## **PROXY**

## FOR THE ANNUAL GENERAL MEETING OF THE SHAREHOLDERS OF SUNRISEMEZZ PLC, ON 12 JULY 2023

The undersigned Shareholder of SUNRISEMEZZ PLC

Name / Company Name	
Address / Registered Office	
Identity card number/Company's Register Num.	
Mobile Phone Number	
email	
DSS Investor Share No (Athex)	
Number of shares/voting rights	□ For the total number for which I will have a voting right on the Record Date, as this is stated in the Invitation to the AGM. □/(exact number of shares)
Name of the legal entity's representative who signs the form (completed by legal entities only)	

hereby authorize, empower and direct (1), (2), (3)

□ 1. Mrs. Nayia Morphi

<u>Note:</u> The above is director of the Company. In case your proxy is the above (under 1) and no specific written voting instructions are given (i.e. by marking the appropriate box «For»/ «Against»), the proxy will have to abstain.

<ul><li>2</li></ul>	
Email	and
Mobile Phone Number	

<u>Note:</u> In case your proxy is the abovementioned under (2) and no specific voting instructions are provided, your proxy will vote as s/he thinks fit. In case your proxy be a member of the BoD or an employee of the Company and no specific written voting instructions are given (i.e. by marking the appropriate box «For»/ «Against»), the proxy will have to abstain.

<u>Note</u>: Please fill in the mobile phone number of your hereinabove (under 2) proxy, in order for him to receive a unique (personal) participation password, enabling the participation remotely in real time via teleconference in the Annual General Meeting of shareholders of the Company. If not provided, participation in the Annual General Meeting will not be possible. In case your proxy is the abovementioned under 1, there is no need to fill in any mobile phone number.

¹ Please select up one (1) proxy by marking the appropriate box 1- with a √ or add your proxy under 2. If more are selected, the first one will be deemed to have been appointed.

<sup>&</sup>lt;sup>2</sup> The proxy could be either a natural person or a legal entity.

<sup>&</sup>lt;sup>3</sup> Relevant information on voting by proxy is included in the Invitation of the Annual General Meeting.

Delete as appropriate.

<sup>&</sup>lt;sup>5</sup> Please mark the appropriate box with a  $\sqrt{.}$ 

	FOR	AGAINST	ABSTAIN
ALL ITEMS ON THE AGENDA			

or:

	ITEMS ON THE AGENDA	FOR	AGAINST	ABSTAIN
1	Approval of the Company's Financial Statements for the year ending on 31 December 2022.			
2	Re-election / election of members of the board for a three-year term.			
3	Approval of the remuneration of the Directors.			
4	Appointment of Baker Tilly as auditors until the next Annual General Meeting.			
5	Authorization to the Board of Directors to determine the auditors' remuneration.			
6	Reduction of the Company's share capital by EUR EUR 10.503.085,0260 (ten million five hundred and three thousand eighty-five Euro and 0260/1000 Cents), by reducing the nominal value of the entire shares from EUR 0,1400 each to EUR 0,0812 each. Authorising the Board of Directors to execute the resolution / approval in this respect.			

Any revocation of this proxy will be valid if it has been notified to the Company, either in a hard copy form at the Investors Information Services Division (Mitropoleos 9, Athens, tel. +30 210 3739301 and +302103335039, or electronically to the e-mail address <a href="mailto:register@sunrisemezz.com.cy">register@sunrisemezz.com.cy</a>, at least forty eight (48) hours before the relevant date of the Annual General Meeting.

	Place and date:	
(name/surname)	_	(signature)