

Proxy¹

The undersigned (name and first name/name of the company):
Residing at/with its registered office at:
Owner of ordinary shares of the public limited liability company "Quest for Growth" preferred shares of the public limited liability company "Quest for Growth"
(if you are not owner of the shares, please indicate your capacity²):
☐ Joint ☐ Bare ☐ Usufructuary ☐ Pledgor ☐ Pledgee owner
hereby appoints the following person as a proxyholder ³ :
Last name and first name:
Address of domicile / registered office:

to whom he/she grants full powers to represent him/her at the ordinary general meeting of shareholders of the company, that will take place on Thursday March 27, 2025 at 11.00 AM at the "Jonge St. Jacob", Lei 19, 3000 Leuven, as well as at any meeting which could be held at a later date, due to delay or adjournment, with the same agenda.

³ The special proxyholder does not need to be a shareholder, but must attend the general meeting in person in order to represent the shareholder.



¹ This power of attorney is not a proxy solicitation in the meaning of Articles 7:144 and 7:145 of the companies and associations.

² Pursuant to article 10 of the coordinated articles of association of the company, the exercise of voting rights attached to shares that are jointly owned should be exercised by a single person designated by all the co-owners. Where the share belongs to legal owners and usufructuaries, all rights including the voting right, shall be exercised by the usufructuary(ies). The voting rights attached to pledged shares are exercised by the owner-pledger.



AGENDA:

1. Report of the board of directors for the financial year closed on 31 December
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- 2. Report of the statutory auditor for the financial year closed on 31 December 2024.
- 3. Approval of the annual accounts with regard to the financial year closed on 31 December 2024 and allocation of the result.

Proposed resolution

The general meeting approves the annual accounts with regard to the financial year closed on 31 December 2024, as proposed by the board of directors.

The allocation of the results, as presented in the table hereunder (rounded to two decimals) are also approved:

Loss of the period 2024 available for appropriation:	€ 6,338,360.46
Transfer to loss carried forward:	€ 6,338,360.46
The total loss carried forward at the end of the fiscal yea	r 2024 (after allocation) amounts to € -12,666,568.71

4. Remuneration report

Voting instruction:

for

Proposed resolution

The general meeting approves the remuneration report with regard to the financial year closed on 31 December 2024, as presented in the Annual Report of the board of directors.

abstention

Voting instruction:

☐ for ☐ against ☐ abstention

against

5. Discharge of directors and Statutory Auditor

Proposed resolution:

The General Meeting resolves, by separate vote, to grant a discharge to each director and to the Statutory Auditor in respect of their duties for the past year.

5.1 Lieve Creten

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☐ for ☐ against ☐ abstention





5.2 Brigitte de Vet – Veithen				
Voting instruction:				
☐ for	against	abstention		
5.3 Philippe de Vicq de Cumption	ch			
Voting instruction:				
☐ for	against	abstention		
5.4 Jos B. Peeters				
Voting instruction:				
☐ for	against	abstention		
5.5 Jos Clijsters				
Voting instruction:				
☐ for	against	abstention		
5.6 Paul Van Dun				
Voting instruction:				
for	against	abstention		
5.7 Véronique Léonard				
Voting instruction:				
for	against	abstention		
5.8 Regine Slagmulder				
Voting instruction:				
☐ for	against	abstention		
5.9 Sabine Vermassen				





6.

7.

Quest for Growth NV, Privak/pricaf, public alternative investment fund (AIF) with fixed capital under Belgian law

	Voting instruction:		
	☐ for	against	abstention
	5.10 PwC bedrijfsrevisor	ren BV, represented by I	Mr. Gregory Joos
	Voting instruction:		
	☐ for	against	abstention
D	Discharge and appointme	nt of directors	
	he mandate of Ms. Regin eneral meeting not to fill	-	ter the general meeting. The Board of Directors proposes to the
	Proposed resolution:		
	The general meeting ded	cides not to fill the vacar	nt mandate.
	Voting instruction:		
	for	against	abstention
Δ	appointment of the Statut	ory Auditor	
S			auditor ends after the general meeting that decides on the financial Committee proposes to reappoint the Statutory Auditor for a period
	Proposed resolution		
	at 1831 Diegem, Culligan Belgian Company Code, also company auditor, shareholders which must The remuneration for thi	laan 5, as statutory audit, this company appoints as its permanent repret approve the financial s mandate (including tho on IBR) subject to annua	eting appoints the BV PwC Bedrijfsrevisoren, with registered office tor for a term of three years. In accordance with Article 3:60 of the Damien Walgrave BV, company auditor, with Damien Walgrave, esentative. The mandate expires after the general meeting of tatements as of December 31, 2027. e work related to ESEF reporting) is €46,500 per year (plus VAT, all adjustments depending on the evolution of the consumer price
	Voting instruction:		
	for	against	abstention





8. Power of attorney for formalities

Proposed resolution

The general meeting resolves to grant a special proxy to Mr Jelle Van de Putte, acting individually with the power of substitution, to (i) take all required actions for the publication of the resolutions of the general meeting on the items of the agenda set out in this convening notice in the Annexes to the Belgian Official Gazette (including the signing of forms I and II), to complete all administrative formalities to this end and among others to represent the Company before the Crossroads Databank of Enterprises, an "enterprise counter" chosen by the proxyholder and the Clerk of the Commercial Court and to this end to do all that is necessary, and (ii) to complete any necessary formalities at an "enterprise counter" to amend the Company's details in the Crossroads Databank of Enterprises.

	Votin	g instruction:		
		for	against	abstention
9.	Miscell	aneous		
	that h			new resolutions regarding existing agenda items, the proxies dication of the revised agenda, will remain valid for the existing
	have if car	been filed, the proxyholder	can, during the meeting,	ding existing agenda items for which new resolution proposals deviate from the instructions given by the grantor of the proxy, of the grantor. The proxyholder must notify the grantor of the
In ca	se new	agenda items are being a	dded at the request of sh	nareholders:
		the proxyholder is entitled	d to vote on the new item	ns added to the agenda
		the proxyholder should al	ostain	
Date	:			
Only	to be	completed if the signatory	is the shareholder hims	self (if not, see the boxes below):
Sign	ature o	f the shareholder:		





Only to be completed in case the shareholder is a legal person and the signatory is the legal representative of the shareholder:
Signature:
Name of the signator(y)(ies):
Title:
who certifies being authorised to sign this power of attorney for and on behalf of the shareholder identified on page 1.
Only to be completed in case the signatory signs in the capacity of or on behalf of the proxy holder of the shareholder ⁴ :
Signature:
Name of the signator(y)(ies):
If the proxyholder is a legal entity:
if the proxyholder is a legal entity.
Name of the proxyholder-legal entity:
Title of the signator(y)(ies):
The signator(y)(ies) certif(ies)(y) being authorised to sign this proxy for and on behalf of the above-mentioned person.

The proxyholder is empowered to represent the undersigned at all meetings convened with the same agenda, to participate in all deliberations, to vote or abstain, to make all kinds of declarations, to accept or propose any amendment to the agenda, to sign all acts, minutes, attendance lists, registers and documents, to appoint a representative and in general carry out all that is necessary and useful for the execution of this proxy.

⁴ If the signatory of this proxy form is empowered to sign this form on behalf of the shareholder based on one or more underlying prox(y)(ies), the full 'chain of proxies' between the shareholder and the signatory of this form should be submitted to the company.





IMPORTANT NOTICE:

In order to be valid, a copy of the proxy form must be submitted to the Company by e-mail (legal@capricorn.be), or by post (Quest for Growth - AGM - Lei 19 box 3, 3000 Leuven) at the very latest by 12 o'clock midnight (Belgian time) on Friday March 21, 2025. The signed originals must be handed to the proxyholder, who must on the day of the meeting hand them to the representatives of the Company in order to be admitted to the meeting.

Natural persons who take part in the meeting as shareholder, proxyholder or representative of a legal person must be able to prove their identity in order to gain admittance to the meeting. The representatives of legal persons must prove their identity as representative or special proxyholder of such a person.

Shareholders are invited not to give a proxy without designation of special representative and not to give a proxy to the persons mentioned in the footnote below.⁵

⁵ In case you appoint one of the following persons as a proxyholder: (i) the company itself, an entity controlled by it, a shareholder controlling the company or any other entity controlled by such shareholder; (ii) a member of the board of directors, of the corporate bodies of the company, of a shareholder controlling the company or of any other controlling entity referred to under (i); (iii) an employee or a (statutory) auditor of the company, of the shareholder controlling the company or of any other controlling entity referred to under (i); (iv) a person who has a parental tie with a physical person referred to under (i) to (iii) or who is the spouse or the legal cohabitant of such person or of a relative of such person, then special rules in relation to conflicts of interest will apply. Proxy forms returned to the company without indicating a proxyholder will be considered to be addressed to the board of directors, thereby also creating a potential conflict of interests.

