group AG for the year ended 31 December 2024, the Group Management Report including (consolidated) non-financial Statement, the Consolidated Corporate Governance Report of the Management Board, and the profit distribution proposal of the Management Board, as well as the report of the Supervisory Board pursuant to section 96 of the Stock Corporation Act for the 2024 financial year.
- 2. Resolution on the distribution of the net profit shown in the Company's Annual Financial Statements for the year ended 31 December 2024.
- 3. Resolution on the approval of the actions of the Members of the Management Board and the Supervisory Board of the Company for the 2024 financial year.
- 4. Election of the auditor of the non-consolidated and consolidated Financial Statements for the financial year 2026 and (anticipatory) election of the auditor of the Sustainability Report for the financial year 2026.
- 5. Resolution on the Remuneration Report disclosing the remuneration of the Members of the Management Board and the Members of the Supervisory Board for the 2024 financial year.
- 6. Resolution on the daily allowances and the remuneration of the Members of the Supervisory Board.
- 7. Resolution on the renewal of the authorisation of the Management Board, with the approval of the Supervisory Board, to acquire treasury shares in accordance with section 65 (1.8), (1a) and (1b) of the Stock Corporation Act, whereby the company together with other treasury shares which the company has already acquired and still holds (and which are limited to the maximum number of treasury shares specified in accordance with section 65 (2) of the Stock Corporation Act), which the company has already acquired and still holds (and which are to be counted towards the maximum number of treasury shares specified in accordance with section 65 (2) of the Stock Corporation Act), which the company has already acquired and still holds (and which are to be counted towards the maximum number of treasury shares specified in accordance with section 65 (2) of the Stock Corporation Act) may acquire treasury shares up to a maximum of 10% of the share capital, even if the 10% limit is repeatedly utilised, both via the stock exchange and off-market, also excluding shareholders' pro rata tender rights, whereby the authorisation is valid from 7 December 2025 up to and including 6 June 2028, thus for 30 months, and treasury shares may be acquired in accordance with this authorisation at an equivalent value of at least EUR 1.00 and no more than EUR 15.00 per share. The authorisation to acquire treasury shares also includes the acquisition of shares in the company by subsidiaries of the company (section 66 of the Stock Corporation Act).

The company's treasury shares may, with the approval of the Supervisory Board, be sold within five years of the authorisation being granted in a manner other than via the stock exchange or by public offer, namely (i) for the purpose of implementing an employee share ownership programme, including for Members of the Management Board and/or senior executives or exclusively for Members of the Management Board and/or senior executives or a share option plan for employees, including for Members of the Management Board and/or senior executives or exclusively for Members of the Management Board and/or senior executives or exclusively for Members of the Management Board and/or senior executives or exclusively for Members of the Management Board and/or senior executives or exclusively for Members of the Management Board and/or senior executives, if applicable, of affiliated companies, including, where applicable, by transfer to an employee shareholding foundation within the meaning of section 4d (4) of the Income Tax Act, or (ii) as consideration for the acquisition of companies, businesses, parts of businesses or shares in one or more companies in Austria or abroad or (iii) to fulfil an over-allotment option (greenshoe) or (iv) to settle fractional amounts.

The Management Board is authorised, with the approval of the Supervisory Board, to withdraw treasury shares acquired by the company without further consultation of the Annual General Meeting, and the Supervisory Board is authorised to adopt amendments to the Articles of Association resulting from the withdrawal of shares.

#### Documents

The following documents are available on the Company's website registered in the Companies Register (<u>www.uniqagroup.com</u>) as of the 21<sup>st</sup> day prior to the Annual General Meeting, i.e. not later than on 12 May 2025, under Investor Relations / Annual General Meeting:

- i. Non-consolidated Financial Statements for the year ended 31 December 2024, including the Management Report;
- ii. Consolidated Financial Statements for the year ended 31 December 2024, including the Group Management Report and (consolidated) non-financial Statement;
- iii. Consolidated Corporate Governance Report for the financial year 2024;
- iv. Annual Financial Statements for the financial year 2024;
- v. Proposal of the Management Board for the distribution of the net profit shown in the Company's Annual Financial Statements for the year ended 31 December 2024;
- vi. Report of the Supervisory Board pursuant to section 96 of the Stock Corporation Act for the financial year 2024; vii. Remuneration Report disclosing the remuneration of the Members of the Management Board and the Members
- of the Supervisory Board for the financial year 2024;
- viii. Report of the Management Board pursuant to section 65 (1b) of the Stock Corporation Act in conjunction with section 170 (2) and section 153 (4) of the Stock Corporation Act;
- ix. Proposed resolutions of the Management Board and/or the Supervisory Board regarding agenda items 2 to 7 of the agenda;
- x. Further information on the shareholders' rights pursuant to sections 109, 110, 118 and 119 of the Stock Corporation Act;
- xi. Convocation of the shareholders of the Company to the 26<sup>th</sup> Annual General Meeting.

From the date of publication, this convocation to the  $26^{th}$  Annual General Meeting of the Company, and as of 12 May 2025, at the latest, the documents indicated in paragraphs (i) to (xi) above are available at free of charge at the Company's premises in A-1029 Vienna, Untere Donaustrasse 21, UNIQA Tower, Investor Relations. For reasons of sustainability, the company will not make the aforementioned documents available to all shareholders participating in the Annual General Meeting in printed form.

Moreover, forms for the granting and revocation of proxies pursuant to section 114 of the Stock Corporation Act are available on the Company's website no later than as of 12 May 2025.

## Notice concerning shareholders' rights (section 106 (5) of the Stock Corporation Act)

Pursuant to section 109 of the Stock Corporation Act, shareholders who together hold 5% of the share capital may request in writing that items be put on the agenda and published. Any such item so requested must be accompanied by a proposal for a resolution and an explanatory statement. The applicants must have held their shares for at least three months prior to their request. Such request must be received by the Company no later than on the 21<sup>st</sup> day prior to the Annual General Meeting, hence on or before 12 May 2025. Such request must be made in writing and sent to the Company's address at A-1029 Vienna, Untere Donaustrasse 21, UNIQA Tower, Investor Relations.

Pursuant to section 110 of the Stock Corporation Act, shareholders who together hold 1% of the share capital may send the Company proposals for resolutions in text form in respect of each item on the agenda and request that such proposals, including the names of the requesting shareholders, the motivation of the request, and a statement, if any, by the Management Board or the Supervisory Board be made available on the Company's website, as entered in the Companies Register. The request must be sent in writing or in text form to the Company's address at Al1029 Vienna, Untere Donaustrasse 21, UNIQA Tower, Investor Relations, or by fax (in text form) at +43 1 211 75 79 3773 or e-mail to hauptversammlung@uniqa.at. The request will be considered receivable if received by the Company on or before the 7<sup>th</sup> working day prior to the Annual General Meeting, i.e. on or before 21 May 2025.

If a candidate for election to the Supervisory Board is proposed, the motivation of the request is replaced by a declaration by the candidate proposed pursuant to section 87 (2) of the Stock Corporation Act. Section 86 (7) of the Stock Corporation Act applies to the Company, i.e. the Supervisory Board must comprise at least 30% women and at least 30% men. According to its current composition, the Supervisory Board must include at least five women and at least five men (calculated on the basis of a total number of fifteen Supervisory Board members, i.e. ten shareholder representatives and five employee representatives) in order to meet the minimum quota pursuant to section 86 (7) of the Stock Corporation Act. The minimum quota of women and men on the Supervisory Board must be met in its entirety; no objection was raised pursuant to section 86 (9) of the Stock Corporation Act. Currently, the minimum quota is met, given that the Supervisory Board of the Company comprises six women and nine men.

Pursuant to section 118 of the Stock Corporation Act, every shareholder has the right to be informed about the Company's affairs at the Annual General Meeting upon his or her request, if such information is necessary to properly assess an item on the agenda. Information may be withheld if, based on sound business judgment, it is likely to cause the Company or any of its affiliates a significant disadvantage, or if the disclosure of such information would constitute a criminal offence.

Shareholder rights which are linked to the holding of shares at a certain point in time or during a certain period of time may be exercised only if the shareholders submit a deposit certificate pursuant to section 10a of the Stock Corporation Act to prove their shareholder status during the relevant period.

Further information about shareholder rights pursuant to sections 109, 110, 118 and 119 of the Stock Corporation Act is available on the Company's website (<u>www.uniqagroup.com</u>) at Investor Relations / Annual General Meeting as of 30 April 2025.

# Right to attend, deposit certificate, record date, and proxy (section 106 (6), (7) and (8) of the Stock Corporation Act)

Pursuant to section 111 (1) of the Stock Corporation Act, the right to attend the Annual General Meeting and to

exercise shareholder rights depends on the shares held at the end of the tenth day prior to the Annual General Meeting (record date). Only shareholders who were shareholders at the end of the tenth day prior to the Annual General Meeting (record date) have the right to attend the Annual General Meeting and exercise their shareholder rights. The record date is 23 May 2025, 24:00 hours (CET).

For bearer shares deposited with a custodian (all shares issued by the Company are bearer shares), proof of shareholder status on the record date is furnished by producing to the Company a deposit certificate pursuant to section 10a of the Stock Corporation Act, which must be issued in writing and received by the Company on the third business day prior to the Annual General Meeting at the latest, hence on or before 27 May 2025, at Al1029 Vienna, Untere Donaustrasse 21, UNIQA Tower, Investor Relations, or by fax (signature not required) at +43 (0)1 8900 500 50 or e-mail to <u>anmeldung.uniqa@hauptversammlung.at</u> or by SWIFT message type MT598 or MT599 to GIBAATWGGMS with reference to ISIN AT0000821103. The deposit certificate pursuant to Section 10a of the Stock Corporation Act must be issued by the custodian bank domiciled in a Member State of the European Economic Area or in a full Member State of the OECD. If the deposit certificate is to prove current shareholder status, it must not be older than seven days when presented to the Company. The Company accepts deposit certificates in German and English.

The deposit certificate must be issued by the shareholder's custodian bank or by the intermediary appointed by the custodian bank of the shareholder and must contain at least the following information:

- Information about the issuer: name/company name and address or a code commonly used in transactions between banks (SWIFT Code),
- Information about the shareholder: name/company name, address, date of birth of natural persons, register and register number (Companies Register Number) of legal persons,
- Securities account number or other identifier,
- Information about the shares: number of the shareholder's no-par-value shares,
- Date or period to which the deposit certificate refers.

Shares are not blocked as a result of shareholders registering for the Annual General Meeting and/or presenting a deposit certificate. Shareholders may continue to freely dispose of their shares even after registration and/or presentation of a deposit certificate.

Every shareholder who has the right to attend the Annual General Meeting may appoint an individual or a legal entity as proxy. The Company itself or a member of the Management Board or of the Supervisory Board may exercise the voting right as proxy holder only if a shareholder issued express instructions as to how to vote on the individual items on the agenda. The proxy must be granted to a specified person in text form. Every shareholder may use the forms the Company provides on its website (<u>www.uniqagroup.com</u>) at Investor Relations / Annual General Meeting. Shareholders are not obliged to use these forms.

If shareholders wish so, they may appoint Mr. Michael Knap, Honorary President of Interessenverband für Anleger (IVA), at A-1130 Vienna, Feldmühlgasse 22, as independent proxy who will exercise their voting rights at the Annual General Meeting. Special forms for the granting and revocation of proxies are available on the Company's website (<u>www.uniqagroup.com</u>) at Investor Relations / Annual General Meeting. Any proxy-related costs by the independent proxy of the IVA will be borne by the Company. All other costs, including but not limited to bank charges for the deposit certificate or postage, must be borne by the shareholder. Furthermore, shareholders may directly contact Mr. Michael Knap at +43 664 213 87 40 or by email at <u>knap.uniqa@hauptversammlung.at</u>. If a proxy is granted to the independent IVA proxy holder, it must nevertheless be sent to the Company as described below. The Company will provide the authorized proxy with copies of the proxies. Any instructions on the exercise of voting rights must be issued directly to Mr. Michael Knap. Please note that Mr. Michael Knap does not accept any instructions to speak, to ask questions, to file motions or to raise objections against resolutions of the Annual General Meeting.

A shareholder's proxy form must be sent to and retained by the Company. A proxy form must be received by the Company no later than on **30 May 2025**, **4:00 p.m**. (CET), in writing by surface mail at A-1029 Vienna, Untere Donaustraße 21, UNIQA Tower, Investor Relations, or by fax (in text form) at +43 (0)1 8900 500 50 or e-mail at <u>anmeldung.uniqa@hauptversammlung.at</u> (if sent by e-mail, the proxy must be attached to the e-mail message in text form (e.g. as pdf file)), or via SWIFT message type MT598 or MT599 to GIBAATWGGMS with the reference ISIN AT0000821103.

On the day of the Annual General Meeting, the proxy can only be handed over personally upon registration for the Annual General Meeting at the venue of the meeting.

Upon request, the proxy form provided on the Company's website will be sent by surface mail.

If a shareholder has granted a proxy to his/her custodian bank (section 10a of the Stock Corporation Act), the custodian bank, besides issuing a deposit certificate, need only state that proxy was granted to it.

The above provisions governing the granting of proxies also apply, mutatis mutandis, to the revocation of proxies.

To ensure a smooth conduct of entrance checks, shareholders and other participants are requested to present in due time before the beginning of the Annual General Meeting. The Company reserves the right to demand that participants present an official photo ID upon registration. If these requirements are not met, shareholders may be denied entrance. If you are participating in the Annual General Meeting as an authorized proxy, please also present the proxy made out to your name. If the original of the proxy was sent to the Company in advance, presentation of a copy of the proxy will accelerate registration. Shareholders will be **admitted** to collect their voting cards from **8:30 a.m. (CET**).

## Information for shareholders regarding data processing

For the purposes of the Annual General Meeting, UNIQA Insurance Group AG processes the shareholders' personal data (in particular data pursuant to section 10a (2) of the Stock Corporation Act, i.e. name, address, date of birth, number of the securities deposit account, number of shares held by the shareholder, type of shares, where applicable, number of the voting card and, where applicable, the name and date of birth of the proxy-holder) on the basis of the data protection provisions in effect, especially the European General Data Protection Regulation (GDPR), as well as the Austrian Data Protection Act and the Stock Corporation Act, in order to enable the shareholders to exercise their rights within the framework of the Annual General Meeting.

Pursuant to the Stock Corporation Act, the processing of personal data of shareholders is a mandatory prerequisite for the participation of shareholders in the Stock Corporation Act. The legal basis for data processing is Article 6 (1c) of the GDPR.

UNIQA Insurance Group AG is the controller responsible for the processing of personal data. For the purpose of organizing the Annual General Meeting, UNIQA Insurance Group AG uses the services of external service providers, such as public notaries, lawyers, banks and IT providers. These receive from UNIQA Insurance Group AG only such personal data as are required for the performance of the contractually agreed services and process such data exclusively in accordance with instructions received from UNIQA Insurance Group AG. As far as required by law, UNIQA

Insurance Group AG has concluded privacy agreements with these service providers.

Shareholders, proxies, the members of the Managing Board and the Supervisory Board, the public notary and all other persons entitled to participate in the Annual General Meeting have the right to view the legally required list of attendance (section 117 of the Stock Corporation Act) and thus view the personal data specified therein (such as name, place of residence, number of shares). Moreover, UNIQA Insurance Group AG is obliged by law to submit personal shareholder data (in particular the list of attendance) as part of the minutes prepared by the public notary to the Corporation Act).

The shareholder data are anonymized and/or deleted as soon as they are no longer required for the purposes for which they were collected or processed, provided further storage is not required by other legal provisions. Duties of documentation and retention arise, in particular, from company law, stock corporation law and the law on mergers and acquisitions, inter alia section 128 (4) of the Stock Corporation Act (obligation of the company to issue, upon a shareholder's request, a confirmation of the correct recording and counting of the votes cast by the respective shareholder within 14 days of the vote), as well as tax law and the provisions on the prevention of money laundering and the financing of terrorism. If legal claims are raised by shareholders against UNIQA Insurance Group AG or vice versa by UNIQA Insurance Group AG against shareholders, the storage of personal data serves to clarify and enforce such claims in individual cases. In connection with civil court proceedings, this may result in the storage of date during the period of limitations and, additionally, for the duration of court proceedings until a final decision is rendered.

In the absence of legal or official provisions to the contrary, every shareholder has at any time the right to information, rectification, erasure or restriction of processing of their personal data, as well as the right to object to processing and the right to data portability in accordance with the provisions of Chapter III of the GDPR. Shareholders can invoke these rights free of charge against UNIQA Insurance Group AGby email <u>datenschutz@uniqa.at</u> or at the following contact data: UNIQA Insurance Group AG, Untere Donaustraße 21, 1029 Wien, fax no. +43 50677 676 (UNIQA Customer Service).

Moreover, shareholders have the right to lodge a complaint with the Austrian data protection authority pursuant to Article 77 of the GDPA.

For further information on data protection, please refer to the Privacy Policy published on the website of UNIQA Insurance Group AG (<u>www.uniqagroup.com</u>) under Services/Data Protection.

#### Information on Webcasting of the Annual General Meeting

Notice pursuant to section 106 (2b) of the Stock Corporation Act: The Annual General Meeting will be webcast from its commencement until the end of the CEO's presentation under Item 1 of the agenda.

# Total number of shares and voting rights at the time of convocation (Section 106 (9) Stock Corporation Act and section 120 (2.1) Austrian Stock Exchange Act

At the time of convocation of the Annual General Meeting, the share capital of the Company amounts to EUR 309,000,000.00 divided into 309,000,000 no-par-value shares. Each no-par-value share carries one vote. At the time of convocation of the Annual General Meeting, the Company and its subsidiaries hold 2,034,739 treasury shares, of which 1,215,089 treasury shares are held by UNIQA Österreich Versicherungen AG. At the time of convocation of the Annual General Meeting, and voting shares comes to a total of 306,965,261. The Company does not have different classes of shares.

Vienna, April 2025 The Management Board of UNIQA Insurance Group AG

### 30.04.2025 CET/CEST

Language: Company:	English UNIQA Insurance Group AG Untere Donaustraße 21 1029 Vienna Austria
Phone:	+43 1 211 75-0
E-mail:	investor.relations@uniqa.at
Internet:	www.uniqagroup.com
ISIN:	AT0000821103
WKN:	928900
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End of News

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