## POWER OF ATTORNEY

The undersigned (for private individuals: surname, first name, occupation and place of residence; for legal entities: company name, company type, registered office and identity and position of the representative(s) - <u>see instruction 1 below</u> )			
Owner ofits registered office at Avenue	ordinary shares in puedes Olympiades 2, 1140 E	ublic limited company <b>RECTICEL</b> , with vere, Brussels,	
	which shall take place at	Extraordinary General Meeting of the the Company's registered office at , 2015 at 10 a.m.	
	e Registration Date, as me	e above-mentioned number of shares entioned in the notice convening the	
and, to this end, wishes to app	point ( <u>see instruction 2 belo</u>	<u>w</u> ):	
to represent her/him and, as Extraordinary General Meetin		ee instruction 3 below), to vote at the :	
<u>Agenda</u>	for the Extraordinary Ger	neral Meeting	
authorised capital:	the Board of Directors draw	Directors within the framework of the n up in accordance with Article 604, f the authorised capital.	
validity of three years a new subscribed capital, effective as Belgian Official Gazette, and	w authorised capital equivance of the date of the date of the date of the cancel the	I resolution to create for a period of alent to the current amount of the sublication into the appendices of the sunused balance of the authorised ion into the Belgian Official Gazette.	
FOR:	AGAINST :	ABSTAIN :	

<b>1.3.</b> <u>Proposal forming the subject of the third resolution</u> to renew for a further term of three years the authorisation given to the Board of Directors to make use, within the limits fixed by law, of the authorised capital in the event of a takeover bid.		
FOR:	AGAINST :	ABSTAIN :
Proposal forming Articles of Association Article six: - Adapt the wording - In the last subpar	f the Articles of Association to ment the subject of the fourth resol to mention the new authorised cap of the first subparagraph to mention ragraph of this Article, replace twice actual date on which the present re	lution to amend the Company's ital, as follows: on the new authorised capital. e the date "twenty-eight May two
FOR:	AGAINST :	ABSTAIN :
own shares.  2.1. Proposal form further period of two years with Articles 620, paragraph dispose of own shares whe from suffering serious and	ming the subject of the fifth rest the two authorisations given to the oh 1, and 622, paragraph 2, 2° of the this acquisition or disposal is not imminent damage, effective as of lices of the Belgian Official Gazette	olution: proposal to renew for a Board of Directors in accordance to Company Code to acquire and ecessary to prevent the Company of the date of publication of this
FOR:	AGAINST :	ABSTAIN :
<b>2.2.</b> Proposal form fifteen of the Company's A item 2.1. on the agenda.	ning the subject of the sixth reso Articles of Association to mention th	<b>elution</b> : proposal to amend Article new authorisation referred to in
FOR:	AGAINST :	ABSTAIN :

2.3. Proposal forming the subject of the seventh resolution: proposal that the Board of Directors of the Company be granted authority, with power of subdelegation, valid for a period of five years, to purchase the Company's own shares, provided the fractional value of the Company's shares held as portfolio assets does not exceed 20% of its authorized capital, at a unit price not lower than the average of the last twenty closing prices on the Euronext Brussels exchange immediately preceding the purchase at a maximum premium of 20% or a maximum discount of 20%. To the extent permitted by law, this authorization shall apply to all market or over-the-counter acquisitions for value in the widest sense. This authorization supersedes and cancels the authorization granted by the Extraordinary General Meeting of 28 May 2013, effective as of the date of publication of this resolution into the Appendices of the Belgian Official Gazette.

FOR:	AGAINST :	ABSTAIN :

and also:

- to participate in all deliberations and, on behalf of the undersigned, participate in the voting on all the items on the above-mentioned agenda;
- to participate in all other meetings following postponement or adjournment, reconvened with the same agenda;
- to sign the attendance lists and all deeds, minutes or other documents regarding this Extraordinary General Meeting, if necessary;
- to generally do all that is required or useful to exercise this mandate, promising ratification if necessary.

The authorised agent <u>shall refrain from voting</u> OR <u>is hereby authorised to defend the principal's interests by participating in voting</u> (<u>delete as appropriate</u>) on new items to be discussed that could be added to the agenda under the relevant legal and statutory provisions at the request of certain shareholders (see instruction 4 below).

Surname and first name:	
Position:	
Place and date :	
Signature (see instruction 5 helow	۸٠

## **RELEVANT INSTRUCTIONS**

- (1) In order to attend, or to be represented at the Extraordinary General Meeting, shareholders and authorised agents must present proof of their identity (identity card or passport) and representatives of legal entities must, in addition, provide proof of their power of representation (relevant legal company documents).
  - Copies of relevant proof must be attached to this power of attorney.
  - The Company must receive the power of attorney **no later than 20 May 2015.** The <u>signed original power of attorney, together with the relevant proof,</u> must be submitted to the members of bureau no later than the day of the Extraordinary General Meeting.
  - In the absence of the original power of attorney and relevant proof at the Extraordinary General Meeting, the power of attorney is made null and void.
- (2) If no specific authorised agent is indicated, you are considered to have given power of attorney to the General Secretary or the Chairman of the meeting, who shall cast your vote at the Extraordinary General Meeting according to your voting instructions.
- (3) Voting instructions can be given for each motion for resolutions.

  If there are no voting instructions or if the instructions are unclear, for whatever reason, you are considered to have given the authorised agent specific voting instructions to vote in your interest according to his understanding.
  - If there are no voting instructions or if the instructions are unclear, for whatever reason, <u>and</u> if no specific authorised agent has been appointed, you are considered to approve the resolutions presented by the Board of Directors and the General Secretary or the Chairman of the meeting shall cast your vote accordingly.
- (4) If the undersigned fails to make a clear choice, the authorised agent shall abstain from the vote on new subjects to be discussed.
- (5) The signature must be preceded by the words "GOOD FOR POWER OF ATTORNEY" written in person by the signatory/signatories.