AMBEON CAPITAL PLC

FORM OF PROXY

I/We	of				
		being a sharehold	der/s of	Ambe	on
Capital PLC do hereby appo	int				of
	or fai	ling him			
Mr. D. T. S. H. Mudalige	or failing him,				
Dr. K.S. Narangoda	or failing him,				
Mr. S. L. Sebastian	or failing him,				
Mr. S. Kumar	or failing him,				
Mr. C. T. Tsoi	or failing him				
Mr. R P Sugathadasa	or failing him				
Mr. D M Weerasekare					
As my/our Proxy to represer	nt me/us and vote on my/ our behalf at the Thirteenth Annual General Mee	eting of Ambeon Capital PLC to	be hel	d by wa	зy
of electronic means on 13th	September 2024 at 11.30 a.m. centered at the Boardroom, No. 10, Gotham	ni Road, Colombo 8 and visual t	echnol	ogy and	d at
any adjournment thereof an	nd at every poll which may be taken in consequence thereof.				
I/We, the undersigned, here	by direct my/our Proxy to vote for me/us and on my/our behalf on the spe	ecified Resolution as indicated	by the	letter "	Χ"
in the appropriate cage;					
			For	Against	Abstain
Ressolution 1. To re-elect a	as a Director, Mr. Don Tiburtius Sujeewa Handapangoda Mudalige who wa	s appointed subsequent to			
the last Annual General Mee	eting as a Director of the company in terms of Article 93 of the Articles of	Association of the Company.			
Ressolution 2 .To re-elect a	as a Director, Mr. Savanth Laleen Sebastian who was appointed subseque	ent to the last Annual General	\Box		
Meeting as a Director of the	e company in terms of Article 93 of the Articles of Association of the Com	pany.	Ш	Ш	Ш
Ressolution 3.To re-elect a	as a Director, Mr. Samresh Kumar who was appointed subsequent to the la	ast Annual General Meeting	\Box	\Box	
as a Director of the compan	y in terms of Article 93 of the Articles of Association of the Company.		Ш	Ш	Ш
Ressolution 4. To re-elect	as a Director, Mr. Ching Tak Tsoi who was appointed subsequent to the la	st Annual General Meeting			
as a Director of the compan	y in terms of Article 93 of the Articles of Association of the Company.		Ш	Ш	Ш
Ressolution 5 . To re-elect	as a Director, Mr. Ruwan Prasanna Sugathadasa who was appointed subs	equent to the last Annual			
General Meeting as a Direc	tor of the company in terms of Article 93 of the Articles of Association o	f the Company.	Ш	Ш	Ш
Ressolution 6. To re-elect a	as a Director, Mr. Duminda Mahali Weerasekare who was appointed subse	equent to the last Annual			
General Meeting as a Direc	tor of the company in terms of Article 93 of the Articles of Association o	f the Company.	Ш	Ш	Ш
Ressolution 7. To re- appoir	nt the retiring Auditors Messrs. Ernst & Young, Chartered Accountants as	the Auditors of the Company		\Box	
to hold office from the cond Directors to determine their	clusion of this meeting until the conclusion of the next Annual General Me r remuneration.	eting and to authorize the	Ш	Ш	Ц
0					
Signed this day ofTwo Thousand and Twenty- Four		Signature of Sharehol		·•••••	
		,			

Note:

- 1. * Please delete the inappropriate words.
- 2. Instructions as to completion are noted on the reverse hereof.

INSTRUCTIONS AS TO COMPLETION

- The full name, National Identity Card number and the registered address of the shareholder appointing the Proxy and the relevant details of the Proxy should be legibly entered in the Form of Proxy which should be duly signed and dated.
- 2. The Proxy shall
 - a. In the case of an individual be signed by the shareholder or by his/her attorney, and if signed by anattorney, a notarially certified copy of the Power of Attorney should be attached to the completed Proxy if it has not already been registered with the Company.
 - b. In the case of a company or corporate/statutory body either be under its common seal or signed by its Attorneys or by an Officer on behalf of the company or corporate/statutory body in accordance with its Articles of Association or the Constitution or the Statutes (as applicable).
- 3. Please indicate with a "X" how the Proxy should vote on each resolution. If no indication is given, the Proxy in his/her discretion will vote as he/she thinks fit.
- 4. To be valid, the completed Form of Proxy should be deposited with the Registered Office of the Company at No. 10, Gothami Road, Colombo 8, Sri Lanka or must be emailed to acagm2024@ambeongroup. com or by facsimile to +94 11 2680225 by 48 hours before the AGM.