## INSTRUMENT OF PROXY TO PARTICIPATE IN THE ORDINARY GENERAL MEETING OF SHAREHOLDERS OF AUTOHELLAS TOURISM AND TRADING COMPANY SA(HERTZ) ON THE 17<sup>th</sup> MAY 2017

The undersigned shareholder of Autohellas Tourism and trading Company SA(Hertz) (the company) :

NAME / COMPANY NAME:	
ADDRESS / REGISTERED OFFICE :	
ID NUBER / REG.NUMBER:	
NUMBER OF SHARES:	/ or total number of shares and voting rights
that I will possess on record date <sup>1</sup>	
DSS REGISTER NO:	
ACCOUNT NUMBER:	
NAME OF LEGAL REPRESENTATIVE <sup>2</sup> :	

## **Hereby** authorize

Mr. / Ms. 1. [*Name, address, Id No*] 2. [*Name, address, Id No*] 3. [*Name, address, Id No*] (Hereinafter called Proxy / ies)

[All acting jointly/ individually and without collaboration, hence in case of attendance in the Annual General Meeting of more proxies than one, the first one supersedes the second and third, the second supersedes the third etc.]<sup>3</sup>

**To represent me** on the company's following Annual General Meeting on the 17<sup>th</sup> May 2017, Wednesday at 13.00 in the company's registered offices in Kifissia Attica, 31 Viltanioti Str, as well as in any repeat Annual General Meetings and in more detail on the 1<sup>st</sup> repeat shareholders meeting on the 7<sup>th</sup> June 2017, Wednesday at 13.00 in the company's registered offices in Kifissia Attica, 31 Viltanioti Str, or the 2<sup>nd</sup> repeat annual shareholders meeting on the 19<sup>th</sup> June 2017 Monday at 13.00 in the company's registered offices in Kifissia Attica, 31 Viltanioti Str, or the 2<sup>nd</sup> repeat annual shareholders meeting on the 19<sup>th</sup> June 2017 Monday at 13.00 in the company's registered offices in Kifissia Attica, 31 Viltanioti Str,

And vote on my behalf for the aforementioned number of shares which I hold / or legally represent<sup>4</sup>, as follows for the agenda :

<sup>&</sup>lt;sup>1</sup> The shareholder <u>must</u> decide on whether shareholder will represent him for the total number of shares or for a certain part of the shares.

<sup>&</sup>lt;sup>2</sup> Legal entities only.

<sup>&</sup>lt;sup> $^3$ </sup> This reference is required only in cases of more than one proxy. In this case the shareholder <u>must</u> decide if the proxies will act jointly or individually. The shareholder must choose depending on the legal status

<sup>&</sup>lt;sup>4</sup> The shareholder must choose depending on the legal status

Agenda	FOR	AGAINST	At the Proxy's discretion <sup>5</sup>
1. Submission and approval of the Company's annual financial statements for the fiscal year which ended on 31.12.2016, the Company's consolidated financial statements, the management report by the board of directors and of the audit certificate by the Company's statutory auditor- accountant on the Company's financial statements and activities for the fiscal year which ended on 31.12.2016.			
2. Discharge of the members of the board of directors and of the statutory auditors of the Company from any liability for their activity during the fiscal year ended on 31.12.2016.			
3. Election of statutory auditors for the fiscal year 2017 (1.1.2017 - 31.12.2017) and determination of their fees.			
4. Approval of the remuneration of the members of the board of directors and pre-approval of remuneration for the fiscal year 2017.			
5. Approval of proposed earnings distribution.			
6. Transaction approval with an affiliate entity in accordance to article 23a Law 2190/1920.			

<sup>&</sup>lt;sup>5</sup> Shareholders who decide that their proxy will act on their discretion is obliged to check if an announcement has to be made from his side in accordance to law 3556/2007.

Please forward to the company's Investor Relations department by Fax (+30 210 6264039 or by post to Investor relations Department , 31 Viltanioti str 145 64 , Kifissia, Athens, Greece

7. Increase of the number of members of the Board of Directors and amendment of article 6 of the company's Article of Incorporation.		
8. Election of a new Board of Directors.		
9. Approval of prior year payments for the absorbed companies.		
10. Other matters and announcements		

This instrument is not valid if I recall it in written at least three (3) days prior to the Annual General Meeting.

[*Place*], \_\_/\_\_/2017

The Shareholder

[signature & name & stamp (for legal representatives]<sup>6</sup>

<sup>&</sup>lt;sup>6</sup> Legislation of the above signatures by the Hellenic Police or by a Citizen Service Centre is required if the shareholders do not submit this instrument in person.

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