Signatory



## **PROXY**

hereby meeting vote al <b>Stockho</b> and any do if pro do in or	appoints g, as attorn I shares re blders' Mee adjournme esent and ac upon any ar	ney-in-fact or pro egistered in the eting of the Comp ent/s thereof, as fu cting in person, he	name of the pany on Marcolly and to all interest of the pany on the pany propersity of the pany of t	ver of substitue undersign h 27, 2025, antents and puggand confirm	or in h tution ed st at 11:0 urpose ing an	correction (the "Company") is/her absence, the Chairman of the and delegation, to represent and tockholder, at the virtual Special oo a.m., through Microsoft Teams, as as the undersigned might or could y and all acts which such proxy may a said meeting, or any adjournment/s
1. Approval of the Minutes of the Special Stockholders Meeting held on 10 December 2024.						
	□ Yes	□ <sub>No</sub>	☐ Abstain			
2.	2. Election of Directors: Vote for Nominee Nina D. Aguas as Independent Director					
	☐ Yes	□No	☐ Abstain			
At their discretion, the proxies named above are authorized to vote upon such other matters as may properly come before the meeting.						
		Date				Printed Name of Stockholder
				- :	Signat	ure of Stockholder/ Authorized

This proxy should be received by the Corporate Secretary on or before March 21, 2025, the deadline for the submission of proxies.

This proxy, when properly executed, will be voted in the manner as directed herein by the stockholder(s). If no direction is made, this proxy will be voted "Yes" for the approval of the matters stated above and for such other matters as may properly come before the meeting in the manner described in the information statement and/or as recommended by management or the board of directors.

A proxy submitted by a corporation should be accompanied by a corporate secretary's certificate quoting the board resolution designating a corporate officer to execute the proxy.

A stockholder giving a proxy has the power to revoke it at any time before the right granted is exercised. A proxy is also considered revoked if the stockholder attends the meeting in person and expresses his intention to vote in person. This proxy shall be valid for five (5) years from the date hereof unless otherwise indicated in the box herein provided.

No director or executive officer, nominee for election as director, or associate of such director, executive officer, or nominee of the Company, at any time since the beginning of the last fiscal year, has any substantial interest, direct or indirect by security holdings, or otherwise, in any of the matters to be acted upon in the meeting.