JUMBO S.A.

(G.E.MI. No. 1216539960000)

POWER OF ATTORNEY TO PARTICIPATE AND TO VOTE IN THE EXTRAORDINARY GENERAL MEETING ON JULY 9, 2025

The undersigned Shareholder of the société anonyme under the corporate name "Jumbo S.A." (the "Company")

Address / Registered Office				
ID. Card Nr/Company Reg. Nr.				
Telephone Number				
Number of Shares				
Investors Share Account				
DSS Operator				
Under the current representation:				
I/ we appoint:				
number, ID Card email as proxy holder, acting jointly or each		phone numbers) to vote of	umberon my/our be	and half at the
Company's offices (9, Kyprou & Hydra and to vote on all items of the meeting'	as street, in Moschato, Attica), or at any adjou s Agenda, as following:	irnment or It	erative meeti	ng thereof
		FOR	AGAINST	ABSTAIN
FOR ALL THE ITEMS OF THE AGENDA				
FOR ALL THE ITEMS OF THE AGEND	A			
	A or:			
For each item of the Agenda	or:	FOR	AGAINST	ABSTAIN
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For each item of the Agenda 1. Submission and approval of the Annu 01.01.2024 to 31.12.2024, which inclu financial statements, the relevant Box Auditors' reports.	or: al Financial Report for the financial year from des the annual separate and consolidated and of Directors' statements and Statutory dent Non-Executive Members of the Board of	FOR	AGAINST	ABSTAIN
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(Signature)						
(Place), (Date)						
13. Election of the Auditing Firm for audit of financial statements regarding the financial year from 01.01.2025 to 31.12.2025 and determination of the audit fees.						
12. Appointment and term of office of the members of the Audit Committee, in accordance with Article 44 of Law 4449/2017.						
11.13. Georgios Tsagkaris -New Nomination (Independent, Non- Executive Member)						
11.12. Theodoros Gakis -New Nomination (Independent, Non- Executive Member)						
11.11. Efthymia Deli, -Independent, Non- Executive Member						
11.10. Argyro Athanasiou -Independent, Non- Executive Member						
11.9. Savvas Kaouras-Independent, Non- Executive Member						
11.8. Marios Lasanianos- Independent, Non- Executive Member						
11.7. Evanthia Andrianou – Independent, Non- Executive Member						
11.6. Fotios Tzigkos						
11.5. Dimitrios Kerameus						
11.4. Sofia Vakaki						
11.3. Polys Polycarpou						
11.2. Konstantina Demiri						
11.1. Apostolos -Evangelos Vakakis						
11. Election of a new Board of Directors of the Company with a two-year term of office and designation of independent members.						
10. Approval of the revised Board of Directors Suitability Policy of the Company, in accordance with the provisions of Article 3 of Law 4706/2020, as amended by Law 5178/2025.						
Approval of the distribution of part of the profits for the financial year 01.01.2024 – 31.12.2024 to executives and employees of the Company						
8. Submission and voting of the Remuneration Report for the financial year 01.01.2024-31.12.2024 by the Ordinary General Meeting of the Company's shareholders in accordance with article 112 of Law 4548/2018.						
7. Approval of granting remuneration to the Members of the Company's Board of Directors from the profits of the financial year from 01.01.2024 to 31.12.2024 within the meaning of article 109 of Law 4548/2018.						
4548/2018 and discharge of the Statutory Auditors for the financial year from 01.01.2024 to 31.12.2024 in accordance with article 117 par.1 (c), of Law 4548/2018.						

Notes:

1. For participating in the General Meeting, the capacity of shareholder should exist as in the beginning of the 5th day before the session of the General Meeting (date of registration for the General Meeting).

(Full name) / (Corporate name)

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- 2. For legal entities, it is necessary that the current document should bear the corporate name and the signature/s of the proxy/s and be accompanied by the necessary legal documents.
- 3. In the case of joint shareholders, the power of attorney can be provided only by the shareholder whose name is presented first in the Registration of Members.
- 4. Appointment as well as revocation or replacement of the shareholder's representative takes place in writing signed and certified for the original signature or digitally signed using a recognized digital signature by the representative or shareholder by e-mail at least forty eight (48) hours prior to the scheduled ordinary general meeting, meaning at least until 07.07.2025 at 16:00 (Karamitsoli Amalia, IR Department of the Company, Unit of IR and Corporate Announcements, at 9 Cyprus and Hydras Street, Moschato Attica, tel. (+30) 210 4805267, or email address ir@jumbo.gr.
- 5. The current document will not be valid if the shareholder participates at the General Meeting in person and timely states it.