

FORM OF APPOINTMENT OF PROXY(-IES) FOR PARTICIPATING IN THE ANNUAL ORDINARY GENERAL MEETING OF THE SHAREHOLDERS OF "INTRACOM CONSTRUCTIONS SOCIETE ANONYME TECHNICAL AND STEEL CONSTRUCTIONS" Distinctive Title "INTRAKAT" Ledger Number S.A. 16205/06/B/87/37 TO BE HELD ON JUNE 27th, 2011

The undersigned shareholder: FULL NAME / COMPANY NAME: ADDRESS / REGISTERED OFFICE: ID. CARD NR / COMPANY REGISTRATION NR: NUMBER OF SHARES: INVESTORS SHARE ACCOUNT NR: SECURITIES ACCOUNT NR: FULL NAME(S) OF THE LEGAL REPRESENTATIVE(S) (for legal entities only): Appoints as proxy(-ies): **DATA OF PROXY(-IES): FULL NAME ID. CARD NUMBER ADDRESS** 1. 2. 3. Voting procedure in case that more than one proxy is appointed (To be clearly stipulated. For example, all proxies act jointly or independently without collaboration; should more than one proxies acting independently attend the General Meeting, the first shall exclude the second and third and the second the third etc.) to represent me at the upcoming Ordinary General Meeting of the Shareholders of the Company "INTRACOM CONSTRUCTIONS SOCIETE ANONYME TECHNICAL AND STEEL CONSTRUCTIONS" to be held on Monday the twenty seventh (27th) day of June, 2011, at 10.00h at the at the registered offices of the Company, Municipality of Peania, Attica (19th km Peania - Markopoulo Ave., Complex B, on the right directed from Peania to Markopoulo), and at any adjourned or repeat meeting thereof 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:



	AGENDA ITEMS	FOR	AGAINST	ABSTENTION	AT THE DISCRETION OF THE REPRESENTATIVE
1.	Submission for approval of the Company and the Group Financial Statements, prepared under the International Financial Reporting Standards (IFRS) for the fiscal year 01.01.2010 to 31.12.2010, following the hearing of the related Management Report and Chartered Accountants - Auditors' Report				
2.	Release of Directors and Chartered Accountants – Auditors from any liability for the management of the Company and the Company and the Group Financial Statements for the fiscal year under consideration (01.01.2010 – 31.12.2010)				
3.	Election of regular and alternate Chartered Accountants – Auditors for the auditing of the Company and the Group Financial Statements, for the fiscal year 01.01.2011 to 31.12.2011 and determination of their remuneration.				
4.	Approval of the appropriation of the Company's profits of fiscal year 01.01.2010 to 31.12.2010.				
5.	Approval of compensations granted to Directors during the previous year and preliminary approval or remunerations and compensations to Directors for 2011, under article 24 of Codified Law 2190/1920 and article 5 of Law 3016/2002				
6.	Approval of contract conclusion, in application of article 23a of the Codified Law 2190/1920, as currently in force				
7.	Permission to Company Directors and Managers, under article 23, par. 1 of Codified Law 2190/1920 as currently in force				
8.	Amendment in the Company's Articles of Association for the purpose of their adaptation to the provisions of Law 3884/2010. Specifically: amendment of article 8 (Minority rights), article 11 (Invitation – Agenda of the General Meeting), article 12 (Eligible participants in the General Meeting – Representation), article 13 (List of the Shareholders with voting rights), article 17 (Items for discussion – General Meeting Records), article 18 (Resolution for the Release of Directors and Auditors)				
9.	Miscellaneous announcements				



Mark choice with an X or Other (explain in detail)										
(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										
Thereby inform you that I have notined my Proxy(-les) about the disclosure obligation according to afficie										
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										
This additions addition becomes than and void in case I hodry the company at least time (3) days prior to the										
respective date of the session of the General Meeting a written revocation thereof.										
, / 06 / 2011										
The Authorising Shareholder										
The Authorising Shareholder										
										
[Signature & full name										
& company stamp (for legal entity)]										

Please fax this document to the Shareholder's Department of the Company on +30 210 6677193 or post to the Shareholder's Department of the Company: 19th km Peania-Markopoulo Ave, 19002 Peania Attica, Greece.