FORM OF APPOINTMENT OF PROXY(-IES) FOR PARTICIPATING IN THE ANNUAL ORDINARY GENERAL MEETING OF THE SHAREHOLDERS OF

"INTRALOT S.A. – INTEGRATED LOTTERY SYSTEMS AND SERVICES" DISTINCTIVE TITLE "INTRALOT"

General Commercial Registry No. 818201000 Former Registration No. 27074/06/B/92/9

TO BE HELD ON MAY 18th, 2017

The undersigned shareholder	Y NAME:		
	D OFFICE:		
	Y REGISTRATION NR.:		
	COUNT NR:		
	NR:		
	LEGAL REPRESENTATIVE(S) (for leg		
		•	
Appoints as proxy(-ies):			
DATA OF PROXY(-IES):			
FULL NAME	ID. CARD NUMBER	ADDRESS	
1.			
2.			
3.			
V-4'		•	
(To be clearly stipulated.	hat more than one proxy is appointed		
	t jointly or independently without collabo the first shall exclude the second and third		xies acting in
	snan exclude the second and intra		
to represent me at the un	ocoming Ordinary General Meeting of	the Shareholders of the Compa	ny "INTRAI

to represent me at the upcoming Ordinary General Meeting of the Shareholders of the Company "INTRALOT S.A. – INTEGRATED LOTTERY SYSTEMS AND SERVICES" to be held on Tuesday the eighteenth (18th) day of 2017, on 13.00h at the premises of the Company's branch at Peania Attica (19th km Markopoulou Ave, Peania, Attica), and vote under my name and on my behalf with the abovementioned number of shares issued by the Company and held by me or for which I am entitled to vote by Law or contract, for the matters of the agenda as follows:

	R	G A I N S T	B S T E N T I O N	DISCRETION OF THE REPRE- SENTATIVE
1. Submission for approval of the corporate and consolidated annual financial statements of the fiscal year 01.01.2016 to 31.12.2016 in accordance with the International Financial Reporting Standards (I.F.R.S.), after hearing the relevant Board of Directors' Reports and the Certified Auditor's Report regarding the above mentioned year			11	
2. Discharge of both the Board of Directors members and the Certified Auditor from any liability for indemnity regarding Company's management, the financial statements and the consolidated financial statements during the fiscal period under examination (01.01.2016-31.12.2016).				
3. Election of regular and alternate Certified Auditors for the audit of the fiscal year 1.1.2017 to 31.12.2017 and determination of their fees.				
4.Approval of the remuneration of the Board of Directors members for the fiscal year 2016 and preapproval of remuneration and compensations of non-executive members of the Board of Directors for the year 2017, pursuant to art. 24 of Codified Law 2190/1920 & art. 5 of the Law 3016/2002.				
5. Approval, in accordance with article 23a of Codified Law 2190/1920, of contracts and remunerations of persons coming under the definition of the abovementioned article, with the Company or legal entities controlled by the Company.				
6. Granting authorization to both Board of Directors members and Company's Directors to participate in the Board of Directors or in the management of other affiliated companies as those companies are defined in article 32 of Law 4308/2014 and, therefore, the conducting on behalf of the affiliated companies of acts falling within the Company's purposes.				
7. Amendment of the share buy – back program which was adopted at the Company's Ordinary Shareholders Meeting dated 26 May 2016 pursuant to art. 16 of Codified Law 2190/1920 with a provision of the possibility for distribution of shares to be acquired to its personnel and to the personnel of company's affiliates (according to article 32 of L. 4308/2014) and granting of authorization to the Board of Directors of the company for the further implementation of the decision and the observation of the legal formalities.				
8. Announcements.				

(The shareholder choosing to appoint hereby a proxy to vote at the latter's discretion, must cross check if any obligation to notify the granting of such authorization exists in accordance with Law No. 3556/2007.)

I hereby inform you that I have notified my Proxy(-ies) about the disclosure obligation according to article 28a, par. 3 of Codified Law No. 2190/1920.

This authorisation becomes null and void in case I notify the Company at least three (3) days prior to the respective date of the session of the General Meeting a written revocation thereof.

_____, __/__/2017
The Authorising Shareholder

[Signature & full name & company stamp (for legal entity)]