

## FORM OF PROXY FOR PARTICIPATION WITH PHYSICAL PRESENCE IN THE ORDINARY GENERAL MEETING OF THE SHAREHOLDERS OF THE COMPANY "NOVAL PROPERTY REAL ESTATE INVESTMENT COMPANY" (DISTINCTIVE TITLE: "NOVAL PROPERTY") OF MAY 27, 2025 AND THE POTENTIAL ITERATIVE MEETING THEREOF

The undersigned shareholder / legal representative of the shareholder of the company under the trade name "NOVAL PROPERTY REAL ESTATE INVESTMENT COMPANY" and the distinctive title "NOVAL PROPERTY" (hereinafter the "*Company*"),

Name/Company Name	
Name and Identity	
card/Passport number of the	
company's representative	
signing the form (for legal	
entities only)	
Address/Registered Office	
ID card or Passport Number	
/Company's Register Number	
Mobile Phone	
E-mail	
Dematerialized Securities	
System (DSS) Number	
(Athex)	

	For the total number for which I will have a votir	ig right or
	the Record Date, as this is stated in the Invitat	ion to the
Number of Shares of the	General Meeting.	
Company	OR	
	(exact number of share	s).
Hereby authorize		
Mr. Georgios Karachali	os, resident of Amarousio, Attica, Olympioniki Tsiklitira 41,	P.C.
11525, tel: +302168619216, e	mail: gkarachalios@noval-property.com alternatively	
<del></del>	sident of Amarousio, Attica, Olympioniki Tsiklitira 41, P.C. arra@noval-property.com alternatively	11525,
<pre>alternatively, [it is noted that you ma</pre>	y appoint, as follows, up to three (3) proxy holders]	
(1) Mr./Mrs	(father	s name)
	, residing	at
	(street name),	(street
number),	(city), holder of ID/Passport	Number
•••••	, email	
and Mobile Phone N	umber,	
(2) Mr./Mrs	(father	s name)
	, residing	at
	(street name),	(street
number),	(city), holder of ID/Passport	Number
	, email	
and Mobile Phone N	umber,	
(3) Mr./Mrs	(father	s name)
	, residing	at
	(street name),	(street
	(city), holder of ID/Passport	
	umber,	

to represent me, acting jointly or each of them separately and without the cooperation of the other, so in case of attendance at the General Meeting by more than one proxy, each of whom acts separately, the first excludes the second and the third, and the second the third, at the forthcoming Ordinary General Meeting of the shareholders of the Company to be held on **Tuesday, May 27, 2025 at 10:00 a.m.**, and at the iterative meeting thereof, or any meeting following a recess or postponement thereof, with the above indicated number of ordinary shares of the Company which I own or of which I hold the voting rights on the Record Date (as stated in the Notice to the Ordinary General Meeting), in order to take part in the discussion and to vote with physical presence at the venue of the General Meeting, on my behalf, at their absolute discretion or in accordance with the following instructions in relation to the agenda items, as follows:

[Please mark with « $\checkmark$ » your relevant instructions. In absence of specific instructions for the exercise of the voting rights, it is considered that the proxy holder has been authorized to vote at his/her absolute discretion]

AGENDA	FOR	AGAINST	ABSTAIN
ITEM 1:Submission of the annual financial statements of			
the financial year 2024 (01.01.2024 — 31.12.2024), along			
with the relevant reports of the Board of Directors and of			
the chartered auditors.			
ITEM 2:Approval of the allocation of results of the			
financial year 2024 and the distribution of dividend.			
ITEM 3:Approval, pursuant to article 108 of L. 4548/2018,			
of the overall management having taken place during the			
financial year 2024 and release, pursuant to article 117 of			
L. 4548/2018, of the statutory auditors for the financial			
year 2024			
ITEM 4:Approval of the remuneration paid to the			
members of the Board of Directors and to its committees			
for the financial year 2024 and approval of advance			
payment of remuneration to the above-mentioned			

AGENDA	FOR	AGAINST	ABSTAIN
members for the financial year 2025 (1.1-31.12.2025)			
and for the time period until the following Ordinary			
General Meeting according to article 109 of L. 4548/2018.			
ITEM 5: Submission of the Remuneration Report of the			
financial year 2024 (01.01.2024 - 31.12.2024) in			
accordance with article 112 of L. 4548/2018 and voting			
thereof.			
ITEM 6:Election of an audit firm for the audit of annual			
financial statements for the financial year 2025 and			
approval of the remuneration thereof.			
ITEM 7:Appointment of independent valuers for the			
financial year 2025.			
ITEM 8:Announcement of the election by the Company's			
Board of Directors of a new non-executive member to	Not put to a vote.		ote.
replace a resigned executive member of the Company's			
Board of Directors.			
ITEM 9:Election of a new Board of Directors and			
designation of the independent non-executive members			
thereof.			
<b>ITEM 10:</b> Defining of the type of the Audit Committee,			
its term, the number and capacity of its members, as well			
as appointment of its members, in case that it is			
designated as an independent committee, according to			
article 44 of L. 4449/2017.			
ITEM 11: Granting of permission, in accordance with			
Article 98(1) of Law 4548/2018, to the members of the			
Board of Directors and the Senior Management			
Executives of the Company, to participate in the Boards			

AGENDA	FOR	AGAINST	ABSTAIN
of Directors or the management of companies that pursue			
similar or related objectives to those of the Company.			
ITEM 12: Approval of a program for the acquisition of			
the Company's own shares, according to article 49 of Law			
4548/2018, as in force, and authorization of the Board of			
Directors of the Company for its implementation.			
ITEM 13: Presentation to the General Meeting of the			i
Report of the Independent Non-Executive members of	No	ot put to a v	ote.
the Board of Directors of the Company in accordance with		•	
article 9 par. 5 of L. 4706/2020.			
ITEM 14: Presentation to the General Meeting of the			
annual Activity Report of the Audit Committee of the	No	ot put to a v	ote.
Company of the financial year 2024 in accordance with		•	
article 44 paragraph 1 point i) of L. 4449/2017.			

This authorization is not valid, as long as I myself will attend the General Meeting and inform my above proxies and the Secretariat of the General Meeting before the vote.

Revocation of the present document shall be valid, if I notify it in writing or by electronic means to the Company at least forty-eight (48) hours before the respective date of the General Meeting. I further state that I approve and confirm all acts of the above proxy in connection with this power of attorney.

(Place)	, (Date)	. 2025
The appointing person:		
	(Signature of shareholder/legal entity's re	epresentative)

(Full name of shareholder/ physical person or shareholder's corporate name and full name of legal entity's representative)

It is hereby certified (by the KEP, Police or other Public Authority) that the above signature is genuine.

This document completed, signed, with the signature authenticated is sent to or deposited to the registered offices of the Company (at the address 2-4, Mesogeion Avenue, 11527 Athens) or to the Shareholders Service and Corporate Announcements Department of the Company (at the address 41, Olympioniki Tsiklitira Street, 15125, Marousi, Attica) or digitally signed by using a recognized digital signature (qualified certificate) via e-mail to <a href="mailto:ir@noval-property.com">ir@noval-property.com</a> at least forty-eight (48) hours before the date and time of the General Meeting, i.e. until May 25, 2025, at 10:00 a.m.at the latest.