

BriQ Properties REIC 25, Al. Pantou Street 17 671, Kallithea Athens, Greece tel. +30 211 999 4830 www.briqproperties.gr VAT n. GR0997521479 Tax Off. KEFODE Attikis Gen. Comm. Reg. 140330201000 Reg. act 3/757/31.05.20216

## POWER OF ATTORNEY

## FOR THE EXTRAORDINARY GENERAL MEETING OF BRIQ PROPERTIES R.E.I.C. ON 15 NOVEMBER 2024

(Please fill the following data required)
The undersigned Shareholder of BriQ Properties R.E.I.C with the following details:
Full Name / Name of the company:
ID. Card Nr /G.E.MI.(Company Reg. Nr):
Investors Share Account (D.S.S.):
Number of Shares:
Contact Details (Email / Telephone number)
I HEREBY AUTHORIZE:
Mr/Mrs, holder of the
Identity card with numberissued onfrom the police precinctor/and
Mr/Mrs, holder of the

Identity card with number.....issued on .....from the police precinct .....

To represent me and to vote in my name acting jointly or each them separately for the total of the shares of BriQ Properties R.E.I.C., for which I own or I have voting right on the items of the Agenda at the Extraordinary General Shareholder's Meeting of BriQ Properties R.E.I.C., which shall convene on Friday 15 November 2024, at 13:00 p.m., at the New Hotel, 16 Navarchou Nikodimou & Filellinon St., Athens Syntagma 10557, in the event hall of the mezzanine "Workshop Floor Area 1 as follows:

	FOR	AGAINST	ABSTENSION	AT THE DISCRETION OF THE REPRESENTATIVE
For all the Items of the Agenda				

Or:

	Items of the Agenda	FOR	AGAINST	ABSTENSION	AT THE DISCRETION OF THE REPRESENTATIVE
1	Approval of the merger of the Company by absorption of the real estate investment company under the name "INTERCONTINENTAL INTERNATIONAL REAL ESTATE INVESTMENT SOCIETE ANONYME" with no. GEMI 120108101000				



(hereinafter referred to as "ICT) in accordance with the provisions of Articles 6   pare. 2, 7 to 21, 30 to 34 of Law 4601/2019, Articles 1 to 5 of Law 2766/1993 pursuant to Article 31 par. 4 of Law 2778/1999, Article 21   pare. 5, of Law 2778/1998, Article 21   pare. 5, of Article 16 of Law 2515/1997, as in force, as well as par. 8 of Article 16 of Law 2515/1997, as in force, by analogy pursuant to par. 1 of article 3 of Law 2166/1933, as amended and in force   (herainafter the "Merger").   2   Statements made to date by the Board of Directors and the representatives or provise of the Company for the above Merger.   Increase of the Company's share capital, as a result of the above Merger.   Increase of the Company, repistered voting share capital, as a result of the above Merger.   noncease of the Company, repistered voting share capital, on thousand one hundred tifty-four thousand one hundred tifty-four thousand one hundred strenty-one (1,21,181) new intangible, ordinary, registered voting shares of the Company, for the above Merger, will a caminal value of two euros and the cents (62.10) each, to be made available to ICL shareholders, in accordance with the exchange ratio of 1.1944444444444444444444444444444444444				
Approval of all preliminary actions, acts and statements made to date by the Board of Directors and the representatives or proxies of the Company for the above Merger.   Increase of the Company's share capital, as a result of the above Merger, by the amount of nineteen million one hundred fifty-four thousand four hundred eighty-euros and ten certs (€ 19, 154, 480.10), by contribution of the valued net worth of ICI, through the issue of nine million one hundred wenty-one thousand one hundred eighty-one (9, 121, 181) new intangible, ordinary, registered voting shares of the Company; with a nominal value of two euros and ten cents (€2.10) each, to be made available to ICI shareholders, in accordance with the exchange ratio of 1.19444444444444444444 new common registered shares of ICI shareholders, in accordance of the Company; rom the occurrence of the results of the Merger, will reach the amount of ninety-four million registered shares of ICI, sorthat the share capital of the Company; rom the occurrence of the results of the Merger, will reach the amount of ninety-four million two hundred sixty thousand seven hundred seventy-four (44,885,774) common registered shares of ICI so that the above, the remaining amount of ICI's contributed net worth after deduction of the above, the remaining amount of ICI's contributed net with an ominal value of two euros and ten cents (€2.10). Following the above, the remaining amount of ICI's contributed net with after deduction of the amount corresponding to the shares of ICI held by the Company and cancelled due to confusion, mamely the amount of the million three hundred ninety-six thousand seven hundred legity-five euros and eighty-six cents (€ 10,396,785.86) will be credited to the account "Share premium accounts due to merger".   4 Appointment of a representative of the Merger, any relevant legal act or statement, and generally any action required for the company to s		accordance with the provisions of Articles 6 para. 2, 7 to 21, 30 to 34 of Law 4601/2019, Articles 1 to 5 of Law 2166/1993 pursuant to Article 31 par. 4 of Law 2778/1999, Article 21 para. 5 of Law 2778/1999, Article 17 of Law 4548/2018 and the provisions of the Athens Exchange Regulation, as in force, as well as par. 8 of Article 16 of Law 2515/1997, as in force, by analogy pursuant to par. 1 of article 3 of Law 2166/1993, as amended and in force		
result of the above Merger, by the amount of nineteen million one hundred fifty-four thousand four hundred eighty euros and ten cents (€ 19,154,480.10), by contribution of the valued net worth of ICI, through the issue of nine million one hundred twenty-one thousand one hundred eighty-one (9,121,181) new intangible, ordinary, registered voting shares of the Company; with a nominal value of two euros and ten cents (€2.10) each, to be made available to ICI shareholders, in accordance with the exchange ratio of 1.1944444444444444444444444444444444444	2	Approval of all preliminary actions, acts and statements made to date by the Board of Directors and the representatives or proxies of		
Appointment of a representative of the Company to sign the notarial deed of the Merger, any relevant legal act or statement, and generally any action required for the completion of the Merger. Granting	3	Increase of the Company's share capital, as a result of the above Merger, by the amount of nineteen million one hundred fifty-four thousand four hundred eighty euros and ten cents (€ 19,154,480.10), by contribution of the valued net worth of ICI, through the issue of nine million one hundred twenty-one thousand one hundred eighty-one (9,121,181) new intangible, ordinary, registered voting shares of the Company; with a nominal value of two euros and ten cents (€2.10) each, to be made available to ICI shareholders, in accordance with the exchange ratio of 1.1944444444444444444444444444444444444		
	4	Appointment of a representative of the Company to sign the notarial deed of the Merger, any relevant legal act or statement, and generally any action required for the completion of the Merger. Granting		



5	Amendment of article 5 of the Company's Articles of Association on share capital as a result of the above.			
6	Repeal of Article 14 on the subscription- payment of share capital, Article 15 on the composition of the first Board of Directors, Article 16 on the first financial year, Article 17 on auditors for the first financial year, Article 18 on the responsibilities of founders-acts at the founding stage, Article 19 on authorization and the general provisions of the Company's Articles of Association. Codification of Articles of Association.			
7	Decisions and authorizations for the transfer of ICI's shareholders' shares resulting from the Merger and the consequent increase of the Company's share capital, as described above, to the dematerialized securities system of the Athens Stock Exchange			
8	Authorization of the Board of Directors of the Company to take any necessary action to inform and/or on a case-by-case basis grant the legally provided licenses or approvals of the competent authorities and bodies, in particular the Hellenic Capital Market Commission and the Athens Stock Exchange, to prepare and make available to the public the Exemption Document in accordance with Delegated Regulation (EU) 2021/528 supplementing Regulation (EU) 2017/1129 and will contain all the information that are provided for in that Regulation.			
9	Other issues and communications	No voting is required		

Any revocation of the above will be not valid if I am present at the General Meeting and i have informed the Company's Investors Relations Department before the voting.

Date

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Signature

Full name

The form shall be delivered filled and signed at the company's premises at 3 Mitropoleos Str., Syntagma, Athens 10557 (3rd floor), Investors and Public Relations Department of the Company, Mr Emmanouil Andrikakis, or by email at <u>ir@briqproperties.gr</u> at least one (1) day before the date of General Meeting or the repeat General Meeting

In case you wish, you can authorize Mr. Fessas Theodoros, the President, to vote on your behalf, according to the above instructions.