



## **FORM OF PROXY**

The undersigned shareholder of Piraeus Financial Holdings S.A., or lawful representative thereof,

FOR PARTICIPATING REMOTELY BY TELECONFERENCE AT THE ANNUAL GENERAL MEETING OF THE SHAREHOLDERS OF PIRAEUS FINANCIAL HOLDINGS S.A. IN JULY 22<sup>nd</sup>, 2022

Name/Company name	
Name and Identity card nur form (completed by legal e	mber of the company's representative signing the ntities only)
Address/Registered Offices	
Identity card number / Com	npany's Register Number
Mobile phone	
E-mail	
DSS (Dematerialized Securit	ties System) No (ATHEX):
Number of shares	accopacing no principle
	(or the total number of shares I am entitled to vote on the record date as mentioned in the invitation to the shareholders)
	,
	HEREBY constitute and appoint
	Dr. <b>Panayiotis Alexakis</b> , Professor to the University of Athens, resident of Athens (5, Sofokleous Str.), or the deputy appointed by him in case of impediment
	OR [Please note that you can appoint, as follows, one (1) proxy holder of your choice.]
	Mr./Ms, resident of,
	Street No, holder of ID/Passport Number with
	E-mail and
	Mobile phone number
	to represent me at the forthcoming Annual General Meeting of the Shareholders of Piraeus Financial Holdings SA, to be held on Friday, <b>July 22<sup>nd</sup></b> , <b>2022</b> at <b>16:00</b> , by teleconference, or at any adjournment or Iterative meeting thereof, take part in discussion and to vote as my proxy on my behalf with the aggregate number of ordinary shares which I own or hold the voting rights to by operation of law or contract (e.g., in my capacity as pledgee or excrow agent), on the Record

following instructions in relation to the items of the agenda listed below, as follows:

Date, as stated in the Invitation of the Annual General Meeting, at their absolute discretion or in accordance with the

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[Please note 'x' to indicate how you wish to vote. In case that you do not provide specific instructions for voting, it is considered that the proxy holder has been authorized to vote at his/her absolute discretion].

	ITEMS ON THE AGENDA	FOR the resolution, as proposed to the General Meeting	AGAINST the resolution, as proposed to the General Meeting	ABSTAIN
1.	Submission and approval of the Annual Financial Report (Company and Group) for the financial year 01.01.2021 - 31.12.2021, including the Annual Financial Statements, along with the relevant Board of Directors' Report and Statements as well as the Independent Auditor's Report			
2.	Approval of the overall management of the financial year 01.01.2021 – 31.12.2021, according to the article 108 of Law 4548/2018 and release of the certified auditors from any liability for the financial year 01.01.2021 – 31.12.2021 according to the article 117 par.1 case (c) of Law 4548/2018			
3.	Appointment of Certified Auditors for the financial year 01.01.2022 - 31.12.2022 and approval of their fees			
4.	Submission of the annual Audit Committee's Report pursuant to article 44 para. 1 case i) of Law 4449/2017	WITHOUT VOTING		
5.	Submission of the Independent Non-Executive Directors' Report, according to article 9 para.5 of Law 4706/2020	WITHOUT VOTING		
6.	Approval of remuneration paid to members of the Board of Directors in respect of the financial year 2021 and approval of advance payment of remuneration in respect of the financial year 2022 in accordance with article 109 of Law 4548/2018			
7.	Submission of the Remuneration Report of the year 2021 for discussion and vote by the General Meeting, according to article 112 of Law 4548/2018			
8.	Approval of amendment of the Directors' Remuneration Policy			
9.	Approval of the offsetting of the Company's "Share premium" account, including a special reserve pursuant to article 4 para. 4a of Codified Law 2190/1920, against the general ledger account 42 "Accumulated losses carried forward", for the write-off of an equivalent amount of prior years' losses according to articles 31 para. 2 and 35 para. 3 of Law 4548/2018, and granting relevant authorizations to the Board of Directors			
10.	Share capital decrease in kind by decreasing the nominal value of each ordinary share by the amount of € 0.02, without changing the total number of common shares pursuant to article 31 para. 1 of Law 4548/2018 in conjunction with the provisions of article 17 of law 4548/2018, in order to distribute to the shareholders shares issued by the Cypriot subsidiary company under the name "SUNRISEMEZZ LTD" held by the Company, with a value corresponding to the value of the Company's share capital decrease. Respective amendment of articles 5 and 25 of the Company's Articles of Association and provision of relevant authorizations to the Company's Board of Directors			
11.	Granting of permission, as per article 98 para. 1 of Law 4548/2018, to the Members of the Board of Directors and Managers of the Company, to participate on the Board of Directors or in the management of the Company's subsidiaries and affiliates			
12.	Election of a new Independent Non- Executive Member of the Company's Board of Directors in replacement of a resigned Member			

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A revocation of the present document must be notified in writing or by electronic means to the Company at least 48 hours before the corresponding date of the General Meeting.

I further state that I approve and confirm all acts of the above mentioned proxy and substitute proxy holder in connection with this power of attorney.

2022
(place, date)
The appointing person
(signature & full name of the shareholder
Or details of the legal entity & signature & full name of the company's representative)

This document should be filled-in, signed with the signature authenticity verified, and submitted to the Shareholders Services Department of the Company, at 9, Mitropoleos, Athens or sent digitally signed by using a recognized digital signature (qualified certificate) by the proxy or shareholder by e-mail at <a href="mailto:ShareholdersMeeting@piraeusholdings.gr">ShareholdersMeeting@piraeusholdings.gr</a> at least forty eight (48) hours before the date of the AGM (i.e. by 16:00 on 20.07.2022 at the latest).