

PROXY STATEMENT

For the participation to the Ordinary General Meeting of the Shareholders of the company "E. PAIRIS S.A." with Registration Number 121724607000 ("the Company") on July 2nd, 2021

or to any repeated, following a recess or postponement etc. meeting.

The undersigned shareholder or legal representative of the shareholder of the Company

Name	
Address / Registered Seat	
ID / Registration Number	
Number of shares/Voting Rights	
Investor Account	
Securities Account	
Full name of legal representative(s)	
(to be filled in only by legal persons)	
Contact details (tel./e-mail)	

AUTHORIZES

	NAME OF REPRESENTATIVE(S)	ID Number
1		
2		
3		

(*Please provide up to three* (3) *proxies/representatives*)

To represent me at the Ordinary General Meeting of the Shareholders of the Company on Friday, July 2nd, 2021, at 11:00 a.m. (GMT +3:00) at the Company's premises at Gkoritsa Area, Apropyrgos, Attica, P.C. 19300, or at any forthcoming repeated and/ or after postponement General Meeting and to vote in my name and on my behalf/on behalf of the legal entity that I legally represent, with all the shares and voting rights that I hold in the Company and are listed above in this proxy, on all items on the agenda of the General Meeting, as follows:

INSTRUCTIONS FOR THE EXERCISE OF THE VOTING RIGHT (e.g. vote in the discretion of the proxy/-ies, vote in favor or against the draft decisions uploaded on the Company's website, etc.):



		VOTING CHOICE(*)			*)
	ITEM ON THE AGENDA	IN FAVOUR	AGAINST	OTHER	VOTE IN THE DISCRETION OF THE PROXY/-IES
1.	Submission and approval of				
	the Annual Financial				
	Statements and the				
	Consolidated Annual Financial				
	Statements for the financial				
	year from 01.01.2020 to				
	31.12.2020, along with the				
	Management's and Statutory				
	Auditor's Report, as well as the				
	Corporate Governance				
	Statement.				
2.	Approval of the distribution of				
	the year-end results for the				
	financial year from 01.01.2020				
	to 31.12.2020.				
3.	Submission of the Annual				
	Audit Committee Report,				
	according to article 44 par. 1 of				
	Law 4449/2017.				
4.	Approval of the overall				
	management of the Board of				
	Directors for the financial year				
	from 01.01.2020 to				
	31.12.2020, according to				
	article 108 of Law 4548/2018				



	and Discharge of the Certified				
	Auditors-Accountants from the				
	audit of the financial year from				
	01.01.2020 to 31.12.2020				
	according to par.1(g) of Article				
	117 of Law 4548/2018.				
5.	Election of an Auditing Firm				
	as Regular Certified Auditor -				
	Accountant (Regular and				
	Alternate) for the ordinary and				
	tax compliance audit for the				
	current financial year 2021				
	(01.01.2021-31.12.2021) and				
	determination of its				
	remuneration.				
6.	Approval of the remuneration				
	and compensation paid to the				
	members of the Board of				
	Directors of the Company for				
	the services provided to the				
	Company for the financial year				
	2020 (01.01.2020 -				
	31.12.2020) and pre-approval				
	of the relevant remuneration				
	and compensation for the				
	current financial year 2021				
	(01.01.2021-31.12.2021),				
	according to the Law and				
	Remuneration Policy of the				
	Company.				
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7.	Submission for discussion and					
	voting of the Remuneration					
	Report for the financial year					
	2020 (01.01.2020 -					
	31.12.2020) according to					
	Article 112 of Law					
	4548/2018.(**)					
-	A 1					
8.	Amendment of the					
	Remuneration Policy of the					
	Company.					
9.	Approval of the Eligibility					
	Policy of the Members of the					
	Board of Directors pursuant to					
	par. 3 of art. 3 of Law					
	4706/2020.					
10	Election of new Board of					
10.						
	Directors and appointment of					
	its independent non-executive					
	members.					
11.	Election of new Audit					
	Committee according to					
	Article 44 of Law 4449/2017.					
12.	Announcements and other					
	issues (***).					
(*)	(*) Voting options: Please mark your option for each subject by ticking the relevant box.					
(**	Note: For these issues, the shar	reholders' vot	e is not bindin	ıg.		
(***) No voting procedure will take place regarding this issue, but an announcement of						
,	any issue of the Company, in which a shareholder can be placed, etc					



Note 1: "In favour" indicates the vote in favor of the uploaded draft decision, while "Against" indicates the vote against. Note 2: "Other" indicates any different approach to the voting process (abstention, present). Note 3: Any additional instructions to the proxy, may be listed below: WAY OF VOTING (e.g. in case of appointment of more than one proxies, all the proxies act jointly or each of them acts separately and without the participation of the other, therefore in case more proxies attend the General Meeting, each of them acting separately, the first excludes the second and the third and the second the third, etc.) I notify that I have informed my proxy/-ies regarding the obligation of notification pursuant to article 128 par. 5 of Law 4548/2018. This is valid for the Ordinary General Meeting of the Company's Shareholders on Friday, July 2nd, 2021, 11:00 a.m. (GMT +3:00), as well as for any other repeated thereof, on Thursday 8th, 2021, 11:00 a.m. (GMT +3:00), or any meeting after their postponement or deferral. The authorizer Date: Signature / Legal Person's Stamp Name

This proxy statement as well as any revocation or replacement of the proxy or representative shall be notified in writing to the Company, in the attention of the Shareholder's Service



Department (Gkoritsa Area, Aspropyrgos Attica, P.C. 19300, Tel.: +30 210 5515500), at least forty eight (48) hours before the scheduled date of the Ordinary General Meeting, i.e. until 30.06.2021, at 11:00 a.m. (GMT +3:00). In case of a Repeated Ordinary General Meeting, the proxy statement shall be notified to the Company in the same way at least forty eight (48) hours before the date of the Repeated General Meeting, i.e. until 06.07.2021, at 11:00 a.m. (GMT +3:00), or in case of shareholders who are identified through intermediaries, the proxy statement must be submitted to the Company under the same requirements through confirmations or notifications according to the Articles 5 and 6 of Regulation (EU) 2018/1212, that are provided by the intermediaries. Otherwise the proxies will participate in the General Meeting in accordance with the provisions of article 124 par. 5 of Law 4548/2018.