PHILIPPOS NAKAS SA (S.A. Reg. no. 3769/06/B/86/68)

PROXY HOLDER APPOINTMENT FORM TO PARTICIPATE IN THE ANNUAL GENERAL MEETING ON DECEMBER 7th, 2022

The undersigned Shareholder of PHILIPPOS NAKAS S.A. (the «Company»)

| Full Name / Corporate name: | - | |
|---------------------------------|--------------------|------------|
| Address / Registered offices: | | |
| ID. Card Nr./Company Reg.no.: | | |
| Telephone no.: | | |
| Number of shares: | | |
| Investors share account: | | |
| DSS Operator | | |
| Under the current representatio | n: I / we appoint: | |
| 1) Mr./Mrs | , resident | , |
| street number | , I.D. Card no: | , or / and |
| 2) Mr./Mrs | , resident | , |
| street number | , I.D. Card no: | , or / and |
| 3) Mr./Mrs | , resident | , |
| street number | , I.D. Card no: | |

as proxy holder, acting jointly or each of them separately (erase one of the two cases) to vote on my behalf at the Company's Annual General Meeting, which will take place on Wednesday, December 7th 2022, at 09:00 a.m. at the company's offices (19th klm. Lavriou Avenue, 190 02 Peania, Attica), or at any adjournment or iterative meeting thereof and to vote on all items of the meeting's Agenda, as following:

For all the items of the agenda

| FOR | AGAINST | ABSTAIN |
|-----|---------|---------|
| | | |

| For each item of the agenda | FOR | AGAINST | ABSTAIN |
|---|-----|---------|---------|
| 1. Submission and approval of the annual Financial Report of the | | | |
| Company and the Group for the corporate year 2022 (01.07.2021 - | | | |
| 30.06.2022) after the annual Financial Statements (corporate and | | | |
| consolidated) of the said corporate year as well as the relevant | | | |
| annual Reports of the Management Board and Auditors. | | | |
| 2. Approval of total management according to article 108 of Law | | | |
| 4548/2018 of the year 01.07.2021 - 30.06.2022 as well as release | | | |
| of the Auditors from any responsibility. | | | |
| 3. Remuneration report of members of the Board of Directors. | | | |
| 4. Election of Certified Public Accountants for the year 01.07.2022 | | | |
| to 30.06.2023. | | | |
| 5. Approval of dividend distribution for the year 01.07.2021 - | | | |
| 30.06.2022. | | | |
| 6. Increase of the share capital by capitalization of a part of the | | | |
| reserve in favor of the par value up to the amount of € 510,000.00 | | | |
| with an increase of the nominal value of the share. | | | |
| 7. Reduction of the share capital by returning cash to the | | | |
| shareholders up to the amount of € 510,000.00 and reduction of | | | |
| the nominal value of the share. | | | |
| 8. Amendment of Article 5 of the Articles of Association. | | | |

| Place | , | | |
|-----------------|-----------------|-------|--|
| Date | 2022 | | |
| | | | |
| (signature) | | - | |
| (Full name) / (| Corporate name) | | |

Notes:

- 1. For participating in the Annual General Meeting, the capacity of shareholder should exist as in the beginning of the 5th day before the session of the Annual General Meeting (date of registration for the Annual General Meeting). Shareholders in the registry of the Dematerialized Securities System which is under administration of Hellenic Exchanges S.A., do not have to block their shares in order to vote themselves or under proxy at the General Meeting.
- 2. For legal entities, it is necessary that the current document should bear the corporate name and the signature/s of the proxy/s and be accompanied by the necessary legal documents.
- 3. In case of joint shareholders, the power of attorney can be provided only by the shareholder whose name is presented first in the Registration of Members.
- 4. The "Proxy Holder Appointment Form" should be submitted by the shareholder, during working days and hours, to the Company's offices, 19th klm. Lavriou Ave., in Peania, Attica (Shareholders Department, person in charge Mrs. Filothei Lapsani) at least 48 hours before the Annual General Meeting, with the relevant written certification of the qualification as shareholder (relevant certification of "Hellenic Exchanges S.A.") and the relevant legal documents of the signing person.
- 5. The current document will not be valid if the shareholder attends the General Meeting in person and timely states it.