To:

ELLINIKI TECHNODOMIKI ANEMOS SOCIETE ANONYME FOR ELECTRIC POWER GENERATION

(Shareholders Service Department) 25, Ermou str., 145 64 Kifissia

PROXY FORM

FOR ATTENDANCE AT THE ANNUAL ORDINARY GENERAL MEETING OF SHAREHOLDERS OF ELLINIKI TECHNODOMIKH ANEMOS SA ON 29^{TH} JUNE, 2018

I, the unde	ersigned shareholder with th	e following details:	
Surname/0	Corporate name:		
Name:		Father's name:	
Full name,	father's name of legal repre		persons):
Address/R	egistered office (street, num		
		Telephone	e number:
Investor Sh	nare number:		number:
Shares nur	mber:		
Hereby ap	point the following represer	ntative(s):	
s/n	Full name	ID card or passport number	Address
1			
2			
3			
(Sufficient de where more		ct jointly or each of them acts	tive: separately and individually from the other, I Meeting, the first excludes the second ant
to represe	ent me at the Ordinary Gen	eral Meeting of Shareh	olders of ELLINIKI TECHNODOMIKI

ANEMOS SA, to be held on Friday, 29th June, 2018 at the Company's registered office (25, Ermou

str., 145 64 Kifissia) and at any reconvening of adjournment thereof, and **to vote for me and on my behalf** for the aforementioned number of shares issued by the Company, which I hold or have a voting right over by Law or under agreement, with regards to the following items of the agenda:

			l		At
	Item	For*	Against*	Abstain*	representative's discretion*
1.	Submission for approval of the Annual Financial Statements				
	and the Annual Consolidated Financial Statements for the fiscal				
	year that ended on 31.12.2017, together with the relevant				
	Board of Directors and Certified Auditor-Accountant, Reports.				
	Appropriation of company's profits.				
2.	Release of the Board of Directors and the Certified Auditor-				
	Accountant from any liability for damages, for the fiscal year				
	2017, in accordance with article 35 of Codified Law 2190/1920.				
3.	Approval of fees (remuneration), which have been paid to				
	members of the Board of Directors for the fiscal year 2017,				
	pursuant to article 24 par. 2 of Codified Law 2190/1920, and				
	preliminary approval of relevant fees and remunerations,				
	which will be paid for the current year 2018, for the same				
	reason.				
4.	Election of one ordinary and one alternate Certified Auditor-				
	Accountant to perform the audit for fiscal year 2018, and				
	determination of their fees.				
5.	Granting, pursuant to article 23 par. 1 of Codified Law				
	2190/1920, of permission to the members of the Board of				
	Directors and the General Management of the Company to				
	participate in Boards of Directors or in the Management of				
	companies of the Group, or other companies pursuing similar				
	purposes as those of the Company.				
6.	Approval of the Contracts already executed, in the frame of				
	article 23a of Codified Law 2190/1920 and grant of special				
	permission pursuant to article 23a of Codified Law 2190/1920,				
	to enter into, extend or renew the validity of contracts				
	concluded by the Company with its affiliates, within the				
	meaning of article 32 of Law 4308/2014 which substituted				
	article 42e par. 5 of Codified Law 2190/1920.				
7.	Approval of the Board of Directors Resolutions dated 30 June				
	2017 and 29 December 2017, concerning the amendment of				
	the use and of the timetable of the distribution of the funds				
	raised by share capital increase as per Company's Extraordinary				
	General Meeting dated 28 March 2014.				
8.	Various announcements.				
	* Indicate with «X» how you wish to vote or "Other" (with suffici	ent desc	ription):		

indicate wii	ın «x» now '	you wish to vo	ite or O	ther (v	vith sufficient d	escription):		
 							••••••	

(A shareholder selecting to vote via a representative hereby appointed, and at the latter's discretion, must check for any obligation to communicate the granting of this particular power of proxy pursuant to the provisions of Law 3556/2007.)

I hereby inform you that I have already notified my Representative(s) about the obligation of communication, pursuant to article 28^a par. 3 of Codified Law 2190/1920.

This proxy form will not be valid following my written communication to the Company at least three (3) days before the relevant date of the General Meeting about the revocation of this proxy form.

	<i></i>	/6/2018
The authorizing Sha	reh	older
[signature & full	nan	ne
& stamp (for legal r	ners	son)ī

Please, send this properly filled and signed proxy:

- Either by post to the Company's office (25, Ermou str., 145 64 Kifissia) attn. Shareholders Service Department
- Or via e-mail to <u>mangelopoulou@ellaktor.com</u>
- Or by fax to +30 210 8184 601, attn. Shareholders Service Department