

This document is an unofficial English translation of a document prepared in Dutch. In preparing this document, an attempt has been made to translate as literally as possible without jeopardising the overall continuity of the text, except that, for convenience, the definitions set out in article 1.1 of the articles of association contained in this document have been placed in the English alphabetical order. Inevitably, however, differences may occur in translation and if they do, the Dutch text will govern by law. In this translation, Dutch legal concepts are expressed in English terms and not in their original Dutch terms. The concepts concerned may not be identical to concepts described by the English terms as such terms may be understood under the laws of other jurisdictions.

**DEED OF AMENDMENT OF ARTICLES OF ASSOCIATION
QUANTUM CYBER N.V.**

On the [•] day of [•] appears before me, [•], civil law notary in Amsterdam, the Netherlands:
[•].

The person appearing declares:

- (A) On the [•] day of [•] two thousand and twenty-six, the general meeting of **Quantum Cyber N.V.**, a public company under Dutch law, having its seat in Amsterdam, the Netherlands, and its address at Robert-Koch-Straße 50, 55129 Mainz, Germany, registered with the Dutch trade register under number 82122571 (the "**Company**"), resolved, on the proposal of the board of directors of the Company:
- (i) to authorise the board of directors of the Company:
 - (a) to effect a reverse stock split; and
 - (b) in connection with the reverse stock split, to amend the articles of association of the Company;
 - (ii) to authorise the person appearing to execute the deed of amendment of articles of association.

The resolutions to authorise the board of directors to implement a reverse stock split and amend the articles of association and to authorise the person appearing are evidenced by a document, which is attached to this deed (annex).

- (B) On the [•] day of [•], the board of directors of the Company resolved to set the final reverse stock split ratio at [•] to [•] and to effect the reverse stock split pursuant to an amendment of the articles of association. The resolutions to set the final reverse stock split ratio and to amend the articles of association are evidenced by a document, which is attached to this deed (annex).
- (C) The articles of association of the Company were last amended by deed, executed on the [•] day of [•] two thousand and twenty-six before [•], civil law notary in Amsterdam, the Netherlands.

To implement the aforementioned resolution to amend the articles of association, the person

appearing declares that the articles of association of the Company are hereby amended as follows:

I. A new definition shall be added to article 1.1, arranged alphabetically, reading as follows:

"**Fractional Share**" means a fraction of a Share, in which a Share may be split pursuant to these Articles of Association;

II. Article 4.1 shall read as follows:

4.1 The authorised share capital of the Company amounts to [•] (EUR [•]) and is divided into:

- (a) [•] ([•]) Ordinary Shares with a nominal value of [•] (EUR [•]) each; and
- (b) [•] ([•]) Preferred Shares with a nominal value of [•] (EUR [•]) each, subdivided into:
 - (i) a series A consisting of [•] ([•]) Preferred Shares;
 - (ii) a series B consisting of [•] ([•]) Preferred Shares;
 - (iii) a series C consisting of [•] ([•]) Preferred Shares;
 - (iv) a series D consisting of [•] ([•]) Preferred Shares; and
 - (v) a series E consisting of [•] ([•]) Preferred Shares.

III. Following article 4.4 a new article 4.5 shall be added, reading as follows:

4.5 Shares may be split into such number of Fractional Shares as the Board of Directors may determine and Fractional Shares together constituting the nominal value of a Share of a particular class, may be combined into one Share of such class pursuant to a resolution of the Board of Directors. The provisions of these Articles of Association on Shares and Shareholders shall apply by analogy to Fractional Shares and holders of Fractional Shares, unless otherwise specified.

IV. Article 29.2 shall read as follows:

29.2 Each Person with Meeting Rights shall be authorised to attend the General Meeting, to address the General Meeting and to exercise the voting rights he or she is entitled to in person or by a proxy authorised in writing. Holders of Fractional Shares, together constituting the nominal value of a Share of a particular class, shall exercise these rights jointly, either by one of them or by a proxy authorised in writing.

V. Article 31.1 shall read as follows:

31.1 Each Share confers the right to cast one vote. Blank votes and invalid votes shall be regarded as not having been cast. For the purpose of the preceding sentence. Fractional Shares together constituting the nominal value of a Share of a particular class shall be put on par with such a Share.

VI. Article 41 shall read as follows:

41. Transitional provision

41.1 Notwithstanding Article 4.1, the authorised share capital of the Company amounts to [•] euros (EUR [•]) and is divided into:

- (a) [•] ([•]) Ordinary Shares with a nominal value of [•] (EUR [•]) each; and
- (b) [•] ([•]) Preferred Shares with a nominal value of [•] (EUR [•]) each, divided into:
 - (i) a series A consisting of [•] ([•]) Preferred Shares;
 - (ii) a series B consisting of [•] ([•]) Preferred Shares;
 - (iii) a series C consisting of [•] ([•]) Preferred Shares;
 - (iv) a series D consisting of [•] ([•]) Preferred Shares; and
 - (v) a series E consisting of [•] ([•]) Preferred Shares.

Article 4.1 shall apply as of the time on which the number of issued Ordinary Shares first amounts to or exceeds [•] ([•]). As soon as Article 4.1 applies, the Company shall deposit a statement at the offices of the Dutch trade register evidencing that Article 4.1 applies, stating the time as of which that Article applies. This Article 41.1 shall lapse once Article 4.1 applies.

41.2 Notwithstanding Articles 4.1 and 41.1, the authorised share capital of the Company amounts to [•] euros (EUR [•]) and is divided into:

- (a) [•] ([•]) Ordinary Shares with a nominal value of [•] (EUR [•]) each; and
- (b) [•] ([•]) Preferred Shares with a nominal value of [•] (EUR [•]) each, divided into:
 - (i) a series A consisting of [•] ([•]) Preferred Shares;
 - (ii) a series B consisting of [•] ([•]) Preferred Shares;
 - (iii) a series C consisting of [•] ([•]) Preferred Shares;
 - (iv) a series D consisting of [•] ([•]) Preferred Shares; and
 - (v) a series E consisting of [•] ([•]) Preferred Shares.

Article 41.1 shall apply as of the time on which the number of issued Ordinary Shares first amounts to or exceeds [•] ([•]). As soon as Article 41.1 applies, the Company shall deposit a statement at the offices of the Dutch trade register evidencing that Article 41.1 applies, stating the time as of which that Article applies. This Article 41.2 shall lapse once Article 41.1 applies.

Finally, the person appearing declares:

- (a) pursuant to the present amendment of articles of association taking effect the ordinary shares in the capital of the Company with a nominal value of one eurocent (EUR 0.01) each, held by a shareholder [, including the Company,] immediately before the present amendment of articles of association taking effect, are combined into a number of ordinary shares with a nominal value of [•] (EUR [•]) each equal to the number obtained by dividing the number of ordinary shares held by the shareholder

immediately before the present amendment of articles of association taking effect by [•], where the numerator of a fraction, the denominator of which is [•], indicates the number of fractional shares with an entitlement of [•] part of an ordinary share with a nominal amount of [•] (EUR [•]) allocated to the shareholder in connection with the combination;

- (b) at the time of the present amendment of articles of association taking effect, no preferred shares were issued;
- (c) at the time of the present amendment of articles of association taking effect, the issued capital of the Company amounts to [•] (EUR [•]).

The person appearing is known to me, civil law notary.

In witness whereof this deed is executed in Amsterdam, the Netherlands, on the date first mentioned in the head of this deed.

After having conveyed the contents of this deed and having given an explanation thereto to the person appearing, she declared that she has taken note of the contents of this deed and agrees with the same. Thereupon, immediately after limited reading of this deed, it is signed by the person appearing and by me, civil law notary.