GiG

Form of Proxy

GiG Software P.L.C.

Form of Proxy - Voting Instructions

For use at the Extraordinary General Meeting convened for 27 August, 2025 at 09:00 CEST at KG10, Kungsgatan 8, 111 43 Stockholm, Sweden.													
Ι.													of
being	a	shareholder	of	the	Company	hereby	appoint	the	Chairman	of	the	- Meeting	or
to be l	neld	ky and to atter on 27 August, olutions set ou	2025	and a	t any adjour	nment the	ereof. My p	oroxy i	s to vote as i	ndica	_	-	•

	FOR	AGAINST	ABSTAIN
A. To elect the chairman of the meeting.			
B. Election of one person to certify and sign the minutes.			
C. Subject to and conditional upon the approval of Resolutions (d) and (e), to elect Supa-us Tapaneeyakorn as director of the Company ("New Director");			
D. To approve that the authorised share capital of the Company be increased from one hundred fifty thousand Euro (€150,000), divided into one hundred fifty million (150,000,000) Ordinary 'A' shares having a nominal value of €0.001 per share to two hundred and twenty thousand Euro (€220,000), divided into two hundred and twenty million (220,000,000) Ordinary 'A' shares having a nominal value of €0.001 per share (the "Increase in Authorised Share Capital");			

E. To approve that the board of directors of the		
Company be and is hereby authorised to issue		
Equity Securities (as defined in the current		
memorandum and articles of association of the		
Company) up to the authorised share capital of		
the Company, as may be revised from time to		
time, less the amount of the issued share		
capital of the Company at that time, for a		
maximum period of five years, renewable by		
ordinary resolution for further maximum		
periods of five years each (the "Board		
Authorisation"); and		
Additionation), and		
F. To approve that the Company's current		
memorandum and articles of association are		
substituted in their entirety by the new		
memorandum and articles of association in the		
form, or in substantially the same form, as		
uploaded on the Company's website on		
[https://www.gig.com/corporate-		
governance/articles-ofassociation/] (" New		
M&A") for the purposes of reflecting the		
Increase in Authorised Share Capital, the Board		
Authorisation, the appointment of the New		
Director and to authorise the company		
secretary and/or any one director of the		
Company, acting singly, to (i) make any		
amendments to the New M&A as directed by		
the Malta Business Registry; (ii) execute the		
New M&A for and on behalf of the Company;		
(iii) to issue a certified extract of this resolution;		
and (iv) file the New M&A and the		
aforementioned extract with the Malta		
Business Registry, and/or any other competent		
authority, as may be required in terms of law.		
	<u> </u>	
DATED		

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Signed: (see Note 3)	
	(Signature)

Notes:

- 1. Any alteration or deletion must be signed or initialled.
- 2. A shareholder should indicate by marking the box headed either FOR, AGAINST or ABSTAIN with an 'X' to show how he wishes his vote to be cast in respect of each of the resolutions set out in the Notice of Extraordinary General Meeting. Unless so instructed, the proxy will vote or abstain as he thinks fit. The proxy will act at his discretion in relation to any other business arising at the Meeting (including any resolution to amend a resolution or to adjourn the Meeting).
- 3. In the case of a legal person (such as a company), this form of proxy should be signed on its behalf by an authorised representative. When submitting this Proxy to GiG Software P.L.C., you must also send the instrument granting you rights of representation of the legal person.
- 4. To be valid, this form of proxy must be lodged at the Company's registered address at @GiG Beach, Dragonara Road, St. Julians STJ 3148, Malta together with the power of attorney or other authority (if any) under which it is signed, or electronically to ir@gig.com no later than 17:00 CEST on 25 August, 2025.