Proxy Form

I/We			
(Please insert full name(s) using block capitals) being a member/member(s) of Webis Holdings plc, hereby appoint to (see note 5)	he Chairpers	on of the Meet	ing or failing him
as my/our proxy to attend, speak and vote for me/us on my/our behal respect of any other resolution proposed at the Meeting) at the Annual adjournment thereof.			
I/We direct my/our vote as indicated below in respect of the resolutions the Meeting (see note 1 below).	which are re	ferred to in the	Notice convening
Ordinary business Ordinary resolutions	For	Against	Withheld
To receive and adopt the report of the directors and the accounts for the year ended 31 May 2024.			
2. To re-elect as a director Mr Richard Roberts.			
3. To re-elect as a director Mr James Mellon.			
Dated this			
r lease tick here if you are appointing more than one proxy.	Number	or strates proxy	арроппес очет.
Notes 1. Members are entitled to appoint a proxy to exercise all or any of their rights to attend and vote on their Company. Ashareholder may appoint more than one proxy in relation to the Annual General Meeting pridifferent share or shares held by that shareholder. To appoint more than one proxy you may photocopy shares in relation to which they are authorised to act as your proxy (which, in aggregate, should not exinstruction is one of multiple instructions being given. All forms must be signed and should be returned to a total the form of proxy and the power of attorney or other authority (if any) under which it is all must be lodged at the offices of the Company's registrars, MUEF Corporate Markets, PXS 1, Cartast be received not less than 48 hours before the time fixed for the holding of the meeting or any adjourn 18. In the case of a corporation, the form of proxy will not preclude a member from attending in person at 18. In the case of a corporation, the form of proxy must be executed under its common seal, or the hand 5. A member may appoint a proxy of their own choice. If the name of the member's choice is not entere of proxy duly signed will authorise the chairman of the meeting to act as that member's proxy.	ovided that each proxy this form. Please in cceed the number of ogether in the same gned or a notarially iquare, 29 Wellington Strement thereof (as the the meeting and vot of an officer or attor)	y is appointed to exerd dicate the proxy holde shares held by you). Pl envelope. certified or office copy et, Leeds, LSI 4DL by har e case may be). ing should he/she wis ney duly authorised.	cise the rights attached to a r's name and the number of ease also indicate if the proof of such power or authority, or sent by post, so as to that do so.

To abstain from voting on a resolution, select the relevant 'withheld' box. A vote withheld is not a vote in law and will not be counted in the calculation of votes for or against the resolution. If no voting indication is given, you proxy will vote or abstain from voting at his or her discretion. Your proxy will vote (or abstain from voting) as he or she thinks fit in relation to any other matter which is put before the meeting. Pursuant to regulation 22 of the Uncertificated Securities Regulations 2005, the Company has specified that only those members entered on the register of members at does of business on 28 April 2025 shall be desired to a strend and vote at the meeting. Changes to the register after close of business on 28 April 2025 shall be disregarded in determining the rights of any person to attend and vote at the meeting. Where a corporation is to be represented at the meeting of the personal representative, such corporation must deposit a certified copy of the resolution of its directors or other governing body authorising the appointment of the representative at the Company's registered office, Viking House, Nelson Street, Douglas, Isle of Man, IM1 2AH not later than 48 hours before the time appointed for the holding of the meeting.

webisholdings plc

Proxy for use at the Annual General Meeting of the Company to be held at The Claremont Hotel, 18/19

Loch Promenade, Douglas, Isle of Man, on 30 April 2025 at 10 am.