## **Shareholder's Particularities**

## Hereinafter referred to as the "Shareholder"

## **FORM OF PROXY**

WHEREAS **The Shareholder**, as the holder of ordinary shares in the issued share capital of **VBL p.l.c.** (C56012), 54, Marsamxett Road, VLT 1853, Valletta, Malta (the "**Company**"), is entitled to vote on resolutions at the AGM;

WHEREAS, for the avoidance of doubt this Proxy covers all shareholder resolutions, statements and declarations to be passed at the Annual General Meeting ("**AGM**") of the Company to be held on the 6<sup>th</sup> July 2023, related to the various matters set out in the relevant Notice, and on any adjournment thereof;

**NOW THEREFORE,** the Shareholder hereby constitutes and appoints the Chairman of the meeting OR the following person:

Name of Proxy:
ID Card Number:
Address:
as the proxy ("Proxy") to the Shareholder

The Shareholder hereby gives and grant to the Proxy full power and authority to represent him/her and act on his/her behalf and carry out any and all of the steps and legal actions related to the various required AGM resolutions (as stated in the Notice, and according to the his/her voting preferences as set out in this Proxy below, "Voting Preferences"), if the Shareholder decides to define them in advance, shareholder declarations and statements, and agrees to ratify, allow and confirm whatsoever shall lawfully be done by the Proxy by virtue of this Form of Proxy, as may be required under the relevant Maltese laws and regulations in relation to this AGM.

This Form of Proxy shall be governed and construed in accordance with the Laws of Malta.

**VOTING PREFERENCES** – as per agenda points set out in the Notice:

Ordinary Resolutions	
Approval of the Audited Accounts of the Company and the Consolidated Audite counts of the Company and the Directors' and Other Statutory Reports and Iditor's Report — Resolution:  That the Audited Accounts of the Company and the Consolidated Audited Accounts of the Group for the financial year ended 31st December 2022 and the Director Report and Auditor's Report thereon be and are hereby approved.	☐ For ☐ Against
Approval of dividend and date of payment: — Resolution:	
That a total final net dividend of €180,000 (corresponding to 0.0726 Euro Cents pordinary share), as recommended by the Directors, be and is hereby approved declared and shall be paid to all shareholders of the Company registered on tregister of members as at 07th June 2023, and that the aforementioned final individend to be paid not later than 31st of October 2023.	as Against
Appointment and Remuneration of the Auditors — Resolution:	
That the re-appointment of the Company's Auditors, namely RSM Malta (Reg. offi Mdina Road, Zebbug, Malta) be and is hereby approved to hold office until the name annual general meeting, and that the remuneration of the Auditor is fixed at amount of €18,500 (excluding VAT) for the annual audit services of VBL Gradinal (including VBL Plc, VREM Ltd and VBL Plc Consolidated accounts), for the perfection of t	ext an Against oup
Annual gross remuneration of the Board of Directors — Resolution:	
To fix the aggregate gross total remuneration of the Board of Directors of a Company for one year at $\leq$ 70,000, in accordance with Article 51 of the Articles Association of the Company.	
Ordinary Resolutions – Special Business	
Indemnification of the Board of Directors and Senior Management — Resolution	on:
To indemnify the members of the Board of Directors and Senior Management of a Company from liabilities and expenses to which any such person(s) may become party as a result of such individual's acts carried out for and on behalf of a Company, or any of its associated companies, subsidiaries or affiliates, limitedly so far as such acts are carried out in the individual's capacity as a Director or Sen Manager, as applicable.	e a
be valid this Form of Proxy must reach the Office of the Company, 54, Marsan lletta, VLT1853 or be sent to info@vbl.com.mt with the subject line "AGM PROX" in 48 hours before the appointment date and time of the Annual General Meeting	Y" not later
	counts of the Company and the Directors' and Other Statutory Reports and ditor's Report — Resolution:  That the Audited Accounts of the Company and the Consolidated Audited Account of the Group for the financial year ended 31st December 2022 and the Director Report and Auditor's Report thereon be and are hereby approved.  Approval of dividend and date of payment: — Resolution:  That a total final net dividend of €180,000 (corresponding to 0.0726 Euro Cents, ordinary share), as recommended by the Directors, be and is hereby approved declared and shall be paid to all shareholders of the Company registered on register of members as at 07th June 2023, and that the aforementioned final dividend to be paid not later than 31st of October 2023.  Appointment and Remuneration of the Auditors — Resolution:  That the re-appointment of the Company's Auditors, namely RSM Malta (Reg. off. Mdina Road, Zebbug, Malta) be and is hereby approved to hold office until the nannual general meeting, and that the remuneration of the Auditor is fixed at amount of €18,500 (excluding VAT) for the annual audit services of VBL Gradinal State December 2023.  Annual gross remuneration of the Board of Directors — Resolution:  To fix the aggregate gross total remuneration of the Board of Directors of Company for one year at €70,000, in accordance with Article 51 of the Articles Association of the Board of Directors and Senior Management — Resolution To indemnify the members of the Board of Directors and Senior Management — Company from liabilities and expenses to which any such person(s) may become party as a result of such individual's acts carried out for and on behalf of Company, or any of its associated companies, subsidiaries or affiliates, limitedly so far as such acts are carried out in the individual's capacity as a Director or Sen Manager, as applicable.  **Board of Proxy must reach the Office of the Company, 54, Marsan Metta, VLT1853 or be sent to info@vbl.com.mt with the subject line "AGM PROX letters" in the company is the proxy in