MGIC INVESTMENT CORP Form FWP March 25, 2008

Free Writing Prospectus, dated March 25, 2008

Filed pursuant to Rule 433

Registration Statement Nos. 333-149506

333-149885

Pricing term sheet dated March 25, 2008 to preliminary prospectus dated March 17, 2008

37,333,333 Shares
MGIC Investment Corporation
Common Stock
Pricing Term Sheet

Issuer: MGIC Investment Corporation, which is referred to below as MGIC,

the company and the holding company

Common stock offered: 37,333,333

Shares outstanding after this offering(1): 119,352,499

Public offering price: \$11.25 per share

New York Stock Exchange Symbol: MTG

Gross proceeds: \$420,000,000

Use of proceeds: To increase the capital of Mortgage Guaranty Insurance Corporation in

order to enable it to expand the volume of its new business and for the company s general corporate purposes. The company intends to retain proceeds of approximately \$88 million at the holding company, which represents three years of interest payments on the debentures referred

to in footnote (1).

Settlement date: March 28, 2008

(1) The number of

shares

outstanding

after this

offering is based

on shares

outstanding as

of February 29,

2008. If the

underwriters

exercise their

option to

purchase

additional

shares in the

offering in full,

MGIC will issue

and sell an

additional

5,600,000

shares of

common stock.

The number of

shares

outstanding

does not give

effect to the

conversion

option of

MGIC s

\$325,000,000

aggregate

principal

amount of 9%

Convertible

Junior

Subordinated

Debentures due

2063 (or up to

\$65,000,000

additional

aggregate

principal

amount of such

debentures

which may be

issued in the

next 30 days

pursuant to an

option granted

to the initial

purchasers

thereof). The

debentures are

being offered to

a limited

number of

qualified

institutional

buyers by

means of a

concurrent

private

placement

pursuant to

Rule 144A

under the Securities Act of 1933, as amended. The convertible debentures are convertible into MGIC s common stock at an initial rate of 74.0741 shares per \$1,000 principal amount of the convertible debentures, subject to adjustment under certain conditions.

Other Information

Curt S. Culver, MGIC s Chairman and Chief Executive Officer, has informed MGIC that he intends to purchase 25,000 shares of MGIC s common stock in the offering. Other officers of MGIC may also purchase shares of common stock in the offering. All shares of common stock purchased by Mr. Culver and the other officers will be purchased from the offering s underwriters at the public offering price set forth above.

CAPITALIZATION

The following table sets forth MGIC s consolidated capitalization as of December 31, 2007: on an actual basis, and

on an as adjusted basis to give effect to the following transactions, as if each such transaction had occurred on December 31, 2007:

this offering of common stock; and

the concurrent private placement of convertible debentures.

You should read the table in conjunction with MGIC s historical consolidated financial statements and the related notes incorporated by reference in the preliminary offering memorandum.

	At December 31, 2007			
	,		As Adjusted Offerings (1) ds of dollars) adited)	
Long-term debt:				
Credit facility expiring in 2010	\$	300,000	\$	300,000
5.625% senior notes due 2011		200,000		200,000
5.375% senior notes due 2015		300,000		300,000
Total senior long-term debt		800,000		800,000
9% convertible junior subordinated debentures due 2063 offered.				325,000
Total long-term debt		800,000		1,125,000
Shareholders equity:				
Common stock, \$1 par value (300,000,000 shares authorized, 123,067,426 and				
160,400,759 shares issued and 81,793,185 and 119,126,518 shares outstanding				
on an actual and as adjusted basis, respectively)		123,067		160,401
Paid-in capital		316,649		679,966
Treasury stock	(2,266,364)		(2,266,364)
Accumulated other comprehensive income, net of tax		70,675		70,675
Retained earnings	4	4,350,316		4,350,316
Total shareholders equity	,	2,594,343		2,994,994
Total capitalization	\$.	3,394,343	\$	4,119,994

(1) Assumes that the underwriters will not exercise their option to purchase 5,600,000 additional

shares in the offering. Also assumes that the initial purchasers will not exercise their option to purchase \$65,000,000 aggregate principal amount of additional debentures in the concurrent private placement.

The issuer has filed a registration statement (including a prospectus) with the SEC for the offering to which this communication relates. Before you invest, you should read the prospectus in that registration statement and other documents the issuer has filed with the SEC for more complete information about the issuer and this offering. You may get these documents for free by visiting EDGAR on the SEC Web site at www.sec.gov. Alternatively, Banc of America Securities LLC can arrange to send you the prospectus if you request it by calling or e-mailing Banc of America Securities LLC at 1-800-294-1322 or dg.prospectus distribution@bofasecurities.com.