

Brief description of the items in the Agenda Draft resolutions

ITEM 1:

Submission and Approval of the Annual Financial Statements (Company and Consolidated) for the fiscal year 2021, and of the relevant Reports of the Board of Directors and the Chartered Auditor.

The 2021 Annual Financial Statements will be presented (Company and Consolidated), which include:

- STATEMENT OF FINANCIAL POSITION STATEMENT OF COMPREHENSIVE INCOME STATEMENT OF CASH FLOWS STATEMENT OF CHANGES IN EQUITY together with the relevant Notes
- ➤ Board of Directors' Management Report addressed to the Shareholders
- Audit Report by the Chartered Auditor Ms. Dimitra Pagoni member of GRANT THORNTON

(The Financial Statements have already been posted on the Company's website www.gekterna.com)

The General Assembly approves the above Financial Statements and the said Reports with votes.

ITEM 2:

Submission and approval by the General Assembly of the Annual Report on the Audit Committee's activities during the term 01.01.2021-31.12.2021 in accordance with article 44 of law 4449/2017, as in force.

The full text of the Annual Report of the Audit Committee for the year 01.01.2021-31.12.2021, is included in the documents available to the investors and is posted on the Company's website https://www.gekterna.com/investor-relations/shareholders-meetings/

ITEM 3:

Approval of the overall management for 2021.

The Board of Directors will propose the approval of the overall management of the year 2021 by the members of the BoD. namely, Messrs.: Dimitrios Antonakos, Michael Gourzis, Aggelos Benopoulos, Georgios Peristeris, Konstantinos Vavaletskos (until 1/7/2021), Emmanuel Vrailas (until 1/7/2021), Emmanuel Moustakas, Georgios Perdikaris, Apostolos Tamvakakis, Gagik Apkarian, Spyridon Capralos, Penelope Lazaridou, Athanasios Skordas (until 1/7/2021 and from 19/7/2021), Dimitrios Afentoulis (from 1/7/2021), Konstantinos

Lamprou (from 19/7/2021), Aikaterini Delikoura (from 1/7/2021) and Sofia Staikou (from 1/7/2021).

The General Assembly following a special voting by name approves of the overall management for the year 2021, by the Members of the Board.

ITFM 4:

Discharge of the Chartered Auditor from any relevant liability or compensation deriving from the exercise of her duties during fiscal year 2021.

The Board of Directors shall propose to the Shareholders to vote on the discharge of the Auditor Ms. Dimitra Pagoni from any liability or compensation deriving from the exercise of her duties for fiscal year 2021.

The General Assembly, through a special roll call voting, discharges the Auditor from any relevant liability or compensation deriving from the exercise of her duties during fiscal year 2021 withvotes.

ITEM 5:

Discussion and voting on the Remunerations Report in accordance with article 112 of law 4548/2018 for the year 2021.

Following recommendation of the Remunerations Committee to the Board of Directors, the Remuneration Report in relation to the members of the Board of Directors of the Company for the fiscal year 2021 is submitted to the General Assembly for discussion and advisory voting in accordance with article 112 of Law 4548/2018. The Remuneration Report submitted for discussion and voting was made available to the shareholders and is posted on the Company's website. https://www.gekterna.com/investor-relations/shareholders-meetings/

The General Assembly approves with votes, the Remuneration Report for the fiscal year 2021.

ITEM 6:

Election of one Regular and one Deputy Certified Auditor, members of the Body of Chartered Auditors Accountants, for auditing fiscal year 2022, and determination of their fees.

The Board of Directors will propose, following relevant recommendation by the Audit Committee, the election of the auditing firm GRANT THORNTON, for the audit of the Company and Consolidated Financial Statements of 2022 with fees based on the ones paid for the year 2021 as may be adjusted depending on the audit requirements.

The General Assembly approves withvotes, the proposal and decides on the election of the auditing firm GRANT THORNTON, for the audit of the Company and Consolidated Financial Statements of 2022 with fees based on the ones paid for the year 2021 as may be adjusted depending on the audit requirements.

ITEM 7:

Submission by the independent Board members of their report to the Shareholders' General Assembly, pursuant to article 9 par. 5 of law 4706/2020.

The report of the Independent Board Members, is included in the documents available to the investors and is posted on the Company's website https://www.gekterna.com/investor-relations/shareholders-information/shareholders-meetings/

ITEM 8:

Increase of the share capital of the Company with capitalization of reserves by increasing the nominal value of the share by \in 0.12 and at the same time by respectively decreasing the nominal valued of each share resulting in the decrease of the share capital of the Company by the amount of \in 12,410,794.00 and return of cash to the Shareholders. Amendment of par. 1 of article 5 of the Articles of Association.

The Board of Directors proposes the increase of the share capital of the Company by the amount of € 12,410,794.00 by capitalizing part of the special share premium reserve and increasing the nominal value of the share from € 0.57 to 0.69 and simultaneously reducing the share capital by the amount of € 12,410,794.00 by reducing the nominal value of each share from € 0.69 to € 0.57, and the return of the amount of the reduction, € 0.12 per share, to the Shareholders.

It is noted that there are no creditors of the Company who have overdue receivables, since the Company timely fulfills its obligations, while the corporate assets that will remain after the reduction are sufficient to satisfy the creditors of the Company, as required by article 30 of law. 4548/2018.

At the same time, it is proposed to add the following text to paragraph 5 of article 5 of the Articles of Association: "By the decision of the Ordinary General Assembly of the Shareholders dated 28^{th} of June 2022, it was decided to increase the share capital of the Company by the amount of twelve million four hundred ten thousand seven hundred ninety four euros (£ 12,410,794.00) with a capitalization of part of the special share premium reserves and increasing the nominal value of each share from fifty seven euro cents (0.57 $\[\in \]$) to sixty nine euro cents (£ 0.69) and at the same time reducing the share capital of the Company by the amount of twelve million four hundred ten thousand seven hundred ninety four euros (£ 12,410,794.00) by reducing the nominal value of each share from sixty nine euro cents (0.69 $\[\in \]$) to fifty seven euro cents (0.57 $\[\in \]$) and the return of the amount of this reduction to the shareholders. Thereafter, the share capital of the Company amounts to a total of fifty-eight million nine hundred fifty-one thousand two hundred seventy-five euros and eighty-seven cents (£ 58,951,275.87) and is divided into one hundred three million four hundred twenty-three thousand nine hundred one (103,423,901) common registered voting shares, with a nominal value of fifty-seven euro cents (€ 0.57) each."

Finally, the Board of Directors proposes that the Board of Directors be given the authority to undertake all relevant procedures for the implementation of the decision.

The General Meeting with votes approves of the proposal and decides the increase and the reduction of the share capital of the Company as presented above and grants the authorization to the Board of Directors to undertake all the relevant procedures for the implementation of this decision.

The Articles of Association with the proposed highlighted amendment are posted on the Company's website

 $\underline{\text{https://www.gekterna.com/investor-relations/shareholders-information/shareholders-meetings/}$

ITEM 9:

Various announcements, approvals and discussion about matters of general interest.

The Management informs the Shareholders about the recent developments and about the progress in the activities of the Company.

Required quorum for decision making on the above 1-7 items of the agenda: **20% of the share capital**

Required majority: 50% +1 vote

Required quorum for decision making on the above 8 item of the agenda: **50% of the share**

capital

Required majority: 2/3 of the share capital present in the meeting