APPENDIX B

FIX PRICE GROUP PLC

155 ARCH.MAKARIOU III, PROTEAS HOUSE, 5TH FLOOR, 2036, LIMASSOL, CYPRUS

Registration Number HE 434185

FORM OF PROXY FOR USE AT THE EXTRAODINARY GENERAL MEETING

I/We		
of		
being a member of the Company, hereby appoint	of	
	or	failing
him,		
of		
, or failing him the Chairman of the Meeting, to be my/our proxy to attend and vo	ote for me/us on m	y/our behalf at

the Extraordinary General Meeting of the Company to be held on 12 August 2022 and at any adjournment thereof.

I/We direct my/our vote as indicated below in respect of the resolutions which are referred to in the Notice convening the Meeting (see note 6 below).

	Resolutions	FOR	AGAINS T	WITHHEL D
Resolution 1	Resolution to approve the proposed merger of the Company with Kolmaz Holdings Limited (HE 197237) as the acquired company (the "Acquired Company" and together with the Company the "Merging Companies") (the "Merger") in the Republic of Cyprus as per the Merger Plan and Reconstruction and the ancillary Explanatory Statement of the Board of Directors of the Merging Companies dated <u>05 July</u> 2022 (the "Merger Plan").			

Resolution 2	Resolution to authorize and empower any one of the directors of the Company, each of them and acting alone, in the name and on behalf of the Company to take such necessary actions required under the Law to give effect to the Merger and executor and any all ancillary documents with regards to the Merger, including but not limited to the submission of the relevant court application and petition of directions with the District Court of Limassol, prepare, sign and submit the necessary affidavits for the court application and petition and any ancillary exhibits thereto and file the court order approving the Merger Plan with the Cyprus Registrar and any other actions pertaining thereto.		
Resolution 3	Resolution to authorize and empower Messrs. Deloitte Ltd, of Limassol, Cyprus auditors of the Company and Messrs. Andreas M. Sofocleous & Co LLC, advocates of the Company, in the name and on behalf of the Company required under the Law to give effect to the Merger, to perform all such acts and execute any and all ancillary documents for and on behalf of the Company in connection with the Merger and these resolutions as such person shall in his or her absolute discretion deem necessary or advisable to effect the purpose and intent of the foregoing resolutions, including any filings, submissions, applications, petitions publications and other acts for the purposes of, and in connection with, the Merger.		

Signed this day of 2022

Signature:

Member

Please tick here if you are appointing more	Number	of	shares	proxy
than one proxy.	appointed over.			