**For voting remotely on the items of the daily agenda which will take place before the Annual Ordinary General Meeting of Shareholders of
 “PUBLIC POWER CORPORATION S.A.” (PPC)
on June 25, 2025**

**(or at any repeat meeting, following adjournment or postponement etc. thereof)**

I the undersigned shareholder / legal representative of the legal person that is a PPC shareholder:

|  |  |
| --- | --- |
| **Name** |  |
| **Address / Headquarters** |  |
| **ID / GEMI No / former Co Register Number** |  |
| **Number of shares for participation at the GM***(if no number of shares is filled-in, the proxy will be valid for the total number of shares registered in the Investor Account on the record date)* |  |
| ***DSS Account*** *(Investor Account)* |  |
| ***Securities Account:*** |  |
| **Full name of legal representative (s), signing the present document***(to be filled in only by legal entities)* |  |
| Authorize with the present: |
| [ ]  | **Mr. Georgios Stassis, Chairman of the BoD and Chief Executive Officer**, resident of Athens, 30, Chalkokondyli St.), |
|  | ***Note:*** *The abovementioned person is the Chairman and Chief Executive Officer of the Board of Directors of the Company and can be authorized to vote in accordance with your instructions. If you do not provide specific instructions, it will be assumed that he is authorized to vote “in favor (for)” all items of the Agenda.* |
| or alternatively the following1,2 |
| [ ]  |  |  |
|  | **Email** |  |
|  | **Mobile telephone number** |  |
|  |  |
| or alternatively the following**1,2** |
| [ ]  |  |
| **Email** |  |
| **Mobile telephone number** |  |
| ***Note:*** *If you do not provide specific instructions to the proxy that you appoint, he/she may vote in his/her judgement* |

To whom I give the order, the authorization and the right, to represent me (or the legal person**3**) for the abovementioned number of shares or for the shares that I possess on the record date at the **Annual Ordinary General Meeting of PPC** which will be held remotely in real time via teleconference and without physical presence at the venue, on **June 25, 2025 at 12:00’**, in order to discuss and vote by **24.6.2025 at 12.00’ the latest** on the items of the agenda of the abovementioned General Meeting of shareholders, or at any other repeat Meeting, following adjournment or postponement etc. thereof, or on the postponement of the discussion on all or part of the items of the agenda as follows**4**:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 *Please fill-in up to three (3) proxy holders and mark the appropriate box with a ‘****√****’.*

*2 Any physical or legal entity can be appointed as a proxy.*

*3 Please delete accordingly*

*4 Please indicate your vote by marking with a ‘****√****’ on the following table.*

| **Items** |  | **FOR** | **AGAINST** | **ABSTAIN** |
| --- | --- | --- | --- | --- |
| **1st**  | Approval of PPC S.A. Standalone and Consolidated Financial Statements for the 23rd fiscal year (from 01.01.2024 to 31.12.2024), as well as approval of the Unbundled Financial Statements pursuant to article 141 of L. 4001/2011 and to the applicable article 30 of the Articles of Incorporation of the Company. | [ ]  | [ ]  | [ ]  |
| **2nd**  | Approval, pursuant to article 117 of L. 4548/2018, of the overall management of PPC S.A. for the 23rd fiscal year (1.1.2024 until 31.12.2024) and discharge of the chartered auditors-accountants from any liability for compensation concerning the same fiscal year.  | [ ]  | [ ]  | [ ]  |
| **3rd** | Election of auditors for the fiscal year 2025, pursuant to the applicable article 29 of the Articles of Incorporation of the Company. | [ ]  | [ ]  | [ ]  |
| **4th** | Election of auditors for the provision of assurance on the Corporate Sustainability Report for the fiscal year 2025, pursuant to article 154 C of L. 4548/2018. | [ ]  | [ ]  | [ ]  |
| **5th**  | Remuneration Report of fiscal year 2024(***the*** ***vote is advisory***) | [ ]  | [ ]  | [ ]  |
| **6th** | Distribution of dividends for the fiscal year starting on 01.01.2024 and ending on 31.12.2024. | [ ]  | [ ]  | [ ]  |
| **7th** | Approval of distribution of part of the Company’s profits to beneficiaries based on the Company’s Remuneration Policy. | [ ]  | [ ]  | [ ]  |
| **8th** | Establishment of a share buy-back programme by PPC S.A. and authorization to the Board of Directors. | [ ]  | [ ]  | [ ]  |
| **9th**  | **I**nformation to Shareholders on the Annual Report of the Audit Committee for the year 2024. ***(voting is not required)*** |  |  |  |
| **10th** | Submission to the Shareholders for Information on the Report of the Independent Non-Executive Members of the Board of Directors for the fiscal year 2024, pursuant to article 9, par. 5 of L. 4706/2020. ***(voting is not required)*** |  |  |  |
| **11th**  | Information to Shareholders on recruitment of the year 2024.***(voting is not required)*** |  |  |  |
| **12th**  | Announcements and other issues. ***(voting is not required)*** |  |  |  |

A revocation of the present document will be valid provided that I notify the Company in writing or by electronic means at least 48 hours before the corresponding date of the General Meeting.

This is to inform you that I have notified my proxy holder/s with regard to the obligation to notify any facts under article 128 par.5 of L. 4548/2018.

I further state that I approve and confirm all acts of the above mentioned proxy holder and/or the substitute proxy holder, if any, in connection with this proxy holder form.

Moreover, I declare that I have notified my proxy holder/s of his/her obligation under the law to keep a record of the vote instructions for at least one (1) year as of the date of the General Meeting or, in case of adjournment thereof, as of the date of the last repeat General Meeting, at which he/she/they has/have made use of the proxy holder form, pursuant to article 128, par. 6 of L. 4548/2018, as applicable.

Finally, I acknowledge that the present is freely revocable.

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
 *(Date - place) (Signature – Full name)*

Please send this document to the Shareholder Services Unit of the Company by email at cass@ppcgroup.com , at **least forty-eight (48) hours** before the date of the General Meeting,

and the original to the Company:
30 Chalkokondyli St., GR-10432, Athens Greece, c/o Ms. Tsiaka Chr., tel.: +30 210 5293207