Appendix no. 1 to the announcement of November 21, 2024 on the convening of the Extraordinary General Meeting of the company MLP Group S.A. with its seat in Pruszków

FORM OF POWER OF ATTORNEY

MLP GROUP S.A..

EXTRAORDINARY GENERAL MEETING CONVENED FOR DECEMBER 20,2024

FORM OF POWER OF ATTORNEY

I/we, undersigned, (We, the undersigned)	
Name and surname	
Company	
Position	
Address	
and	
Name and surname	
Company	
Address	
declare that	(name and surname/business name of the shareholder) (the
	. (number) common bearer shares of MLP GROUP S.A. with its
registered office in Pruszków (the "Company")	and I/we hereby authorise:
Mr/Ms, pc	ossessing passport/identity card/another official document
,	
or	
(entity name)	, with its registered office inand address
to represent the Shareholder at the Extraordina	ary General Meeting of the Company, convened for December 20,
•	at ul. 3 Maja 8, (the "Extraordinary General Meeting"), and in
_	extraordinary General Meeting, to sign the attendance list and to
vote on behalf of the Shareholder in compliance	ce with the instructions on the manner of voting contained below
/ at the proxy's discretion ¹ .	•
(signature)	(signature)
Place:	Date:
Date:	Date:

¹ delete as appropriate

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FORM OF POWER OF ATTORNEY

IMPORTANT INFORMATION:

Identification of the Shareholder

For the purpose of the identification of the Shareholder granting this power of attorney, the following should be enclosed hereto:

- 1) in case of a shareholder being a natural person, a copy of the identity card, passport or another official document confirming the identity of the shareholder, or
- 2) in case of a shareholder other than a natural person a copy of the excerpt from a relevant register or another document confirming the authorisation of the natural person (or natural persons) to represent the Shareholder at the Extraordinary General Meeting (e.g. uninterrupted chain of powers of attorney).

In the event of doubts about authenticity of the copies of the above-mentioned documents, the Company's Management Board reserves its right to require that the proxy presents the following at the time of preparation of the attendance list:

- 1) in case of a shareholder being a natural persons, a copy, certified for conformity with the original by a notary public or another entity authorised to certify conformity with the original, of an identity card, passport or another official document confirming the identity of the shareholder, or
- 2) in case of a shareholder other than a natural person, the original or a copy certified for conformity with the original by a notary public or another entity authorised to certify conformity with the original, of the excerpt from a relevant register or another document confirming the authorisation of the natural person (or natural persons) to represent the proxy at the Extraordinary General meeting (e.g. uninterrupted chain of powers of attorney).

Identification of the proxy

For the purpose of identifying the proxy, the Company's Management Board reserves its right to require that the proxy presents the following at the time of preparation of the attendance list:

- 1) in case of a proxy being a natural person, the identity card, passport or another official document confirming the identity of the shareholder, or
- 2) in case of a proxy other than a natural person, the original or a copy certified for conformity with the original by a notary public or another entity authorised to certify conformity with the original, of the excerpt from a relevant register or another document confirming the authorisation of the natural person (natural persons) to represent the proxy at the Extraordinary General meeting (e.g. uninterrupted chain of powers of attorney).

PLEASE NOTE THAT IN THE EVENT OF ANY DISCREPANCY BETWEEN THE DATA OF THE SHAREHOLDER INDICATED IN THE POWER OF ATTORNEY AND THE DATA PROVIDED ON THE LIST OF SHAREHOLDERS, PREPARED ON THE BASIS OF THE LIST RECEIVED FROM THE ENTITY MAINTAINING THE SECURITIES DEPOSITORY (KRAJOWY DEPOZYT PAPIERÓW WARTOŚCIOWYCH S.A.) AND PROVIDED TO THE COMPANY IN COMPLIANCE WITH ARTICLE 406³ OF THE CODE OF COMMERCIAL COMPANIES AND PARTNERSHIPS, THE SHAREHOLDER MAY NOT BE ALLOWED TO PARTICIPATE IN THE EXTRAORDINARY GENERAL MEETING.

PLEASE NOTE THAT THE COMPANY DOES NOT IMPOSE AN OBLIGATION TO GRANT POWERS OF ATTORNEY ON THE ABOVE-MENTIONED FORM.

RESERVATIONS

- 1. This form is not aimed to verify the manner of voting by the proxy on behalf of the shareholder.
- 2. This form does not substitute the power of attorney granted to the proxy by the shareholder.
- 3. The use of the form made available by the Company is not obligatory for the shareholder and is no condition of voting through the proxy present at the Extraordinary General Meeting.
- 4. Using the form is the shareholder's right and not an obligation. It depends on the shareholder's decision how its proxy will exercise the right to vote.

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FORM OF POWER OF ATTORNEY

FORM ALLOWING TO EXERCISE THE RIGHT TO VOTE THROUGH A PROXY

		constitutes	•							_			by to	
	(name and surname/ business name of the proxy) authorised to epresent													
•	xtraordinary General Meeting of MLP GROUP Spółka Akcyjna, convened for December 20, 2024 at 10.00 a.m.,													
	n Pruszków A3 building, at ul. 3 Maja 8, on the basis of the power of attorney granted on(date).													
	(4446)													
POIN	POINT [] OF THE AGENDA													
For			Against			I abstain				at the proxy's				
					1	_				discreti	on			
			U Objection	n										
Num	ber of sha	ares:	Number of	snares:		Numbe	r of shares:		Nu	mber of	snares	S::		
			I		l .				<u> </u>					
\bigcup 0	Other:													
				_					_					
	•	the decision			he pow	ver of a	ittorney, t	he form	ı may i	nclude	one o	r more		
tields	concern	ing different p	oints of the	agendaJ										
On be	half of ti	he Shareholde	er:											
lsiana	+uro)				/sig	natural								
(signature)					(signature)									
Town/City:				Town/City:										
Date:					Dat	Date:								

CLARIFICATIONS

Shareholders are requested to give instructions by putting an "X" in the relevant field. In the event of ticking the "other" field, shareholders are requested to define in detail their instructions on the exercising of the right to vote through the proxy in this field.

In the event that the shareholder makes a decision to vote in a different manner from the shares which the shareholder holds, the shareholder should indicate in the relevant field the number of shares from which the proxy should vote "for", "against" or "abstain" from voting. In the event that the shareholder does not indicate the number of shares, it is deemed that the proxy is authorised to vote in the indicated manner from all shares held by the shareholder.

Drafts of the resolutions, the adoption of which is planned in particular points of the agenda were made available on the Company's website in the "Investor Relations" section".

Please note that drafts of resolutions made available together with the resolution on convening the Extraordinary General Meeting may differ from drafts of resolutions submitted to vote at the Extraordinary General Meeting. For the avoidance of doubt about the manner of voting by the proxy in such case, we recommend defining in the "other" field how the proxy should proceed in such situation.