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 of ordinary shares in public limited company RECTICEL, with its registered office at Avenue du Bourget 42, 1130 Brussels (Haren),			
hereby states that he/she wishes to participate in the online Extraordinary General Meeting of the above-mentioned Company, which will take place after the online Ordinary General Meeting, on Tuesday 25 May 2021 at 10 am, in accordance with the provisions of article 7:153 of the Companies and Associations code.			
wishes to use the possibility to be represented for the above-mentioned number of shares adequately registered on the Registration Date, as mentioned in the notice convening the Extraordinary General Meeting,			
and, to this end, wishes to appoint the General Secretary of the company or the Chairman of the bureau or another member of the Bureau, as its proxyholder, each acting separately and with right of substitution, to represent him / her, and to vote as mentioned hereunder (<u>see instruction 2 below</u>), at the Extraordinary General Meeting with the following agenda:			
Agenda of the Extraordinary General Meeting			
1. Renewal of the powers granted to the Board of Directors in the context of the authorized share capital.			
1.1. <u>Proposal forming the subject of the first resolution:</u> Special report of the Board of Directors prepared in accordance with Article 7:199 of the Belgian Companies and Associations Code in support of the renewal of the authorized share capital.			
FOR: AGAINST : ABSTAIN :			

1.2. Proposal forming the subject of the second resolution:

Decision to create a new authorized capital, equal to five (5) percent of the issued capital on the date of this resolution, for a period of validity of five years from the date on which the resolution will be included in the annexes to the Belgian Official Gazette announced. The aforementioned new authorized capital can only be used by the Board of Directors for the warrant plans for the leading executives and personnel of the Recticel Group.

FOR:	AGAINST :	ABSTAIN :
Decision to create a new a on the date of this resolution will be included in the aforementioned authorized in the aforementioned authorized in the aforementioned authorized in the aforementioned authorized in the aforemention and the aforemention are a second authorized in the aforemention and the aforemention are a second authorized in the aforemention are a second authorized in the aforemention are a second and a second authorized in the aforemention are a second and a second authorized in the aforemention are a second and a second authorized in the aforemention are a second and a second authorized in the aforemention are a second and a second authorized autho	ution, with a validity of five yea in the annexes to the Belgian Offi prized capital, equal to twenty (2	(20) percent of the issued capital ars from the date on which the icial Gazette announced. (20) percent of the issued capital, on of strategic acquisitions by the
FOR:	AGAINST :	ABSTAIN :
Proposal forming the subjection of the directors was authorized capital) by [amount] (amount for the benefit of the warrangeroup. By decision of the warrangeroup. By decision of the directors was authorized to capital) by [amount] (amount for the benefit of the warrangeroup. By decision of the directors was authorized to capital) by [amount] (amount for the realization of strategory within these limits by contribution in cash of premiums or revaluation grangerous for the Belgian Official by the aforementioned grangerous for the shareholders, even employees of the comparant for the shareholders, bonds preferential subscription rigor cancellation of the preferor more specific persons.	e new authorized share capital as by replacing the text of Article 6 the extraordinary general meeting to increase, in one or more time that equal to 5% of the issued capital authorized capital can only and plans for the leading executive the extraordinary general meeting increase, in one or more time authorized capital can only be gic acquisitions by the Recticel Golitations, the board of directors may not in cash, by drawing up realism, with or without the issue of materials are valid for a period of five ital Gazette of the amendment to be girectors may also, within the fixth of the company, limit or cancel of the company, limit or cancel of the to the benefit of one or seventy or its own, subsidiaries, in a same and Associations Code. The street of the shareful erential subscription rights or subghts, for the benefit of the shareful erential subscription right can also to other than employees of the	ing of [date] 2021, the board of mes, the capital (first authorized ital on [date] 2021). be used by the Board of Directors wes and personnel of the Recticel ing of [date] 2021, the board of es, the capital (second authorized capital on [date] May 2021) The ne used by the Board of Directors roup. The securities available or unavailable, new securities. The years from the publication in the the articles of association decided newable in accordance with legal framework of the two authorized the preferential subscription right eral specific persons, other than accordance with the conditions of the first place of the benefit of one company or its subsidiaries, in
FOR:	AGAINST :	of companies and associations." ABSTAIN:

	cles of association to bring the s Code and to align the French	em further into line with the new text.		
2.1. Proposal that is the sub Decision to replace the wor paragraph, by "Code des so	ds "Code des sociétés" in the	French version of Article 39, first		
FOR:	AGAINST :	ABSTAIN:		
version of the articles of as Companies and Association Association the reference	181 et seq. Of the Companies ssociation, to be replaced by a s Code and to replace in the	s Code in article 43 of the Dutch a reference to Article 2:71 of the French version of the Articles of of the Companies Code with a ociations.		
FOR:	AGAINST :	ABSTAIN :		
2.3. Proposal that is the subject of the seventh resolution: Decision to delete the word "social" in the French version of article 45 of the articles of association after the word "siège" and to replace it with "of the company".				
FOR:	AGAINST :	ABSTAIN:		
voting on all the items to participate in a reconvened with the to sign the attendance Extraordinary General to generally do all t ratification if necessa The authorized agent septincipal's interests by pediscussed that could be	s on the above-mentioned ager II other meetings following same agenda; se lists and all deeds, minutes of al Meeting, if necessary; that is required or useful to early. Shall refrain from voting OR is participating in voting (delete as eadded to the agenda under to f certain shareholders (see in	postponement or adjournment, or other documents regarding this exercise this mandate, promising hereby authorized to defend the appropriate on new items to be the relevant legal and statutory		
Place and date :				

RELEVANT INSTRUCTIONS

- (1) In order to attend, or to be represented at the General Meeting, shareholders and authorized 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 19 May 2021.** The signed power of attorney, together with the relevant proof, can be provided by all possible means to the bureau, including the sending of scanned copy or a picture of the form via e-mail at the e-mail address mentioned hereunder. In the absence of the power of attorney and relevant proof at the General Meeting, the power of attorney is made null and void.
- (2) 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, you are considered to approve the resolutions presented by the Board of Directors.
- (3) If the undersigned fails to make a clear choice, the authorized agent shall abstain from the vote on new subjects to be discussed.
- (4) The signature must be preceded by the words "GOOD FOR POWER OF ATTORNEY" written in person by the signatory/signatories.