Written resolutions of the Members of Geodb Blockchain Limited 11858893 (the "Company")

Date: 15 September 2023

In accordance with the Companies Act 2008 which is incorporated in the Company's articles of association, the directors of the Company (the "Directors") propose that the following Resolutions are passed as special resolutions:

- Authority to allot. That the Directors be generally and unconditionally authorised to exercise
 any power of the Company to offer, allot or grant rights to subscribe for, or convert securities
 into, or otherwise deal in, or dispose of, any shares in the Company in accordance with
 section 551 of the Companies Act 2006, to any person, at any time and subject to any terms
 and conditions as the Directors think proper, provided that such authority:
 - a. shall be limited to a maximum nominal amount of £4,308.23
 - b. shall only apply insofar as the Company has not reviewed, waived or revoked it; and
 - c. may only be exercised for a period of five years from the date this resolution is passed, save that during the period of the authority the Directors may make an offer or agreement which would, or might, require shares to be allotted after the expiry of such authority (and the Directors may allot shares in pursuance of such offer or agreement as if such authority had not expired).
- 2. Dis-application of pre-emption rights. That, in accordance with section 570 of the Companies Act 2006, the Directors be generally empowered to allot equity securities (as defined by section 560 of the Companies Act 2006) pursuant to the authority conferred by the Articles of Association of the Company or the resolution above (as applicable), as if section 561 of the Companies Act 2006 did not apply to any such allotment provided that this power: (i) shall be limited to a maximum nominal amount of £4,308.23 and (ii) shall expire 6 months from the date this resolution is passed (unless renewed, varied or revoked by the Company prior to or on that date).

Please read the notes below before signifying your agreement to these resolutions.

SIGNED BY	STAKE	SIGNATURE	1
Delorean Studios SL	24,31%	las 11 pm	
Manuel de la Esperanza	6,07%	boulds from	J

SHAREHOLDER RESOLUTION



A21

08/11/2023 COMPANIES HOUSE #103

	·	1 (1)
Luis Gelado	6,07%	1
Borja Vargas Hurtado de Amézaga	0,27%	but 11 pm
Andrés Echecopar	0,04%	
 Aide Promoción y Estudios SA	0,29%	
		J. /
Oscar Luna Valcarcel	0,08%	Missh
Gabriela Mosquera de Francisco	0,08%	hut 11/m
Ekergy Software SL	0,24%	live 11/p
Román Echevarría	0,05%	heife
Gonzalo Orejas	0,08%	hristen-
Pablo Martínez Casas	0,14%	fri 1 spen
Jaime García- Murillo García	0,04%	husiku
Francisco Jose Bengoechea Cordero	0,05%	Jul 11/fm
Unusual Business SL	0,40%	hast de for

Marcos Antonio Parada Tolosa	0,73%	had 11 fin
Tomás Junquera Saldaña	0,06%	helsefor
Álvaro Jiménez Fernández- Figares	0,08%	horsefor
Next Chance SL	1,22%	ful st fram
Reimaur Services Mauritius Ltd.	0,35%	puls per
Alexander Ando	0,04%	fre safin
Jose María Serrano	0,07%	
Carlos Sánchez de Vivar	0,07%	Musaspin
Lueve sobre mojado	0,07%	hustifin
Javier Vello Cuadrado.	0,04%	Mul 14 pm
By Next Angels SL	0,11%	fund soften
Juan Manuel Soto Palacios	0,08%	helapin
Elena Soto Palacios	0,08%	huspen

	•	
Ignacio Soto Palacios	0,08%	Mespe
Gonzalo Eguiagaray Fernández	0,04%	husep
Juan Pedro Dávila Domecq	0,04%	his span
Danzit SL	0,12%	Mish
Alfaro & Partners SL	0,10%	hulst
Raúl Villalba	0,04%	
Levo Capital 7	1,36%	history
Rodrigo Álvarez de Toledo	0,08%	history
Vanessa Gelado Crespo	0,14%	Light of the second of the sec
María del Carmen López de Velasco	0,08%	had sofun
Jorge Quemada	1,55%	husep
Eduardo Sicilia Cavanillas	0,35%	Ins 14 the

		. /
David Stein	0,72%	had to him
Vikin Mare Unipessoal Lda.	0,97%	had so per
SatelliteParadise Investment Unipessoal Lda.	1,00%	hit id pri
Ayllu Participaciones SL	0,25%	1 13
FJM Proyectos de Inversión SL	6,03%	
RUFINANZ SL	18,48 %	hul 11 pm
Seedrs Nominee	2,42%	Megan Lenard Lane Doccessors Doccessors Signed for and on behalf of Seedrs Nominees Ltd

NOTES:

- You can choose to agree to all of the resolutions or none of them but you cannot agree to
 only some of the resolutions. If you agree to all of the resolutions, please indicate your
 agreement by electronically signing and dating this document where indicated above and
 returning it to the Company via the Docusign electronic signing platform to be found at:
 www.docusign.com.
- 2. If you do not agree to the Resolutions, you do not need to do anything: you will not be deemed to agree if you fall to reply.
- 3. Once you have indicated your agreement to the Resolutions, you may not revoke your agreement.
- 4. Unless, within 28 days of the circulation date of this Resolution (above), sufficient agreement has been received for the Resolutions to pass, they will lapse. If you agree to the Resolutions, please ensure that your agreement reaches us before or on this date.
- 5. In the case of joint holders of shares, only the vote of the senior holder who votes will be counted by the Company. Seniority is determined by the order in which the names of the joint holders appear in the register of members.