

EXTRAORDINARY GENERAL MEETING

Friday, September 15th, 2023, at 12:00 p.m.

at the registered seat of the Company at Maroussi, Attica, 37A Kifissias Avenue, 151 23 (within Golden Hall)

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1. Invitation to the General Meeting of the Shareholders

«LAMDA DEVELOPMENT HOLDINGS

AND REAL ESTATE DEVELOPMENT SOCIETE ANONYME»

S.A. Reg. No. 3039/06/B/86/28
General Commercial Registry (GEMI) No. 003379701000

INVITATION

TO THE EXTRAORDINARY MEETING OF THE SHAREHOLDERS

Pursuant to Law 4548 / 2018 «Reform of the law of Sociétés Anonymes» as in force today and under article 16 of the Company's Articles of Association, the Board of Directors of the Société Anonyme under the company name «LAMDA Development – Holdings and Real Estate Development Société Anonyme» (hereinafter the «Company»), hereby convenes the Shareholders of the Company to an Extraordinary General Meeting on Friday, September 15th, 2023, at 12.00 p.m., at the registered office of the Company at Maroussi, Attica, 37A Kifissias Avenue, 151 23 (within Golden Hall), in order to discuss and decide upon the following items on the agenda:

ITEMS ON THE AGENDA

- 1. Approval (a) of the Draft Demerger Agreement regarding the common demerger of the company «LAMDA OLYMPIA VILLAGE Single-Member Société Anonyme for Real Estate Development and Management» with distinctive title «L.O.V. S.M.S.A» via absorption by the Company and the company «LAMDA MALLS SERVICES AND REAL ESTATE DEVELOPMENT SOCIETE ANONYME» with distinctive title «LAMDA MALLS S.A.» and incorporation of a new company, (b) of the Transformation Balance Sheet of the company «LAMDA OLYMPIA VILLAGE Single-Member Société Anonyme for Real Estate Development and Management» with distinctive title «L.O.V. S.M.S.A» dated 31.12.2022, (c) of the Valuation Report of the assets (assets and liabilities) of the company «LAMDA OLYMPIA VILLAGE Single-Member Société Anonyme for Real Estate Development and Management» with distinctive title «L.O.V. S.M.S.A» dated 19.07.2023, pursuant to Article 17 of Law 4548/ 2018, as in force.
- 2. Approval of the common demerger of the company «LAMDA OLYMPIA VILLAGE Single-Member Société Anonyme for Real Estate Development and Management» with

distinctive title «L.O.V. S.M.S.A» via absorption by the Company and by the company «LAMDA MALLS SERVICES AND REAL ESTATE DEVELOPMENT SOCIETE ANONYME» with distinctive title «LAMDA MALLS S.A.», and incorporation of a new company, pursuant to the provisions of articles 55 par. 4, 75, 59-74 and 83-87 of Law 4601/2019 on corporate transformations, the provisions of Law 4548/2018 and the provisions of article 54 of Law 4172/2013 in conjunction with article 61 of Law 4438/2016, as in force.

- 3. Approval of all to date acts, actions and declarations of the Board of Directors and of the Company's representatives or proxies for the purposes of the common demerger of the company «LAMDA OLYMPIA VILLAGE Single-Member Société Anonyme for Real Estate Development and Management» with distinctive title «L.O.V. S.M.S.A».
- 4. Approval of the articles of association of the new (beneficiary) société anonyme that will be incorporated as a 100% subsidiary of the Company, as a result of the common demerger of the company «LAMDA OLYMPIA VILLAGE Single-Member Société Anonyme for Real Estate Development and Management» with distinctive title «L.O.V. S.M.S.A».
- 5. Appointment of a Company representative for the signing of the notarial deed of the Demerger.
- 6. Other items and announcements.

If there is no quorum present in the scheduled (pursuant to the above) Extraordinary General Meeting as required for the decision-making process on the items of the Agenda, an Adjourned Extraordinary General Meeting shall convene on Thursday, 21.09.2023, at 12.00 p.m., at the Company's registered seat.

It is noted that shareholders are entitled to participate, all or some of them, if they wish so, in the Extraordinary General Meeting of the Company remotely, in real time, via teleconference, pursuant to article 19 par. 5 of the Company's Articles of Association and article 125 of Law 4548/2018. Instructions for the participation of shareholders in the Extraordinary General Meeting via teleconference are provided further below.

Right of Attendance and Voting in the General Meeting

Entitled to participate and vote in the General Meeting of September 15th, 2023, or in the adjourned meeting as the case may be, is any Shareholder that as of September 10th, 2023 (the «Record Date»), i.e., on the beginning of the fifth (5th) day before the date of the General Meeting, appears as holder of the Company's ordinary registered shares in the

accounts of the Dematerialized Securities System (DSS) administered by the «Hellenic Central Securities Depository Société Anonyme» (the «HCSD»). The Record Date applies also in case of an adjourned meeting as per above.

Proof of shareholder's status is evidenced by HCSD by electronic means via direct electronic connection of the Company with the DSS files. Therefore, the Shareholders do not have to produce a written certificate from HCSD to vote in the General Meeting. A Shareholder may participate in the General Meeting through confirmations or notices of Articles 5 and 6 of Regulation (EU) 2018/1212, which are provided by the intermediary, except if the General Meeting refuses said participation for good reason which justifies this refusal in line with the applicable provisions (art.19 par. 1 L. 4569/2018, art. 124 par. 5 L. 4548/2018).

As shareholder entitled to participate and exercise their voting right against the Company at the General Meeting is considered any person registered, on the Record Date, in the records of the Dematerialized Securities System (DSS) of the Société Anonyme «HELLENIC CENTRAL SECURITIES DEPOSITORY S.A.» (HCSD) or any person identified as such based on the relevant date through registered intermediaries or other intermediaries, in line with the legislative provisions (L. 4548/2018, L. 4569/2019, L. 4706/2020 and Regulation (EU) 2018/1212), as well as the Rulebook of the Hellenic Central Securities Depository (Government Gazette B/1064/10.03.2022).

The exercise of said rights does not presuppose that the shareholders' shares are blocked or any other similar procedure which limits the possibility to sell and transfer these during the period between the Record Date and the General Meeting.

Each ordinary registered share provides one voting right.

Participation and Voting Procedure at the General Meeting via Teleconference

The Company enables shareholders, if they wish so, to participate in the Extraordinary General Meeting of September 15th, 2023, as well as any adjourned meeting or reconvention thereof, via teleconference, pursuant to article 19 par. 5 of the Company's Articles of Association and article 125 of Law 4548/2018.

Shareholders who wish to participate and vote at the Extraordinary General Meeting of September 15th, 2023 or at any adjourned meeting thereof, remotely in real time via teleconference, without their physical presence, they or their proxy, are required to set up and use an electronic account in the electronic platform that has been developed by the Athens Exchange Group S.A. to provide remote General Meeting services, in real-time, via teleconference to listed companies on the website https://axia.athexgroup.gr/.

The online platform is provided by the company «Hellenic Central Securities Depository S.A.» (HCSD), while the ZOOM Meeting service provided by Zoom Video Communications Inc. is used for the video conference.

To access the electronic platform a personal computer, a smartphone or a tablet is required, with a browser installed, and internet access. For a shareholder or his/her proxy to create an account in the electronic platform above, a valid electronic mail (email) address and a mobile phone number of said shareholder or his/her proxy are required.

In case that upon entering the electronic platform, the above data, entered by the shareholder, are not identical with the data that have been registered in the Dematerialized Securities System or with the data that have been notified to the Company by «Hellenic Central Securities Depository S.A.» in the context of shareholder identification facilitation services at remote General Meetings provided to issuers in accordance with Part 3 of decision no. 8 of the Board of Directors of the Hellenic Central Securities Depository S.A., "Technical terms and procedures for the provision of the Registry, Corporate and Other Related Actions Service", the shareholder shall notify and/or update his above details, in order to create the account.

To this end, shareholders are kindly requested to contact the Operator of the Securities Account in the DSS or any other intermediary, who provides custody services for the shareholder's shares to notify and/or update their valid e-mail address (e-mail) and their mobile phone number for identification purposes.

Further instructions for participation in the General Meeting via teleconference will be posted on the Company's website. For any questions and information shareholders may contact the Company's Shareholders Services Department via email at ir@lamdadev.com or at +30 210 745 0600, daily, during working days and hours. Furthermore, from the publication of this invitation until closure of the General Meeting, information and support will be provided to the shareholders and their proxies at +30 210 3366576, or via e-mail at athexagmteam@athexgroup.gr.

At the date of the Extraordinary General Meeting, in order to participate in its works via teleconference, the shareholders shall log in on time through the Internet Platform, at least fifteen minutes (15') prior to the commencement of the General Meeting, announced in the Invitation, and state the number of voting rights with which they will participate and vote in the General Meeting and, if they wish to, amend it (to a smaller number).

The shareholders who will participate in the Extraordinary General Meeting via teleconference in real time, are considered for the formation of the quorum and the

majority and will be able to effectively exercise their rights during the General Meeting.

Therefore, the shareholders will be able:

- a) to attend the General Meeting through electronic or audio-visual means,
- b) to speak and address the General Meeting orally during the General Meeting, while at the same time through the online platform they will be able:
- c) to vote in real time during the General Meeting on the items of the agenda,
- d) to receive information on the registration of their vote.

Participation and Voting procedure by proxy.

The shareholder participates in the General Meeting and votes therein either in person or by proxies. Subject to participation in the Extraordinary General Meeting by proxy via teleconference, each shareholder may appoint up to three (3) proxies and legal persons/shareholders may appoint up to three (3) natural persons as their proxies. In case that a shareholder holds shares of the Company, recorded in more than one securities account, such shareholder may appoint different proxies for the shares recorded in each securities account. A proxy acting on behalf of more than one shareholder may vote differently for each shareholder.

Especially for the shareholders who wish to participate in the General Meeting or any adjourned Meeting thereof remotely by proxy, in real time, it is noted that each shareholder or the Operator of the Securities Account in the DSS or any other intermediary, who provides custody services for the shareholder, through which its shares are held, shall be able to appoint up to one (1) proxy, the appointment of whom shall be made at least forty eight (48) hours prior to the date of the General Meeting (namely no later than 13.09.2023 at 12:00 p.m. for the initial General Meeting and no later than 19.09.2023 at 12:00 p.m. for the Adjourned).

Proxy forms for the appointment of proxies for the participation in the General Meeting, both in person and via teleconference, where applicable, shall be available for the shareholders a) on paper at the headquarters of LAMDA DEVELOPMENT S.A., (37^A Kifissias Avenue, Maroussi, 151 23, tel.: 210 7450600, fax: 210 7450645) and b) in electronic form on the Company's website as part of the informational material for the Extraordinary General Meeting of September 15, 2023, the following address at www/lamdadev.com/investors-information/general-meetings-information-bulletins.

The above form is either submitted completed and signed at the above address of the Company with a certified signature by a competent public authority, or sent digitally signed using a qualified certificate, via e-mail to <u>ir@lamdadev.com</u> email address at least forty-eight (48) hours prior to the date of the General Meeting.

In case of appointment of a proxy for participation in the Extraordinary General Meeting remotely, in real time, via teleconference, upon receipt of the authorization credentials by the Company, and based on the email address and the mobile phone number of the representative or proxy, as stated in the proxy or representative appointment form, an account in the electronic platform is created by the Company for the proxy or representative, who will be notified via email in order to activate the account and be able to exercise the shareholder's rights as mentioned above.

The proxy is obliged to disclose to the Company, prior to the commencement of the General Meeting, any fact, that may be useful to the shareholders in assessing the risk of the proxy serving interests other than those of the shareholder.

A conflict of interest may arise particularly when the proxy is:

- a) a shareholder, controlling the Company, or any other legal person or entity, controlled by said shareholder;
- b) a member of the Board of Directors or of the general management of the Company or of the shareholder controlling the Company or another legal person or entity controlled by a shareholder controlling the Company;
- c) an employee or auditor of the Company or of a controlling shareholder or of another legal person or entity, controlled by a shareholder controlling the Company;
- d) a spouse or first-degree relative of one of the natural persons referred to in cases (a) to(c).

The appointment and revocation or replacement of the proxy or representative shall be made in writing or by electronic means submitted to the Company at least forty-eight (48) hours prior to the date set for the General Meeting. The notification of the appointment and the revocation or replacement of a proxy by electronic means shall be made via e-mail to the e-mail address indicated in the Invitation of the General Meeting or, in the case of shareholders identified through intermediaries, through the confirmations or notifications referred to in Articles 5 and 6 of Regulation (EU) 2018/1212 as provided by intermediaries.

Minority Shareholders Rights

- 1. Shareholders representing one twentieth (1/20) of the paid-up share capital of the Company may request:
- a) the inclusion of additional items in the agenda of the General Meeting, upon their request, which shall reach the Board of Directors at least fifteen (15) days prior to the General Meeting, accompanied by a justification or a draft decision for approval by the General Meeting.
- b) for draft decisions on items included in the initial or any revised agenda to be made available to the shareholders, pursuant to paragraph 3 of article 123 of Law 4548/2018, at least six (6) days prior to the General Meeting, upon their request, which shall reach the Board of Directors at least seven (7) days prior to the General Meeting.
- 2. Any shareholder may request, upon application submitted to the Company at least five (5) full days prior to the General Meeting, the provision by the Board of Directors to the General Meeting of specific information on the Company's affairs, to the extent that these are relevant to the items on the agenda. Within the same deadline, the right provided for paragraph 6 (c) of article 141 may also be exercised, provided that the relevant application is submitted by shareholders representing one twentieth (1/20) of the Company's paid-up share capital.
- 3. Shareholders representing one tenth (1/10) of the paid-up share capital of the Company are entitled to request, upon application submitted to the Company at least five (5) full days prior to the General Meeting, the provision by the Board of Directors to the General Meeting of information on the course of corporate affairs and the state of the Company's assets.
- 4. Pursuant to article 23 par. 2 of the Articles of Association: «Upon request of shareholders that represent at least 10% or more of the Relevant Equity Shares¹ as well as of the Minority Shareholder², provided that the latter holds at that time at least 10% or more of the Relevant Equity Shares, which (request) is submitted to the Company within the timeframe of Article 141 par. 6 of Law 4548/2018, the Board of Directors is obliged to provide the General Meeting with the following information: (a) non-confidential information regarding any event or development that occurs within the Company or which comes to the attention of the Company and which could reasonably be expected to cause a material change to the Group's affairs or the ceasing of operation of any material operating subsidiaries, lead to the de-listing of the shares of the Company and/or

¹ As stated in paragraph 12 of article 10 of the Articles of Association.

² As stated in paragraph 11 of article 10 of the Articles of Association.

transformation of the Company into a private company or make the Company unable to perform its material obligations relating to the acquisition of 12.83% of the share capital of the Company by the Minority Shareholder on 21.12.2017; and (b) material details of any formal third party written offer or approach (coming to the attention of the Board of Directors) which might reasonably be expected to lead to any sale or disposal or a series of sales or disposals by the shareholder Consolidated Lamda Holdings S.A. (and/or by persons who constitute entities affiliated to said shareholder) of securities (including shares, preferred shares, any convertible equity securities as well as rights to acquire or convert into shares and/or shareholder loans) that exceed in aggregate 5% of the securities issued from time to time by the Company or by any holding company, in which the share capital structure of the Company is replicated in all material respects, to any third party that is not an affiliate entity with such shareholder (or does not constitute a shareholder, partner, representative or agent of such affiliated entity established in any jurisdiction directly or indirectly with the purpose to hold such shares for it or another affiliated company) such sale or series of sales being completed through transfer of legal ownership against consideration during any twelve (12) month period starting on 03.07.2014 or any successive twelve month period, unless in the case of a bona fide sale on an arm's length basis by a securities holder where such holder holds those securities solely as collateral for any loan, credit, claim or liability properly granted on an arm's length basis.».

Available Documents and Information

The full text of the documents to be submitted to the General Meeting and the draft resolutions on each item of the agenda are available in printed form at the headquarters of the company LAMDA DEVELOPMENT S.A., (37^A Kifissias Avenue, Maroussi 151 23, tel.: +30 210 7450600, fax: +30 210 7450645) whereby shareholders can obtain copies. All the above documents, including this Invitation, the total number of current shares and voting rights, detailed information on minority rights and the terms of their exercise as well as the forms for proxy voting are available in electronic form on the Company's website (www.lamdadev.com).

For any information, major shareholders may contact the Company's Shareholder Services

Department at +30 210 7450600 or via email at ir@lamdadev.com.

Maroussi, 25.08.2023

The Board of Directors

2. Draft resolutions of the Board of Directors

ITEMS OF THE AGENDA

1. Approval (a) of the Draft Demerger Agreement regarding the common demerger of the company «LAMDA OLYMPIA VILLAGE Single-Member Société Anonyme for Real Estate Development and Management» with distinctive title «L.O.V. S.M.S.A» via absorption by the Company and the company «LAMDA MALLS SERVICES AND REAL ESTATE DEVELOPMENT SOCIETE ANONYME» with distinctive title «LAMDA MALLS S.A.» and incorporation of a new company, (b) of the Transformation Balance Sheet of the company «LAMDA OLYMPIA VILLAGE Single-Member Société Anonyme for Real Estate Development and Management» with distinctive title «L.O.V. S.M.S.A» dated 31.12.2022, (c) of the Valuation Report of the assets (assets and liabilities) of the company «LAMDA OLYMPIA VILLAGE Single-Member Société Anonyme for Real Estate Development and Management» with distinctive title «L.O.V. S.M.S.A» dated 19.07.2023, pursuant to Article 17 of Law 4548/2018, as in force.

The Company's Board of Directors approved on 27.07.2023 the draft demerger agreement of the 100% subsidiary company under the corporate name «LAMDA OLYMPIA VILLAGE Single-Member Société Anonyme for Real Estate Development and Management» with distinctive title «L.O.V. S.M.S.A» via absorption and incorporation of a new company (the «**Draft Demerger Agreement**»), pursuant to the provisions of paragraph 4 of article 55 and of articles 75, 59-74 and 83-87 of Law 4601/2019 (on corporate transformations), of Law 4548/2018 (on societe anonymes) and the provisions of article 54 of Law 4172/2013 in conjunction with article 61 of Law 4438/2016, as in force (the «**Demerger**») and in this context recommends to the present General Assembly the approval of the said Demerger, in accordance with the relevant provisions.

Specifically:

The Board of Directors of the companies involved in said Demerger, at their meeting held on 31.05.2023, decided to initiate the common demerger procedure of the 100% subsidiary company under the corporate name «LAMDA OLYMPIA VILLAGE Single-Member Société Anonyme for Real Estate Development and Management» with distinctive title «L.O.V. S.M.S.A» (the «Demerged») via absorption by the Company (the «Beneficiary A by Absorption») and by the company «LAMDA MALLS SERVICES AND REAL ESTATE DEVELOPMENT SOCIETE ANONYME» with distinctive title «LAMDA MALLS S.A.» (the «Beneficiary B by Absorption») and incorporation of a new company.

The Demerger will take place through the transfer of part of the assets of the Demerged Company to Beneficiary A by Absorption, the transfer of part of the assets and liabilities of the Demerged Company to Beneficiary B by Absorption and the transfer of part of the assets and liabilities of the Demerged Company to a new company incorporated for this purpose and will be based on the assets and liabilities of the Demerged Company, as included in the transformation balance sheet of the Demerged Company dated 31.12.2022 drafted for the purpose of this Demerger (the **«Transformation Balance Sheet»**), as that date was set at the same meeting of the Boards of Directors of the Demerged Company, the Company and the Beneficiary B by Absorption dated 31.05.2023.

Specifically, the Demerger will be implemented:

- (a) by transfer of part of the assets of the Demerged Company related to its investment, i.e. its participation by the percentage of 31.7% in the Beneficiary B by Absorption, to the Company, via absorption by the latter (the **«Corporate Contribution A»**);
- (b) by transfer of part of the assets and liabilities of the Demerged Company related to its investments, on the one hand, in the limited liability company under the corporate name «Athens Outlet Village Single Member Limited Liability Company» and with distinctive title «Designer Outlet Athens MEPE», and on the other hand in the foreign company «LOV LUXEMBOURG S.à R.L.», which has been incorporated and operates under the laws of Luxembourg, and in particular of (aa) the 100% and 50% holdings that the Demerged Company holds in the companies «Designer Outlet Athens MEPE» and «LOV LUXEMBOURG S.à R.L.» respectively, (bb) the loans it has granted to the aforementioned companies, (cc) cash of an amount equal to the liabilities under (dd) below, and (dd) liabilities to the company «MGE Hellenic Investment SaRL», which is the previous partner of the company «Designer Outlet Athens MEPE», to the Beneficiary B by Absorption, via absorption by the latter (the «Corporate Contribution B»), and
- (c) by transfer of part of the assets and liabilities of the Demerged Company mainly related to the overall activity of the operating branch of the shopping center named "The Mall Athens" (35 Andrea Papandreou str., Maroussi 15122), as well as all the totality of the obligations and legal relations of the Demerged Company with respect to bank loans (including bond loans) or credits (the «Corporate Contribution C»), to a new, incorporated for this purpose, société anonyme under the corporate name «THE MALL ATHENS REAL ESTATE DEVELOPMENT AND MANAGEMENT SINGLE-MEMBER SOCIETE ANONYME» and the distinctive title «THE MALL ATHENS S.M.S.A», which will have registered seat in the Municipality of Maroussi, Attica, at 37A Kifissias Avenue, Maroussi 151 23 (within Golden Hall) (the «Beneficiary by Incorporation»).

Furthermore, at their abovementioned meeting of 31.05.2023, the Boards of Directors of the Demerged Company, the Company and the Beneficiary B by Absorption appointed the independent audit firm «KPMG AUDITING SOCIETE ANONYME» with registered office at 44 Syggrou Avenue, Athens, with ACCA Reg. No. 186 to (a) carry out a valuation of the value of all assets (assets and liabilities) of the Demerged Company as these are divided into three parts, in accordance with the allocation described in the Transformation Balance Sheet and transferred to each of the Beneficiary Companies, and draft the relevant report for the purposes of the Demerger, pursuant to article 17 of Law 4548/2018 and for the purposes of article 54 of Law 4172/2013 in conjunction with article 61 of Law 4438/2016, as in force (the «Valuation Report») and (b) to review the terms of the Draft Demerger Agreement pursuant to articles 62 and 10 of Law 4601/2019, as in force, and draft the corresponding expert report (the «Expert Report»).

In the context of the Demerger, the Board of Directors of the Company, at its meeting dated 27.07.2023, approved (a) the draft demerger agreement via absorption and incorporation of a new company together with its annexes, namely the Transformation Balance Sheet and the Valuation Report (the «**Draft Demerger Agreement**»), which, after being signed by the persons authorized for this purpose on the same date, was registered, in accordance with article 60 of Law 4601/2019, in the Company's profile in the General Commercial Registry (GEMI) on 01.08.2023 with a Registration Code Number (K.A.K.) 3730240, as it derives from the announcement of the GEMI Service of the General Secretariat for Trade & Consumer Protection under protocol no. 3011866/01.08.2023, and (b) the detailed written report of the Board of Directors of

the Company to its shareholders, in accordance with article 61 of Law 4601/2019, which explains and justifies from a legal and economic point of view the Draft Demerger Agreement, and which was registered in the Company's profile with the General Commercial Registry (GEMI) on 01.08.2023 with a Registration Code Number (K.A.K.) 3730209, as it derives from the announcement of the GEMI Service of the General Secretariat for Trade & Consumer Protection under protocol No. 3011840/01.08.2023.

From the date of the above publication of the Draft Demerger Agreement and to date, no creditor of the Company has appeared to request guarantees, in accordance with the provisions of article 65 of Law 4601/2019.

The above audit firm «KPMG AUDIT SOCIETE ANONYME», taking into account the Transformation Balance Sheet with reference date 31.12.2022, submitted the Valuation Report of the total assets (assets and liabilities) of the Demerged Company dated 19.07.2023, which, pursuant to the provisions of Law 4601/2019 and article 17 of Law 4548/2018, was registered with the General Commercial Registry (G.E.MI) in the Company's profile on 28.07.2023 with a Registration Code Number (K.A.K.) 3728008, as per the announcement of the GEMI Service of the General Secretariat for Trade & Consumer Protection under protocol no. 3010141/28.07.2023. The same audit firm also submitted the Expert Report on the Draft Demerger Agreement dated 19.07.2023, in accordance with articles 62 and 10 of Law 4601/2019, which was registered in the Company's profile in the General Commercial Registry (GEMI) on 01.08.2023 with a Registration Code Number (K.A.K.) 3730159, as per the announcement of the GEMI Service of the General Secretariat for Trade & Consumer Protection under protocol No. 3011784/01.08.2023.

On 04.08.2023, a corporate announcement was published on the Company's website as well as on the website of the Athens Exchange Group regarding the availability of all documents related to the Demerger to the Company's shareholders on the Company's website https://www.lamdadev.com/el?option=com_content&view=article&id=6907 as well as at the Company's registered seat in Maroussi, Attica at 37A Kifissias Avenue, 151 23 (within Golden Hall), pursuant to article 63 of Law 4601/2019.

Following the above and in accordance with article 66 of Law 4601/2019, for the completion of the Demerger, the Board of Directors recommends the approval by the General Meeting of shareholders of:

- (a) the above Draft Demerger Agreement dated 28.07.2023 of the 100% subsidiary of the company under the corporate name «LAMDA OLYMPIA VILLAGE Single-Member Société Anonyme for Real Estate Development and Management» with distinctive title «L.O.V. S.M.S.A» (the **«Demerged Company»**) via absorption by the Company (the **«Beneficiary A by Absorption»**) and the company «LAMDA MALLS REAL ESTATE SERVICES AND DEVELOPMENT SOCIETE ANONYME» with distinctive title «LAMDA MALLS S.A.» (the **«Beneficiary B Absorption»**) and incorporation of a new company,
- (b) the Transformation Balance Sheet of the assets (assets and liabilities) of the Demerged Company, dated 31.12.2022,
- (c) the Valuation Report of the assets (assets and liabilities) of the Demerged Company dated 19.07.2023, with reference date the date of the Transformation Balance Sheet, i.e., 31.12.2022, which was drafted, pursuant to article 17 of Law 4548/2018, by the independent audit firm under the corporate name «KPMG AUDIT SOCIETE ANONYME» with ACCA Reg. No. 186.
- 2. Approval of the common demerger of the company «LAMDA OLYMPIA VILLAGE

Single-Member Société Anonyme for Real Estate Development and Management» with distinctive title «L.O.V. S.M.S.A» via absorption by the Company and by the company «LAMDA MALLS SERVICES AND REAL ESTATE DEVELOPMENT SOCIETE ANONYME» with distinctive title «LAMDA MALLS S.A.», and incorporation of a new company, pursuant to the provisions of articles 55 par. 4, 75, 59-74 and 83-87 of Law 4601/2019 on corporate transformations, the provisions of Law 4548/2018 and the provisions of article 54 of Law 4172/2013 in conjunction with article 61 of Law 4438/2016, as in force.

Following the above, the Board of Directors recommends to the General Meeting the approval of the common demerger of the company «LAMDA OLYMPIA VILLAGE Single-Member Société Anonyme for Real Estate Development and Management» with distinctive title «L.O.V. S.M.S.A.» via absorption by the Company and the company «LAMDA MALLS SERVICES AND REAL ESTATE DEVELOPMENT SOCIETE ANONYME» with distinctive title «LAMDA MALLS S.A.», and incorporation of a new company pursuant to the provisions of articles 55 par. 4, 75, 59-74 and 83-87 of Law 4601/2019 on corporate transformations, the provision of Law 4548/2018 as well as the provisions of article 54 of Law 4172/2013 in conjunction with article 61 of Law 4438/2016, as in force.

3. Approval of all to date acts, actions and declarations of the Board of Directors and of the Company's representatives or proxies for the purposes of the common demerger of the company «LAMDA OLYMPIA VILLAGE Single-Member Société Anonyme for Real Estate Development and Management» with distinctive title «L.O.V. S.M.S.A».

The Board of Directors recommends to the General Meeting the approval of all to date acts, actions and declarations of the Board of Directors and of the Company's representatives or proxies for the purposes of the common demerger of the company «LAMDA OLYMPIA VILLAGE Single-Member Société Anonyme for Real Estate Development and Management» with distinctive title «L.O.V. S.M.S.A».

4. Approval of the articles of association of the new (beneficiary) société anonyme that will be incorporated as a 100% subsidiary of the Company, as a result of the common demerger of the company «LAMDA OLYMPIA VILLAGE Single-Member Société Anonyme for Real Estate Development and Management» with distinctive title «L.O.V. S.M.S.A».

Following the above, the Board of Directors recommends to the General Meeting of the shareholders, together with the approval of the Draft Demerger Agreement, the approval of the articles of association of the Beneficiary by Incorporation, which will be incorporated as a 100% subsidiary of the Company, namely the single member societe anonyme under the corporate name «THE MALL ATHENS REAL ESTATE DEVELOPMENT AND MANAGEMENT SINGLE-MEMBER SOCIETE ANONYME» and the distinctive title «THE MALL ATHENS S.M.S.A» which will have its registered office at the Municipality of Maroussi, 37A Kifissias Avenue, Maroussi, 151 23 (within Golden Hall) and the articles of association of which will be included in the Notarial Deed of the Demerger (as defined below).

The full text of the Articles of Association of the Beneficiary by Incorporation «THE MALL ATHENS REAL ESTATE DEVELOPMENT AND MANAGEMENT SINGLE - MEMBER SOCIETE ANONYME», which is available to the shareholders, includes the mandatory by Law 4548/2018, as in force, contents and reflects its provisions.

5. Appointment of a Company representative for the signing of the notarial deed of the Demerger.

The Board of Directors, following its recommendations on the above items of the Agenda, recommends that the General Meeting of shareholders grants special authorization to Messrs. (a) Theodoros Gavriilidis of Alexandros and Aikaterini, resident

of Maroussi, Attica, 37^A Kifissias Avenue, holder of the under no. AB 043218 police ID card, issued by the Police Station of Psychiko on 03.02.2006 (T.I.N. 047792641, Tax Office of Psychiko), or (b) Charalampos Gkoritsas of Christos and Alexandra, resident of Maroussi, Attica, 37^A Kifissias Avenue, holder of the under no. AE 109453 police ID card, issued by the Police Station of Agia Paraskevi on 02.03.2007 (T.I.N. 074641008, Tax Office of Cholargos), or (c) Konstantina Karatopouzi of Georgios and Francis, resident of Maroussi, Attica, 37^A Kifissias Avenue, holder of the under no. ≡ 152463 police ID card, issued by the Police Station of Kalamaki on 02.12.1988 (T.I.N. 074881956, Tax Office of Kifissia), or (d) Melina - Sotiria Paizi of Georgios and Tarsia, resident of Maroussi, Attica, 37^A Kifissias Avenue, holder of the under no. AM 140342 police ID card, issued by the Police Station of Vouliagmeni on 02.06.2016 (T.I.N. 074350291, Tax Office of Glyfada), to, acting individually as representatives of the Company and on its behalf, sign the notarial deed of Demerger via absorption and incorporation of a new company (the «Notarial Deed of Demerger») as well as any other relevant document, statement, application, certificate, etc. and take any necessary or desirable action for the implementation and completion of said Demerger, including any corrections, amendments and/or additions to the above Notarial Deed of Demerger.

6. Other items and announcements.

3. Documents submitted to the General Meeting

The Articles of Association of the new company, which will be incorporated as a result of the Demerger as a 100% subsidiary of the Company, under the corporate name «THE MALL ATHENS REAL ESTATE DEVELOPMENT AND MANAGEMENT SINGLE - MEMBER SOCIETE ANONYME» and the distinctive title «THE MALL ATHENS S.M.S.A» are available to shareholders on the Company's website (www.lamdadev.com).

It is also noted that all documents relating to the Demerger have been posted on the Company's website

https://www.lamdadev.com/el?option=com_content&view=article&id=6907

4. Ballot

LAMDA DEVELOPMENT HOLDINGS AND REAL ESTATE DEVELOPMENT SOCIETE ANONYME

S. A. Reg. No. 3039/06/B/86/28 G.E.MI 3379701000

BALLOT PAPER OF THE EXTRAORDINARY GENERAL MEETING

OF 15 SEPTEMBER 2023

(and any postponement or interruption thereof)

		FOR	AGAINST	ABSTAIN
ITEM 1:	Approval (a) of the Draft Demerger Agreement regarding the			
	common demerger of the company «LAMDA OLYMPIA			
	VILLAGE Single-Member Société Anonyme for Real Estate			
	Development and Management» with distinctive title «L.O.V.			
	S.M.S.A» via absorption by the Company and the company			
	«LAMDA MALLS SERVICES AND REAL ESTATE DEVELOPMENT			
	SOCIETE ANONYME» with distinctive title «LAMDA MALLS			
	S.A.» and incorporation of a new company, (b) of the			
	Transformation Balance Sheet of the company «LAMDA			
	OLYMPIA VILLAGE Single-Member Société Anonyme for Real			
	Estate Development and Management» with distinctive title			
	«L.O.V. S.M.S.A» dated 31.12.2022, (c) of the Valuation Report			
	of the assets (assets and liabilities) of the company «LAMDA			
	OLYMPIA VILLAGE Single-Member Société Anonyme for Real			
	Estate Development and Management» with distinctive title			
	«L.O.V. S.M.S.A» dated 19.07.2023, pursuant to Article 17 of			
	Law 4548/ 2018, as in force.			

ITEM 2:	Approval of the common demerger of the company «LAMDA		
	OLYMPIA VILLAGE Single-Member Société Anonyme for Real		
	Estate Development and Management» with distinctive title		
	«L.O.V. S.M.S.A» via absorption by the Company and by the		
	company «LAMDA MALLS SERVICES AND REAL ESTATE		
	DEVELOPMENT SOCIETE ANONYME» with distinctive title		
	«LAMDA MALLS S.A.», and via incorporation of a new company		
	pursuant to the provisions of articles 55 par. 4, 75, 59-74 and		
	83-87 of Law 4601/2019 on corporate transformations, the		
	provisions of Law 4548/2018 and the provisions of article 54 of		
	Law 4172/2013 in conjunction with article 61 of Law		
	4438/2016, as in force.		
ITEM 3:	Approval of all to date acts, actions and declarations of the		
	Board of Directors and of the Company's representatives or		
	proxies for the purposes of the common demerger of the		
	company «LAMDA OLYMPIA VILLAGE Single-Member Société		
	Anonyme for Real Estate Development and Management»		
	with distinctive title «L.O.V. S.M.S.A».		
ITEM 4:	Approval of the articles of association of the new (beneficiary)		
	société anonyme that will be incorporated as a 100%		
	subsidiary of the Company, because of the common demerger		
	of the company «LAMDA OLYMPIA VILLAGE Single-Member		
	Société Anonyme for Real Estate Development and		
	Management» with distinctive title «L.O.V. S.M.S.A».		
ITEM 5:	Appointment of a Company representative for the signing of		
	the notarial deed of the Demerger.		

 Shareholder

Athens, 25.08.2023 Shareholders Services Department

5. Proxy appointment form

PROXY APPOINTMENT FORM

FOR THE PARTICIPATION IN THE EXTRAORDINARY GENERAL MEETING OF LAMDA DEVELOPMENT S.A. ON SEPTEMBER 15, 2023

The undersigned Shareholder of LAMDA DEVELOPMENT S.A.

Full Name / Corporate Name	
Address / Registered Office	
ID Card No. / S.A. Reg. No.	
Phone Number	
Number of Shares (if no number is completed, the representation will be valid for	
all the shares registered in the Share on the Record Date, as defined in the Invitation of	
the General Assembly.)	
DSS Share No.	
Securities Account No.	
Operator	
Full Name(s) of the duly authorized Representative(s) signing this	
proxy (to be filled only by legal entities):	
I hereby constitute and appoint 1,	
Mr. Stephanos Kotsolis	
Mr. Odysseus Athanassiou	
or alternatively ²	
, of, resident of	, no
str.	
with ID card/Passport No issued by	
with mobile phone number:	

Notes:

- 1. The aforementioned persons are members of the Board of Directors and/or Managing Directors of the Company that you can authorize to vote in your stead according to your instructions. If you do not provide specific instructions, it will be deemed that your proxies are authorized to vote "For" on all the items on the agenda.
- 2. If you appoint as your proxy a person other than one of the aforementioned persons but you do not provide specific instructions, the appointed proxy shall vote at their discretion.

to represent me / the legal entity³ and to vote in my name and on my behalf / in the name of and on behalf of the legal entity³, acting jointly or separately⁴, as a holder of the total number of Company shares that give me/the legal entity³ the right to vote on the items of

the agenda at the Extraordinary General Meeting of the Shareholders of the aforementioned Company, which shall convene on Friday, September 15th, 2023, at 12:00 p.m. at the Company's registered office at Maroussi, Attica, 37A Kifissias Avenue, 151 23 (within Golden Hall), as well as at any adjourned meeting or reconvention thereof, as follows⁵:

 $^{^5}$ Please mark your vote with one \lor

	FOR	AGAINST	ABSTAIN
FOR ALL ITEMS ON THE AGENDA			

or:

ITEM 1:	Approval (a) of the Draft Demerger Agreement regarding the		
	common demerger of the company «LAMDA OLYMPIA		
	VILLAGE Single-Member Société Anonyme for Real Estate		
	Development and Management» with distinctive title «L.O.V.		
	S.M.S.A» via absorption by the Company and the company		
	«LAMDA MALLS SERVICES AND REAL ESTATE DEVELOPMENT		
	SOCIETE ANONYME» with distinctive title «LAMDA MALLS		
	S.A.» and incorporation of a new company, (b) of the		
	Transformation Balance Sheet of the company «LAMDA		
	OLYMPIA VILLAGE Single-Member Société Anonyme for Real		
	Estate Development and Management» with distinctive title		
	«L.O.V. S.M.S.A» dated 31.12.2022, (c) of the Valuation		
	Report of the assets (assets and liabilities) of the company		
	«LAMDA OLYMPIA VILLAGE Single-Member Société Anonyme		
	for Real Estate Development and Management» with		
	distinctive title «L.O.V. S.M.S.A» dated 19.07.2023, pursuant		
	to Article 17 of Law 4548/ 2018, as in force.		
		ı	l

¹ Please choose up to three (3) proxies and mark (\forall) the appropriate box.

² A proxy may be a natural or a legal person.

³ Please delete accordingly.

⁴If you choose only one way, please delete accordingly. If more than one proxies are appointed, which may act jointly or separately, and more than one attends the General Meeting, the first attendee excludes the others.

ITEM 2:	Approval of the common demerger of the company «LAMDA		
	OLYMPIA VILLAGE Single-Member Société Anonyme for Real		
	Estate Development and Management» with distinctive title		
	«L.O.V. S.M.S.A» via absorption by the Company and by the		
	company «LAMDA MALLS SERVICES AND REAL ESTATE		
	DEVELOPMENT SOCIETE ANONYME» with distinctive title		
	«LAMDA MALLS S.A.», and via incorporation of a new		
	company pursuant to the provisions of articles 55 par. 4, 75,		
	59-74 and 83-87 of Law 4601/2019 on corporate		
	transformations, the provisions of Law 4548/2018 and the		
	provisions of article 54 of Law 4172/2013 in conjunction with		
	article 61 of Law 4438/2016, as in force.		
ITEM 3:	Approval of all to date acts, actions and declarations of the		
	Board of Directors and of the Company's representatives or		
	proxies for the purposes of the common demerger of the		
	company «LAMDA OLYMPIA VILLAGE Single-Member Société		
	Anonyme for Real Estate Development and Management»		
	with distinctive title «L.O.V. S.M.S.A».		
ITEM 4:	Approval of the articles of association of the new (beneficiary)		
	société anonyme that will be incorporated as a 100%		
	subsidiary of the Company, as a result of the common		
	demerger of the company «LAMDA OLYMPIA VILLAGE Single-		
	Member Société Anonyme for Real Estate Development and		
	Management» with distinctive title «L.O.V. S.M.S.A».		
ITEM 5:	Appointment of a Company representative for the signing of		
	the notarial deed of the Demerger.		

Any revocation hereof will be valid if I notify it to the Company either in writing or electronically, at ir@lamdadev.com email address, at least forty-eight (48) hours prior to the respective date of the General Meeting.

Athens,	(date)	
		
Full name / Corporate name		Signature

6. Proxy appointment form for the participation in the General Meeting remotely, in Real Time via Teleconference

PROXY APPOINTMENT FORM FOR THE PARTICIPATION IN THE EXTRAORDINARY GENERAL MEETING OF LAMDA DEVELOPMENT S.A. ON SEPTEMBER 15, 2023 VIA TELECONFERENCE

The undersigned shareholder of LAMDA DEVELOPMENT S.A. (the «Company»)

Full name / Corporate name

- an manney components manne	
Address / Registered Office	
ID card No./ Commercial Reg. No. (G.E.MI)	
Phone Number	
Number of Shares / Voting Rights (if no number is completed, the representation will be valid for all the shares registered in the Share on the Record Date, as defined in the Invitation of the General Assembly.)	
DSS share No. (Investor's Share)	
Securities Account Number	
Operator	
Name of the Legal Representative(s) signing this document (to be completed only by legal entities)	
I hereby authorize	
Mr./Mrs, of, resident of	, no
str.	
with the ID card/Passport No issued by,	

Notes

1. Fill in the mobile phone number and email number of the above representative, so that he/she can participate remotely in real time via teleconference in the Extraordinary General Meeting of the Company's shareholders. Otherwise, it will not be possible to participate in the Extraordinary General Meeting.

with mobile phone number¹: _____

and email address²:

2. Since for the participation in the Extraordinary General Meeting via teleconference, a proxy account will be created by the Company on the electronic voting platform and after that the proxy will be notified by email to proceed with the activation of his account on the website https://axia.athexgroup.gr in order to be able to exercise the rights of the shareholder, each shareholder may appoint only one proxy for his remote participation in the Extraordinary General Assembly.

If you do not give specific voting instructions to the representative appointed hereby, he/she will vote at his/her discretion.

to represent me... /Representative....... the legal person¹ and vote in my name and on behalf of me/the legal entity1 remotely in real time via teleconference for all the shares of the Company for which I have/the legal entity has¹ right to vote, on the items of the agenda at the Extraordinary General Meeting of Shareholders of the above Company, which will be convened on Friday, September 15, 2023, at 12.00 p.m. at the Company's registered seat in Maroussi, Attica, at 37A Kifissias Avenue, 151 23 (within Golden Hall), as well as at any readjourned meeting or reconvention thereof, as follows²

² Please mark (V) your vote.

	FOR	AGAINST	ABSTAIN
FOR ALL AGENDA ITEMS			

or:

ITEM 1:	Approval (a) of the Draft Demerger Agreement regarding the		
	common demerger of the company «LAMDA OLYMPIA VILLAGE		
	Single-Member Société Anonyme for Real Estate Development		
	and Management» with distinctive title «L.O.V. S.M.S.A» via		
	absorption by the Company and the company «LAMDA MALLS		
	SERVICES AND REAL ESTATE DEVELOPMENT SOCIETE ANONYME»		
	with distinctive title «LAMDA MALLS S.A.» and incorporation of a		
	new company, (b) of the Transformation Balance Sheet of the		
	company «LAMDA OLYMPIA VILLAGE Single-Member Société		
	Anonyme for Real Estate Development and Management» with		
	distinctive title «L.O.V. S.M.S.A» dated 31.12.2022, (c) of the		
	Valuation Report of the assets (assets and liabilities) of the		
	company «LAMDA OLYMPIA VILLAGE Single-Member Société		
	Anonyme for Real Estate Development and Management» with		
	distinctive title «L.O.V. S.M.S.A» dated 19.07.2023, pursuant to		
	Article 17 of Law 4548/ 2018, as in force.		

¹ Please delete accordingly.

ITEM 2:	Approval of the common demerger of company «LAMDA		
	OLYMPIA VILLAGE Single-Member Société Anonyme for Real		
	Estate Development and Management» with distinctive title		
	«L.O.V. S.M.S.A» via absorption by the Company and by the		
	company «LAMDA MALLS SERVICES AND REAL ESTATE		
	DEVELOPMENT SOCIETE ANONYME» with distinctive title		
	«LAMDA MALLS S.A.», and incorporation of a new company		
	pursuant to the provisions of articles 55 par. 4, 75, 59-74 and 83-		
	87 of Law 4601/2019 on corporate transformations, the		
	provisions of Law 4548/2018 and the provisions of article 54 of		
	Law 4172/2013 in conjunction with article 61 of Law 4438/2016,		
	as in force.		
ITEM 3:	Approval of all to date acts, actions and declarations of the Board		
	of Directors and of the Company's representatives or proxies for		
	the purposes of the common demerger of the company «LAMDA		
	OLYMPIA VILLAGE Single-Member Société Anonyme for Real		
	Estate Development and Management» with distinctive title		
	«L.O.V. S.M.S.A».		
ITEM 4:	Approval of the articles of association of the new (beneficiary)		
	société anonyme that will be incorporated as a 100% subsidiary of		
	the Company, as a result of the common demerger of the		
	company «LAMDA OLYMPIA VILLAGE Single-Member Société		
	Anonyme for Real Estate Development and Management» with		
	distinctive title «L.O.V. S.M.S.A».		
ITEM 5:	Appointment of a Company representative for the signing of the		
	notarial deed of the Demerger.		

Any revocation hereof will be valid if I notify it to the Company either in writing or electronically, at <u>ir@lamdadev.com</u> email address, at least forty-eight (48) hours prior to the respective date of the General Meeting.

Athens,	(date)
	
Full name / Corporate name	Signature

7. Pre-determined text for the digital submission of authorization for the proxy appointment for participation in the Extraordinary General Meeting of the Company

Pre-determined text to be completed in Step 1 of 4 of the relevant digital form.

«I hereby declare that I am a shareholder of the company under the corporate name LAMDA Development - Holdings and Real Estate Development Societe Anonyme (the «**Company**») with DSS share number (Investor's Share) » [please enter your share number].

I hereby authorize 1,2

Mr. Stefanos Kotsolis

Mr. Odysseus Athanasiou

☐Mr./Mrs	, of, resident of, no
str.	
with ID card/	assport No issued by,
with mobile phone num	per:
and email address:	

- 1. In case of authorization of a proxy to participate in the Extraordinary General Meeting with physical presence, you may appoint as a proxy one of the proposed members of the Board of Directors and/or Managers of the Company whom you may authorize to vote as per your instructions. In case you do not provide them with specific instructions, they will be presumed as authorized to vote in favor of all items on the agenda.
- 2. If you appoint a third party other than the two mentioned above as your proxy and you do not provide them with specific instructions, he/she may vote at his/her discretion.

to represent me and vote in my name and on behalf of me/the legal entity [in person] / [remotely in real time via teleconference] [Please delete accordingly depending on whether the proxy is appointed to participate in the General Meeting in person or via teleconference] for all the shares of the Company for which I am/the legal entity is entitled to on the items of the Agenda during the Extraordinary General Meeting of the Company's Shareholders, which shall convene on Friday, September 15, 2023, at 12.00 p.m. at the Company's registered seat in Maroussi, Attica, at 37A Kifissias Avenue, Maroussi 151 23 (Golden Hall), or at any other readjourned meeting or reconvention of the general meeting, as follows:

[Please **delete** below under (1) if your vote is not the same for all agenda items or under (2) if your vote is common to all agenda items. If you do not give specific instructions to the delegate, he/she will vote at his/her discretion]

(1) FOR ALL ITEMS ON THE AGENDA [FOR/AGAINST/ABSTAIN]

[please delete accordingly]

(2) For the items on the agenda, as follows:

Item 1. Approval (a) of the Draft Demerger Agreement regarding the common demerger of the company «LAMDA OLYMPIA VILLAGE Single-Member Société Anonyme for Real Estate Development and Management» with distinctive title «L.O.V. S.M.S.A» via absorption by the Company and the company «LAMDA MALLS SERVICES AND REAL ESTATE DEVELOPMENT SOCIETE ANONYME» with distinctive title «LAMDA MALLS S.A.» and incorporation of a new company, (b) of the Transformation Balance Sheet of the company «LAMDA OLYMPIA VILLAGE Single-Member Société Anonyme for Real Estate Development and Management» with distinctive title «L.O.V. S.M.S.A» dated 31.12.2022, (c) of the Valuation Report of the assets (assets and liabilities) of the company «LAMDA OLYMPIA VILLAGE Single-Member Société Anonyme for Real Estate Development and Management» with distinctive title «L.O.V. S.M.S.A» dated 19.07.2023, pursuant to Article 17 of Law 4548/ 2018, as in force.

[FOR / AGAINST / ABSTAIN] [please delete accordingly]

Item 2. Approval of the common demerger of company «LAMDA OLYMPIA VILLAGE Single-Member Société Anonyme for Real Estate Development and Management» with distinctive title «L.O.V. S.M.S.A» via absorption by the Company and by the company «LAMDA MALLS SERVICES AND REAL ESTATE DEVELOPMENT SOCIETE ANONYME» with distinctive title «LAMDA MALLS S.A.», and via incorporation of a new company pursuant to the provisions of articles 55 par. 4, 75, 59-74 and 83-87 of Law 4601/2019 on corporate transformations, the provisions of Law 4548/2018 and the provisions of article 54 of Law 4172/2013 in conjunction with article 61 of Law 4438/2016, as in force.

[FOR / AGAINST / ABSTAIN] [please delete accordingly]

Item 3. Approval of all to date acts, actions and declarations of the Board of Directors and of the Company's representatives or proxies for the purposes of the common demerger of company «LAMDA OLYMPIA VILLAGE Single-Member Société Anonyme for Real Estate Development and Management» with distinctive title «L.O.V. S.M.S.A».

[FOR / AGAINST / ABSTAIN] [please delete accordingly]

Item 4. Approval of the articles of association of the new (beneficiary) société anonyme that will be incorporated as a 100% subsidiary of the Company, as a result of the common demerger of the company «LAMDA OLYMPIA VILLAGE Single-Member Société Anonyme for Real Estate Development and Management» with distinctive title «L.O.V. S.M.S.A».

[FOR / AGAINST / ABSTAIN] [please delete accordingly]

Item 5. Appointment of a Company representative for the signing of the notarial deed of the Demerger.

[FOR / AGAINST / ABSTAIN] [please delete accordingly]

Any revocation hereof will be valid if I notify it to the Company either in writing or electronically, at <u>ir@lamdadev.com</u> email address, at least forty-eight (48) hours prior to the respective date of the General Meeting.

8. Total number of Shares and Voting Rights

The share capital of the Company amounts to € 53,021,014.50, fully paid up and divided into 176,736,715 common registered shares of nominal value € 0.30 each. Each share incorporates one (1) voting right.