RAKETECH GROUP HOLDING P.L.C. (the "Company")

Form of Proxy for use at 2025 Extraordinary General Meeting (the "Meeting")

«Name» «Address»

I/we (block capitals) «Name» a shareholder of the Company, hereby appoint								
1. The Chair of the Meeting								
or								
2. Name:								
ID/Passport No:								
Address:								
(check the relevant box as appropriate)								
as my/our proxy to attend and vote for «Number_of_shares» shares in the Company on my/o behalf at the Extraordinary General Meeting to be held at noon CET at at the registered office the Company at St George's Business Centre, Level 7, St George's Road, St Julian's, STJ 320 Malta on 30 July 2025 and at any adjournment thereof.								
Unless I/we indicate on this Form of Proxy my/our voting preferences overleaf, my/our Proxy authorized to vote as he/she thinks fit.								
My/Our Proxy is authorized to vote:								
as he/she wishes								
as indicated on the "Voting Instructions" overleaf (in which case please refer to separate 'Voting Instructions')								
Shareholder Signature:								
Personal identification number/company registration number of shareholder:								
Tel/Mob:								
E-mail address:								
Date:								

- 1) The original signed proxy form and, where the shareholder is a corporation, a certificate of registration or similar evidencing the signatory right of the officer signing the proxy form, must be received no later than 11:59 p.m. (CET) on 30 June 2025 by Euroclear Sweden AB at Raketech Group Holding P.L.C., c/o Euroclear Sweden AB, Box 191, SE-10123 Stockholm, Sweden or by email at raketech@euroclear.com. In default of such timely receipt the proxy will not be treated as valid. Shareholders are, therefore, encouraged to send or deliver their proxy forms (and, if applicable copies of certificates of registration or similar) as soon as possible..
- 2) If a Proxy other than the Chair is preferred, please strike out the reference to the Chair of the Meeting in Section 1 of the box above, and insert the details of the Proxy so chosen in Section 2 of the box above (strike out whichever is not desired).
- 3) The appointment of a proxy must be in writing and in its form must comply with Articles 88 and 89 (as applicable) of the Articles of Association of the Company and (a) where the shareholder is an individual, be signed by him/her or (b) where the shareholder is a corporation, be signed by a duly authorized officer of the corporation.
- 4) In the case of joint holders, the signature of any one holder will be sufficient, but the names of all the joint holders should be stated.
- 5) The person appointed as proxy shall vote as you have directed in respect of the above resolutions or on any other resolution that is properly put to the meeting. If this form is returned without any indication as to how the proxy shall vote, the proxy shall exercise their discretion as to how to vote or whether to abstain from voting.
- 6) For information on how your personal data is processed, see the integrity policy that is available at Euroclear's webpage <u>www.euroclear.com/dam/ESw/Legal/Privacy-notice-bolagsstammor-engelska.pdf</u>.

VOTING INSTRUCTIONS – RAKETECH GROUP HOLDING PLC EGM 2025

Please indicate with an 'X' in the relevant boxes for each resolution below how you wish your votes to be cast. The 'vote withheld' option below is provided to enable you to abstain on any particular resolution. However, it should be noted that a 'vote withheld' is not a vote in law and will not be counted in the calculation of the proportion of the votes 'for' and 'against' a resolution.

NO.	GENERAL (ORDINARY RESOLUTIONS)	FOR	AGAINST	VOTES WITHHELD	AT DISCRETION
3.	Approval of voting list of the Extraordinary General Meeting.				
4.	Approval of one or two persons to verify and sign the minutes of the Extraordinary General Meeting				
5.	Approval of the agenda of the Extraordinary General Meeting.				
NO.	SPECIAL BUSINESS (ORDINARY RESOLUTIONS)	FOR	AGAINST	VOTES WITHHELD	AT DISCRETION
7.	Approval of the appointment of Mr. Magnus Alebo as a director of the Company for the period until the end of the next Annual General Meeting in accordance with the proposal of the Nomination Committee.				
7.	Approval of the appointment of Ms. Kathryn Moore Baker as a director of the Company for the period until the end of the next Annual General Meeting in accordance with the proposal of the Nomination Committee.				
7.	Approval of the appointment of Ms. Kathryn Moore Baker as Chair of the Board of Directors of the Company for the period starting at the end of the Meeting until the end of the next Annual General Meeting in accordance with the proposal of the Nomination Committee.				
NO.	SPECIAL BUSINESS (EXTRAORDINARY RESOLUTIONS)	FOR	AGAINST	VOTES WITHHELD	AT DISCRETION
8.	Approval of the amendment of the Memorandum and Articles of Association for the purpose of introducing provisions on squeeze-out rights, in				

	accordance with proposal of the Board of Directors.		
9.	Approval of the authorization for the Company to acquire its own shares, in accordance with proposal of the Board of Directors.		