IN THE ANNUAL GENERAL MEETING

OF SIDMA STEEL S.A. DATED MAY, 31ST 2023 VIA TELECONFERENCE

The undersigned Shareholder of SIDIREMPORIKI MAKEDONIAS SIDMA STEEL S.A. (the **«Company»**)

Full name / Corporate name	
Address / Registered office	
ID card No / S.A. REG. No.	
E-mail address	
Number of shares	
DSS share No.	
Securities account number	
Operator	
Full Name(s) of the duly authorized Representative(s) signing this proxy (to be filled only by legal entities)	
I hereby authorize Mr/Mrs ¹ ,, street number _ issued by, with e-mail addre	, with ID/passport number
To represent me/the legal entity ³ and to vote of and on behalf of the legal entity ³ remotely of the total number of Company shares that the items of the agenda at the Extraordinary	y in real time via teleconference, as a holde give me/the legal entity ³ the right to vote or
¹ Provided that for their participation in the shareholder/ shareholder proxy shall receive a ushareholders may appoint one proxy in order to case said representative has not been provided wote at will.	nique (personal) password at its e-mail address participate remotely in the General Meeting. Ir

² Please fill in the e-mail address of the person you wish to appoint as proxy, in order for them to receive a unique (personal) participation password, enabling the participation remotely in real time via teleconference in the General Meeting of shareholders of the Company. If not provided remote participation shall not be possible.

³ Please delete accordingly

Company, which shall convene on **May 31**st , **2023, Wednesday, at 10:30**, at Life Gallery Athens Hotel (103, Thisseos Aven., 14578 Ekali Kifisias), as follows⁴:

	FOR	AGAINST	ABSTAIN
ALL ITEMS ON THE AGENDA			

Or as follows:

Items on the Agenda	FOR	AGAINST	ABSTAIN
1. Submission and approval of the Company's audited financial statements for the financial year 2022, together with the relevant annual financial report of the Board of Directors and the report of the statutory auditors.			
2. Approval of the overall management that took place during the financial year 2022 (01.01.2022-31.12.2022) under article 108 of law 4548/2018 and discharge of the statutory auditors for the financial year 2022 (01.01.2022-31.12.2022) under article 117(c) of law 4548/2018.			
3. Approval of the payment of the remuneration and expenses of the Members of the Board of Directors and the Committees of the Board of Directors for the financial year 2022 and pre-approval of the payment of remuneration and expenses for the financial year 2023 pursuant to article 109 of law 4548/2018.			
4. Presentation and advisory vote on the Remuneration Report for the financial year 2022 (01.01.2022-31.12.2022) pursuant to article 112(3) of law 4548/2018.			
5. Appointment of audit firm and statutory auditors and their alternates, for the financial year 2023 as well as determination and approval of their remuneration.			

⁴ Please mark your vote with a checkmark ()

6. Authorizing Board Members pursuant to	
article 98(1) of law 4548/2018 to	
participate in the Board of Directors of	
group companies or in the Directorate of	
related entities.	
7. Election of the Members of the Board of	
Directors and appointment of independent	
non-executive directors under law	
4706/2020, as amended and in force.	
8. Determination of the type of the Audit	
Committee, the term of appointment,	
number and capacity of its members.	
9. Presentation of the annual reports of the	
Audit Committee for the financial year	
,	
2022, and in particular for the period from	
01.01.2022 to 01.06.2022 and 02.06.2022	
to 31.12.2022 and shareholders'	
information by the Chair of the Audit	
Committee pursuant to article 44(1)(i) of	
law 4449/2017.	
10. Presentation of the report of the	
Independent Non-Executive Members of	
the Board of Directors pursuant to article	
9(5) of law 4706/2020, as amended and in	
force.	
11. Approval of the use of the share	
premium account to offset Company's	
losses pursuant to article 35(3) of Greek	
law 4548/2018, as amended and in force,	
and granting of any relevant authorizations	
to the Board of Directors.	
12. Approval of the amendment of the	
remuneration policy for the members of the	
Board of Directors pursuant to article	
110(2) of Law 4548/2018.	
13. Amendment of article 11(1) of the	
, , ,	
concerning the term of the members of the	
Board of Directors and article 16(4) of the	
Company's Articles of Association	
concerning the validation of the copies or	

excerpts of minutes of the Board of Directors.	
14. Various Announcements.	

Any revocation of this proxy will be valid provided it has been notified either in writing to the Company, or by e-mail at <u>ir@sidma.gr</u> at least forty-eight (48) hours prior to the relevant date of the General Meeting.

Athens, (date)
Full name/corporate name	Signature