**POWER OF ATTORNEY NUMBER ……….**

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In Athens, today, DD/MM/YYYY, the following person (*provide name, surname, father’s name, mother’s name, profession, place and date of birth, home address, ID or passport particulars, –including ID /passport number, date of issue and issuing authority – TIN and competent Tax Office*): …………… ……………. ...................... ................. .................... .................... ................... .................... (hereinafter "the Principal"), not exempted by Law, appeared before me, ............. Notary Public at my registered office (address:) ................. ……….. ....................... ...................... ....................   
and requested that this Power of Attorney ("PoA") be drafted, and declared that he appoints as special proxy, representative and agent (*provide* *full details of the agent, as above*:*)*..................................... ............................ .......................... ....................... ....................... ..................... ..................... ....................... ................. (hereinafter "the Proxy") , to whom (the Proxy) he (the Principal) provides the mandate to represent the Principal before NATIONAL BANK OF GREECE S.A. (hereinafter "the Bank"), in order:

* to sign in lieu and on behalf of the Principal an agreement for the opening of an individual bank account (specify the type/form of the account, e.g. individual or joint, savings or time deposit, current or sight).  *In the case of a joint account, it is necessary to designate the person or persons who is/are co-beneficiary/ies and to expressly sign the terms of the agreement for the opening of a joint any-to-sign account, i.e. that: “The deposit is governed by the provisions of Law 5638/1932 on deposits in joint accounts, as supplemented and in force. Accordingly, each one of the beneficiaries is entitled to partial or total utilization of the deposit account without consent, approval or other concomitant act whatsoever on the part of any other co-beneficiary” ", and in particular the condition of Article 2.1 of Law 5638/1932 according to which: “In the event of death of any of the beneficiaries, the deposit and the account shall ipso jure pass to the surviving beneficiaries”.),*
* to submit in lieu and on his behalf the necessary official documentation verifying his identity and financial/transaction profile.
* to manage any account held with the Bank in the name of the Principal, whether individual or joint, and in particular accounts No. ................................................. *(if only individual accounts are held with the Bank, it is not necessary to indicate the number of any of them. If a joint account is held with the Bank with the Principal as co-beneficiary, the account number must be stated),* and specifically to withdraw and deposit amounts to and from the said accounts, regardless of the amount and without time limit, signing such documents as may be required. to withdraw money, send remittances, collect any amount or remittance from any bank either foreign or domestic in any currency, order remittances in any currency and transfer in any way funds from the above accounts to accounts of the Principal or third parties, in any bank in Greece or abroad. to deposit in the name of the Principal in any blocked or non-blocked account, money, foreign or domestic remittances in foreign currency, gold or British Pounds (GBP) or Euro or by cheques or Bank orders. Specifically, with regard to time deposits of the Principal held with the Bank, to submit instructions for their early repayment, to manage the funds of the time deposits, request their refund to the respective servicing accounts, their transfer or relay to another account, their withdrawal and their collection in general. In general, to take every action as is necessary to fulfil the mandate of management and in general the transactions carried out via the above accounts and to sign any relevant receipt, warrant or document. To close the Principal's accounts.
* To request information on the balance of any account held by the Principal with the Bank, whether individual or public, existing or new and to be opened, and to request and receive information of all kinds and documents for this purpose, e.g., balance statements and statements of all kinds of accounts of the Principal,  signing any necessary document, application or statement.
* to sign in lieu and on behalf of the Principal the contractual documents required for granting the Principal’s access to the internet banking service and to receive a user ID, as well as to register the number ............................ of the Principal's mobile phone, on which the One-Time Password (OTP) service will be activated
* to sign in lieu and on behalf of the Principal the required contractual documents for the issuance of a debit card, linked to bank account No. ...................of the Principal and receive the relevant document/ enclosed material, in order to deliver it to the Principal, so that the latter can activate it (*The mandate to collect the card may not be accepted, in which case the card is sent by post directly from the Bank to the address of the Principal-Customer, if the specific Branch is not authorized to carry out automatic issuance and delivery of the card.*  *The same applies id the Principal resides abroad).*
* to sign in lieu and on behalf of the Principal in order to i) receive the relevant pre-contractual information document (Standard European Consumer Credit Information), ii) apply for a credit card with a credit limit of xxxxxxx, iii) submit all the supporting documents required for the evaluation of the application, iv) to be informed by the Bank regarding the Financial Behavior Data Files of TIRESIAS S.A. and the relevant processing that the Bank may carry out in the context of the preparation, operation and monitoring of the relevant agreements with the Principal, and v) to sign all relevant contractual documents (application, terms of use, additional act).

In general, to go ahead with any action within the framework of the above special mandates that is legal and necessary to execute said orders, even if it is not explicitly mentioned in this PoA.

To approve and recognize as of today all acts of his Proxy related to the aforesaid mandates, which he has signed or will sign, as legal, valid, effective and final and as if they were signed by himself.

Stamp fees of EUR ............. have been affixed for the original and the copy. For rights herein with one (1) copy I will collect EUR ...................... , plus VAT 24% EUR ................... , in total EUR ...................... .

In witness of all the above, this power of attorney was drawn up, in sheets. This Power of Attorney was read out aloud clearly to the principal who attested its contents and was signed by the Principal and myself, the Notary Public, as prescribed by law.

**THE PRINCIPAL …. THE NOTARY PUBLIC**