NOVAL PROPERTY

NOVAL PROPERTY REAL ESTATE INVESTMENT COMPANY (DISTINCTIVE TITLE "NOVAL PROPERTY")
GENERAL COMMERCIAL REGISTER ("G.E.MI.") NR. 152321260000

TERMS AND CONDITIONS FOR THE REMOTE PARTICIPATION IN THE EXTRAORDINARY GENERAL

MEETING OF SHAREHOLDERS OF **OCTOBER 15, 2025**

TERMS AND CONDITIONS FOR THE REMOTE PARTICIPATION IN THE EXTRAORDINARY GENERAL

MEETING OF SHAREHOLDERS OF THE REAL ESTATE INVESTMENT COMPANY UNDER THE TRADE

NAME "NOVAL PROPERTY REAL ESTATE INVESTMENT COMPANY"

The real estate investment company under the trade name "NOVAL PROPERTY REAL ESTATE

INVESTMENT COMPANY" and the distinctive title "NOVAL PROPERTY", with General Commercial

Register (G.E.MI.) Nr. 152321260000 (hereinafter, the "Company") will hold the Extraordinary

General Meeting of its Shareholders on Wednesday, October 15, 2025, at 10:00 a.m. and a potential

Iterative Meeting on Thursday, October 30, 2025 at 10:00 a.m., with the physical presence of the

Shareholders at the Athens Stock Exchange, at 110 Athinon Avenue, 10442 Athens, and with the

participation of the Shareholders remotely in real-time via teleconference (hereinafter, the "General

Meeting").

Participation of Shareholders in the General Meeting remotely in real-time via teleconference

without their physical presence at the venue of the General Meeting is subject to the present terms

and conditions for the remote General Meeting (the "Terms for the remote General Meeting").

Capitalized terms used have the meaning as defined in Section 6 of the present.

1. INTRODUCTORY REMARKS

NOVAL PROPERTY Real Estate Investment Company

HCMC Decision No: 6/832/30.11.2018 | GCR No.: 152321260000 | Tax Registration No: 996899546 | LEI: 213800XKY8GHKN57D970

2-4 Mesogeion Avenue, 115 27 Athens, Greece

1.1. In order for Shareholders to participate and vote in the General Meeting or its iterative meeting,

if any, remotely in real-time via teleconference without their physical presence, it is necessary that

an electronic account of the Shareholder or its proxies, if any, is created and used in the internet

platform that has been developed by the Hellenic Exchanges – Athens Stock Exchange Group to

provide remote General Meeting services, in real-time, by teleconference to listed companies on

the website https://axia.athexgroup.gr (the "Internet Platform").

1.2. The Internet Platform is provided by "Hellenic Central Securities Depository S.A.", while the

ZOOM set of tools / services, provided by ZOOM Video Communications Inc., is used for the

teleconference. It is noted that the Internet Platform is available in English, on the website

https://axia.athexgroup.gr/en/home.

1.3. In order to access the Internet Platform a personal computer, a smartphone type mobile

telephone, or a tablet is required, with a browser application installed, and internet access.

1.4. In order for a Shareholder or his/her proxy to create an account in the Internet Platform, a valid

electronic mail (email) account and a mobile telephone number are required by the Shareholder or

his/her proxy.

1.5. If, on accessing the Internet Platform the above information entered by the Shareholder does

not match the data registered in the Dematerialized Securities System and provided to the Company

by the Hellenic Central Securities Depository S.A. as part of its services to facilitate shareholder

identification for remote general meetings which are provided to listed companies in accordance

with Part 3 of Decision Nr. 8 of the BoD of Hellenic Central Securities Depository S.A., "Technical

terms and procedures for the provision of the Registry, Corporate and Other Related Actions

Service", shareholders must provide or/and update the information above through their

Participants, in order to create the account.

1.6. Shareholders that have successfully connected to the Internet Platform will be able to

participate at the General Meeting by teleconference in real time via link that will be sent to them

by email. By activating the teleconference application (ZOOM) via the link at the start of the General

2

Meeting, Shareholders will be able to:

NOVAL PROPERTY Real Estate Investment Company

a) follow the proceedings of the General Meeting with electronic or audiovisual means,

b) take the floor and address the General Meeting orally during the General Meeting, while at the

same time, through the Internet Platform they will be able to:

c) vote in real time on the item of the daily agenda,

d) receive information on the recording of their vote.

1.7. The deadlines, during which the rights of Shareholders can be exercised, are included in detail

in the Notice of the General Meeting and in the present Terms for the remote General Meeting,

while the time period that will be provided for voting will be announced during the General

Meeting.

1.8. Besides these Terms for the remote General Meeting, the Terms of Use by Third Party Suppliers

also apply.

1.9. The Company reserves the right at any time to modify, suspend, cancel or limit the mechanisms

for the electronic General Meeting and vote when necessary or appropriate for technical or security

reasons.

2. TECHNICAL INFRASTRUCTURE

2.1. The Company ensures, insofar as possible, that the technical infrastructure to conduct the

remote General Meeting is accurate, secure and accessible to Shareholders with compatible

devices. The Company will cooperate and make use of the services of reliable Third-Party Suppliers

to provide the technical infrastructure required to conduct the General Meeting.

2.2. Shareholders should be aware that certain residual risks associated with the technical

infrastructure used for the remote General Meetings will always exist.

The Company, through Third Party Suppliers, takes all measures, technical and organizational, and

makes every possible effort to ensure as much as possible the continuous and uninterrupted

operation of the Internet Platform and the teleconference application, so that the services provided

NOVAL PROPERTY Real Estate Investment Company

2-4 Mesogeion Avenue, 115 27 Athens, Greece

through it are available continuously and uninterruptedly with an acceptable response time without

interruption to Shareholders with compatible devices.

However, due to the nature of the Internet and web applications, the Company and the Third-Party

Suppliers cannot guarantee the absolute completeness, correctness or continuity of their operation

and they may not be available to part or all of the Internet, or may respond with interruptions, or,

finally, respond in times longer than usual.

In cases such as the above, the Company and the Third-Party Suppliers will make every possible

effort to restore their operation, however beyond that, the Company and the Third-Party Suppliers

cannot be held responsible or become legally accountable for their availability or response time.

2.3. It is recommended that Shareholders take all measures to protect the integrity and security of

their information systems, hardware and software, in order to adequately protect the access data

and the usage data of the Internet Platform that are stored on the local storage systems of the

devices of Shareholders, portable and nonportable. Any failure in Shareholders' systems or

connection or usage data leak due to an intrusion by malicious software in the operating systems of

Shareholders, does not relieve the latter from their obligations under the present terms, does not

constitute force majeure or exceptional condition, nor does it imply any liability of the Company or

the Hellenic Central Securities Depository S.A. as provider of the platform for any damages suffered

by Shareholders. Furthermore, Shareholders are solely responsible for their personal equipment

and the required technical means which will allow access to the Internet Platform.

2.4. Shareholders must, prior to the start of the General Meeting, check their connection and ensure

that they have access to the Internet Platform and have correctly installed and configured the

teleconference application (ZOOM). The Company, through Third Party Suppliers, has ensured the

timely implementation of the technical infrastructure for the Internet Platform in order to allow

Shareholders to control their access and to verify that they can participate substantively in the

General Meeting.

Furthermore, starting with the publication hereof and until the end of the General Meeting,

information and support will be provided to shareholders and their representatives regarding

NOVAL PROPERTY Real Estate Investment Company

HCMC Decision No: 6/832/30.11.2018 | GCR No.: 152321260000 | Tax Registration No: 996899546 | LEI: 213800XKY8GHKN57D970

2-4 Mesogeion Avenue, 115 27 Athens, Greece

matters related to the conduct of the General Meeting through the AXIA e-Shareholders Meeting

(AXIA e-SM) platform (e.g., connection, voting, etc.) at +30 210 3366426 or via email at

AXIAeShareholdersMeeting@athexgroup.gr.

2.5. Shareholders can notify any failure in the technical infrastructure through the abovementioned

(under 2.4) help desk.

Any failure or deficiency in the equipment of Shareholders, software, network infrastructure,

servers, connection to the Internet or telephone, video or voice equipment, power outage, any kind

of mechanical failure during the General Meeting or similar events, including data security instances

(which includes any unauthorized use, piracy, denial-of-service attack, access denial, potential

failure, or intrusion that arises from the theft or illegal interception of a password or a network

password or any other attack), which may prevent the remote participation of Shareholders at the

General Meeting, will, in any case, be in the sole responsibility of those Shareholders.

Inability by one or more Shareholders to follow the proceedings and participate at the General

Meeting or to vote electronically during (any part) of the General Meeting does not affect the

validity of the General Meeting, or any work carried out therein.

2.6. In the event that during the General Meeting the Chairperson of the General Meeting becomes

aware of any failure in the technological infrastructure that may have occurred during the General

Meeting, and which materially impacts the proceedings of the General Meeting, the Chairperson of

the General Meeting informs Shareholders that are participating at the General Meeting.

The Chairperson of the General Meeting may decide, at their absolute discretion, taking into

consideration the possible impact in the decision-making process at the General Meeting, whether

the General Meeting should be postponed or adjourned due to this failure, or to proceed with the

proceedings even though some Shareholders may not have the ability to participate and/ or vote

and/or follow the General Meeting.

In the event that, at the discretion of the Chairperson, the Internet Platform or the teleconference

application no longer allows all (or some) Shareholders to follow the proceedings of the General

Meeting, to vote electronically during (any part) of the General Meeting and to submit questions,

NOVAL PROPERTY Real Estate Investment Company

HCMC Decision No: 6/832/30.11.2018 | GCR No.: 152321260000 | Tax Registration No: 996899546 | LEI: 213800XKY8GHKN57D970

2-4 Mesogeion Avenue, 115 27 Athens, Greece

then the Chairperson may, at their absolute discretion, continue, adjourn, postpone the General

Meeting, change the order of discussion and / or decision on the items of the General Meeting or

to proceed with the General Meeting without the ability for some or all of the Shareholders that

participate remotely at the General Meeting through the Internet Platform and the teleconference

application to follow the proceedings of the Meeting and/ or to vote electronically during (any part)

of the General Meeting.

The Chairperson of the Meeting notifies this decision, to the extent possible, to Shareholders

present at the General Meeting.

2.7. If the Chairperson of the General Meeting decides to suspend or postpone the General Meeting,

as referred to in clause 2.6, then the whole process that has taken place up to the point of

suspension or postponement will be valid.

3. RIGHTS TO PARTICIPATE AND VOTE IN THE GENERAL MEETING

3.1. The General Meeting is considered to have commenced its proceedings with the

announcement of the start of the General Meeting by the Chairperson of the Meeting to

Shareholders.

3.2. Each Shareholder may participate, follow substantively the proceedings of the General Meeting

and vote in real time electronically, provided that he/she has taken the necessary actions mentioned

in the Notice of the General Meeting to create and use an electronic account in the Internet Platform

and clauses 1.1 to 1.6 of the present document and according to the instructions provided in the

Notice.

3.3. In order to participate in the General Meeting, Shareholders must connect through the Internet

Platform, before the start of the General Meeting and declare that they intend to participate in the

General Meeting. Following the declaration of the intention to participate, Shareholders will receive

a personalized information message by electronic mail with the link they must follow to connect to

the teleconference (video conference) of the General Meeting.

NOVAL PROPERTY Real Estate Investment Company

2-4 Mesogeion Avenue, 115 27 Athens, Greece

3.4. On the date of the General Meeting, in order to participate in the proceedings, Shareholders

must connect in a timely fashion through the Internet Platform, at least fifteen minutes (15') before

the start time of the General Meeting that has been announced in the Notice, and declare the

number of voting rights with which they will participate and vote in the General Meeting, and,

whether they wish to modify them (to a lower number).

3.5. Shareholders that do not connect to the Internet Platform in time before the start of the

General Meeting according to clause 3.4 and up until the announcement of the start of the

proceedings by the Chairperson of the General Meeting, will not be counted among the

Shareholders present at the General Meeting, will not be able to exercise the right to vote or to take

the floor and submit questions to the General Meeting, and will only be able to follow the live feed

of the General Meeting by teleconference (video conference).

3.6. Shareholders who have not appointed a proxy or representative by the deadline (i.e. at least 48

hours before the date of the General Meeting), but who, however, have connected in time through

the Internet Platform before the start of the General Meeting according to clause 3.4, will

participate in the General Meeting, unless the General Meeting refuses for good reason and justifies

such refusal. In such case they will not be counted among the Shareholders that are present at the

General Meeting and they will only be able to attend the live feed of the General Meeting by

teleconference (video conference).

3.7. Shareholders who have complied with the formalities above and have connected on time

through the Internet Platform before the start of the General Meeting:

(i) are considered to be present in person at the General Meeting,

(ii) are included in the calculation of the quorum of Shareholders present or represented at the

General Meeting and in the calculation of the percentage of the issued share capital of the Company

being present or represented at the General Meeting based on the number of voting rights they

stated they would exercise according to clause 3.3 above,

(iii) will be able to follow with electronic or audiovisual means the proceedings of the General

7

Meeting,

NOVAL PROPERTY Real Estate Investment Company

(iv) will have the right to vote in real-time during the General Meeting on the items of the daily

agenda at the point in time announced by the Chairperson of the General Meeting,

(v) will be able to take the floor and address the General Meeting orally during the General Meeting,

(vi) will receive information on the registration of their vote.

3.8. The names of Shareholders that have been registered as participants in the General Meeting

through the Internet Platform will be included in the list of Shareholders that are present at the

General Meeting in person or by proxy (if there is one).

3.9. Any early disconnection from the Internet Platform by Shareholders who had timely connected

according to clause 3.4 before the end of the General Meeting, does not affect the calculation of

the quorum of Shareholders present or represented at the General Meeting for the time during

which they are connected. Such Shareholders may connect again to the Internet Platform, continue

to follow the remainder of the General Meeting and exercise all of their rights to participate and

vote electronically.

In all other cases, Shareholders will only be able to follow the live stream of the General Meeting

through teleconference (video conference). Shareholders wishing to take the floor through the

Internet Platform during the Meeting will have to press the sign on the right side of the screen via

which they can raise their hand through the platform, when this option is provided.

3.10. Shareholders will be able to vote electronically from the time when the Chairperson of the

General Meeting announces the start of voting on the item of the daily agenda, following the

completion of the proposal and discussion on the items of the daily agenda, and up until the point

when the Chairperson of the General Meeting announces the end of voting. The Chairperson of the

General Meeting may, at their absolute discretion, decide that voting can take place from the start

of the General Meeting up until the time when they announce the end of voting.

3.11. For Shareholders that participate in the voting on the items of the General Meeting that takes

place before the General Meeting (mail vote), voting on the items of the agenda will be possible

exclusively and only for the time period indicated in the Notice of the General Meeting. Following

NOVAL PROPERTY Real Estate Investment Company

HCMC Decision No: 6/832/30.11.2018 | GCR No.: 152321260000 | Tax Registration No: 996899546 | LEI: 213800XKY8GHKN57D970

2-4 Mesogeion Avenue, 115 27 Athens, Greece

that time point, it will not be possible for Shareholders to participate in the voting on the items of

the daily agenda that will take place before the General Meeting by mail vote. On entering the

Internet Platform, Shareholders will declare the number of voting rights with which they wish to

participate in the General Meeting and vote, and, if they wish, they can amend that number (to a

lower one). Shareholders that vote in time as above will be able to follow the live feed of the General

Meeting by teleconference (video conference).

3.12. Shareholders that voted in time as above before the General Meeting by mail vote will be able

to withdraw it, as follows:

a) If they voted before the General Meeting through the Internet Platform, they will be able to

withdraw their vote through the Internet Platform, up until the start of the General Meeting.

b) If they voted before the General Meeting by sending to the Company the "Mail Vote Form", they

will be able to withdraw their vote in the same manner in which they submitted it, by no later than

10:00 a.m. on 14.10.2025. Such Shareholders may, if they wish, participate in person in the General

Meeting under the provisions of clauses 1.1 to 1.5 and 3.1 to 3.9 of the present.

c) If they have voted by means of a record of a notice of participation of shareholders in a general

meeting in accordance with Table 5 of the Annex to the European Commission's Implementing

Regulation 2018/1212, they will be able to cancel it by means of a record of a cancellation of a

notice of participation of shareholders in a general meeting, until the beginning of the General

Meeting.

4. CONFIRMATION OF VOTE AND VOTING RESULTS

4.1. The submission of the vote by the Shareholder through the Internet Platform is final and cannot

be withdrawn.

4.2. Each Shareholder who voted in the General Meeting (including by mail vote) will receive from

the "Hellenic Central Securities Depository S.A." confirmation of registration of their vote on the

items of the daily agenda through the Internet Platform after the end of the General Meeting.

NOVAL PROPERTY Real Estate Investment Company

4.3. If during voting the voting rights which were declared for participation at the General Meeting,

are not fully exercised by the Shareholder, then, following the end of the General Meeting, he/she

will receive according to clause 4.2 confirmation by the "Hellenic Central Securities Depository S.A."

that the remaining rights were noted as "ABSTAIN".

4.4. After the end of voting on the items of the daily agenda and the counting of the votes, the

Chairperson announces to the Shareholders the result of the voting. The results of the vote on the

items of the General Meeting will be published on the Company's website in accordance with the

law.

5. COMMUNICATION

For any questions and instructions concerning these Terms for the remote General Meeting,

Shareholders may contact Shareholders Service and Corporate Announcements Department of the

Company, by e-mail to the electronic address ir@noval-property.com, or by phone to the phone nr.

(+30) +302168619216 (responsible person: Mr. Karachalios Georgios) during business days, from

9:00 to 17:00.

For any information regarding technical support to Shareholders and their representatives,

Shareholders may contact the Help Desk by email at AXIAeShareholdersMeeting@athexgroup.gr or

by telephone at +30 210 3366426.

6. DEFINITIONS

Company means the société anonyme under the trade name "NOVAL PROPERTY REAL ESTATE

INVESTMENT COMPANY" and the distinctive title "NOVAL PROPERTY", with registered offices in

Athens (2-4 Mesogeion Ave., P.C. 11527) and General Commercial Register (G.E.MI.) Nr.

152321260000.

General Meeting means the Extraordinary general meeting of the shareholders of the Company,

which will take place on October 15, 2025, at 10:00 a.m. (potential iterative meeting: October 30,

2025, at 10:00 a.m.) with the physical presence of the shareholders at the Athens Stock Exchange,

at 110 Athinon Avenue, 10442 Athens, and with the participation of the shareholders remotely in

NOVAL PROPERTY Real Estate Investment Company

HCMC Decision No: 6/832/30.11.2018 | GCR No.: 152321260000 | Tax Registration No: 996899546 | LEI: 213800XKY8GHKN57D970

2-4 Mesogeion Avenue, 115 27 Athens, Greece

real-time via teleconference and the use of electronic means, under the conditions of articles 125

and 126 of L. 4548/2018.

<u>Internet Platform</u> means the internet platform https://axia.athexgroup.gr that has been developed

by the Hellenic Exchanges – Athens Stock Exchange Group and is available by the "Hellenic Central

Securities Depository S.A." for the provision of General Meeting services to issuing companies that

take place remotely, in real-time by teleconference without the physical presence by shareholders.

<u>Teleconference</u> refers to the ZOOM set of tools / services that are

provided by ZOOM Video Communications Inc., through which the teleconference (video

conference) is provided. Mail vote means the remote participation of Shareholders in the vote on

the items of the General Meeting that will take place before the General Meeting.

Shareholder means any person registered, on the start of the fifth (5th) day before the date of the

General Meeting ("Record date"), i.e. on October 10, 2025, in the records of the Dematerialized

Securities System ("DSS") of the Hellenic Central Securities Depository S.A. ("HCSD") or any person

identified as such based on the relevant date through registered intermediaries or other

intermediaries, in line with the legislative provisions (L. 4548/2018, L. 4569/2018, L. 4706/2020 and

Regulation (EU) 2018/1212), as well as 10 the Rulebook of the Hellenic Central Securities

Depository, having the right to vote, his / her proxies, as well as the proxies of Shareholders or

otherwise exercising the right to vote representing legal persons.

<u>Terms for the remote General Meeting</u> means the present terms and conditions.

Chairperson of the General Meeting means the chairperson of the General Meeting that will take

place with the physical presence of the shareholders at the Athens Stock Exchange, at 110 Athinon

Avenue, 10442 Athens, and with the participation of the shareholders remotely in real-time via

teleconference and the use of electronic means.

Third Party Suppliers means the companies "Hellenic Central Securities Depository S.A.",

headquartered in Athens, and "ZOOM Video Communications Inc.", headquartered in San Jose,

California

NOVAL PROPERTY Real Estate Investment Company

2-4 Mesogeion Avenue, 115 27 Athens, Greece