

APPENDIX TO IPOPEMA SECURITIES S.A.'S CURRENT REPORT NO. 7/2015, DATED JUNE 30TH 2015

RESOLUTION NO. 1

OF THE ANNUAL GENERAL MEETING OF IPOPEMA SECURITIES SPÓŁKA AKCYJNA

dated June 30th 2015

to appoint the Chairperson of the Annual General Meeting

Pursuant to Art. 409.1 of the Commercial Companies Code, the Annual General Meeting of IPOPEMA Securities S.A. hereby resolves as follows:

Section 1

Mr Jakub Pyszyński shall be appointed as Chairperson of the Annual General Meeting.

Section 2

This Resolution shall become effective as of its date.

Valid votes were cast on 16,386,185 shares, representing 54.73% of the Company's share capital. The resolution was carried unanimously, with 16,386,185 votes in its favour.

RESOLUTION NO. 2 OF THE ANNUAL GENERAL MEETING

OF IPOPEMA SECURITIES SPÓŁKA AKCYJNA

dated June 30th 2015

to appoint a Ballot Counting Committee

Acting on the proposal put forward by the Chairperson, the Annual General Meeting of IPOPEMA Securities S.A. resolves as follows:

Section 1

A Ballot Counting Committee shall be appointed, composed of the following persons:

Mr Marcin Kurowski - Chairperson of the Ballot Counting Committee;

Mr Marcin Bańkowski – Member of the Ballot Counting Committee;

Mr Tomasz Zienkiewicz - Minutes Secretary of the Ballot Counting Committee.

Section 2



OF THE ANNUAL GENERAL MEETING OF IPOPEMA SECURITIES SPÓŁKA AKCYJNA

dated June 30th 2015

to adopt the agenda

Acting	g on the proposal put forward by the Chairperson, the Annual General Meeting of IPOPEMA	
Securi	ties S.A. resolves as follows:	
	Section 1	
The A	nnual General Meeting adopts the following agenda:	
1.	Opening of the Annual General Meeting	
2.	Appointment of the Chairperson	
3.	Preparation of a list of attendees	
4.	Confirmation that the Annual General Meeting has been properly convened and has the	
	capacity to adopt resolutions	
5.	Appointment of a Ballot Counting Committee	
6.	Adoption of the agenda	
7.	Review of the Directors' Report on the operations of the Company and its Group in the	
	financial year 2014	
8.	Review of the Company's separate financial statements for the financial year 2014	
9.	Review of the Group's consolidated financial statements for the financial year 2014	
10.	Review of the Supervisory Board's written report for 2014 and the Management Board's	
	proposal concerning allocation of the Company's net profit for the financial year 2014	
11.	Resolution on review and approval of the Directors' Report on the operations of the	
	Company and its Group in the financial year 2014	
12.	Resolution on review and approval of the Company's financial statements for the financial	
	year 2014	
13.	Resolution on review and approval of the Group's consolidated financial statements for the	
	financial year 2014	
14.	Grant of discharge in respect of performance of duties by members of the Management	
	Board and the Supervisory Board	
15.	Resolution to amend the Company's Articles of Association	
16.	Resolution on the application of the 'Corporate Governance Rules for Regulated Entities'	
	issued by the Polish Financial Supervision Authority	
17.	Resolution on adoption of the new text of the Rules of Procedure for the Supervisory Board.	
18.	Resolution on allocation of the Company's net profit for the financial year 2014	



19.	Closing of the Annual General Meeting
	Section 2
This I	Resolution shall become effective as of its date
Valid	votes were cast on 16,679,061 shares, representing 55.71% of the Company's share capital. The resolution was
carriea	l unanimously, with 16,679,061 votes in its favour

OF THE ANNUAL GENERAL MEETING OF IPOPEMA SECURITIES SPÓŁKA AKCYJNA

dated June 30th 2015

on review and approval of the Directors' Report on the operations of the Company and its Group in the financial year 2014

Pursuant to Art. 382.3 in conjunction with Art. 395.2.1) of the Commercial Companies Code, and
pursuant to Art. 16.3c) and Art. 19.1a) of the Company's Articles of Association, the Annual General
Meeting of IPOPEMA Securities S.A. hereby resolves as follows:
Section 1
Accepting the Supervisory Board's report for 2014, the Annual General Meeting approves the
Directors' Report on the operations of the Company and its Group in the financial year 2014
Section 2
This Resolution shall become effective as of its date
Valid votes were cast on 16,386,185 shares, representing 54.73% of the Company's share capital. The resolution was
carried unanimously, with 16,386,185 votes in its favour

RESOLUTION NO. 5 OF THE ANNUAL GENERAL MEETING OF IPOPEMA SECURITIES SPÓŁKA AKCYJNA

dated June 30th 2015

on review and approval of the financial statements of the Company for the financial year 2014



Section 1

The 1	Annual General Meeting accepts the Supervisory Board's report for 2014 and approves the
Comp	pany's financial statements for the financial year 2014, including:
a)	Introduction to the financial statements;
b)	balance sheet as at December 31st 2014, showing total assets and total equity and liabilities of
	PLN 293,035 thousand;
c)	income statement for the period January 1st-December 31st 2014, showing a net profit of
	PLN 3,226,493.56;
d)	statement of changes in equity for the period January 1st-December 31st 2014, showing equity
	of PLN 60,125 thousand as at the end of the period;
e)	statement of cash flows for the period January 1st-December 31st 2014, showing a net
	decrease in cash of PLN 6,404 thousand;
f)	notes
	Section 2
This I	Resolution shall become effective as of its date
Valid	votes were cast on 16,386,185 shares, representing 54.73% of the Company's share capital. The resolution was
carried	unanimously, with 16,386,185 votes in its favour

RESOLUTION NO. 6 OF THE ANNUAL GENERAL MEETING

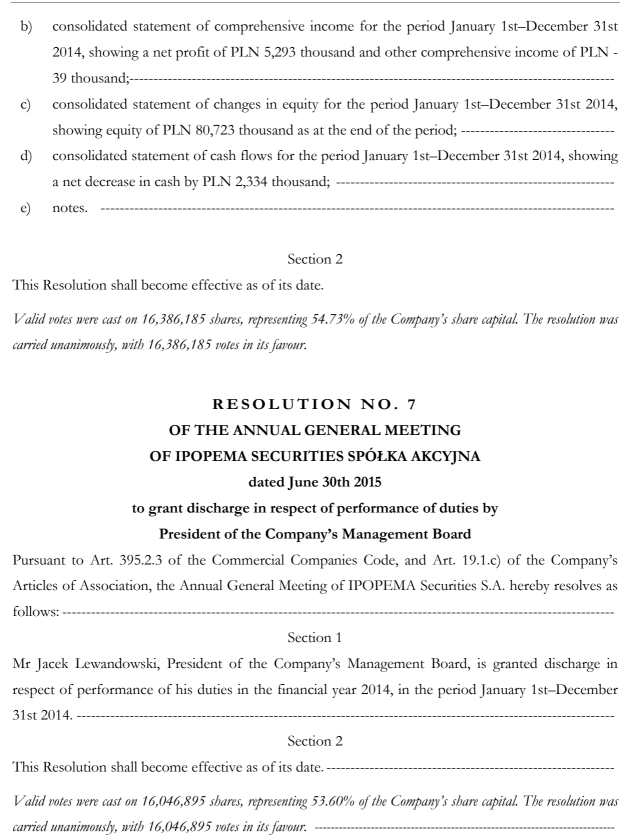
OF IPOPEMA SECURITIES SPÓŁKA AKCYJNA

dated June 30th 2015

on review and approval of

the consolidated financial statements of the Group for the financial year 2014







OF THE ANNUAL GENERAL MEETING OF IPOPEMA SECURITIES SPÓŁKA AKCYJNA

dated June 30th 2015

to grant discharge in respect of performance of duties by Vice-President of the Company's Management Board

Pursuant to Art. 395.2.3 of the Commercial Companies Code, and Art. 19.1.c) of the Company's				
Articles of Association, the Annual General Meeting of IPOPEMA Securities S.A. hereby resolves as				
follows:				
Section 1				
Mr Miroslaw Borys, Vice-President of the Company's Management Board, is granted discharge in				
respect of performance of his duties in the financial year 2014, in the period January 1st-December				
31st 2014				
Section 2				
This Resolution shall become effective as of its date				
Valid votes were cast on 15,689,757 shares, representing 52.40% of the Company's share capital. The resolution was				
carried unanimously, with 15,689,757 votes in its favour.				
RESOLUTION NO. 9				
OF THE ANNUAL GENERAL MEETING				
OF IPOPEMA SECURITIES SPÓŁKA AKCYJNA				
dated June 30th 2015				
to grant discharge in respect of performance of duties by				
Vice-President of the Company's Management Board				
Pursuant to Art. 395.2.3 of the Commercial Companies Code, and Art. 19.1.c) of the Company's				
Articles of Association, the Annual General Meeting of IPOPEMA Securities S.A. hereby resolves as				
follows:				
Section 1				
Mr Mariusz Piskorski, Vice-President of the Company's Management Board, is granted discharge in				
respect of performance of his duties in the financial year 2014, in the period January 1st-December				
31st 2014				
Section 2				
This Resolution shall become effective as of its date				
Valid votes were cast on 15,471,185 shares, representing 51.67% of the Company's share capital. The resolution was				
carried unanimously, with 15,471,185 votes in its favour.				



RESOLUTION NO. 10 OF THE ANNUAL GENERAL MEETING OF IPOPEMA SECURITIES SPÓŁKA AKCYJNA

dated June 30th 2015

to grant discharge in respect of performance of duties by Vice-President of the Company's Management Board

Pursuant to Art. 395.2.3 of the Commercial Companies Code, and Art. 19.1.c) of the Company's
Articles of Association, the Annual General Meeting of IPOPEMA Securities S.A. hereby resolves as
follows:
Section 1
Mr Stanisław Waczkowski, Vice-President of the Company's Management Board, is granted discharge
in respect of performance of his duties in the financial year 2014, in the period January 1st-December
31st 2014
Section 2
This Resolution shall become effective as of its date.
Valid votes were cast on 16,094,750 shares, representing 53.76% of the Company's share capital. The resolution was
carried unanimously, with 16,094,750 votes in its favour.
RESOLUTION NO. 11
OF THE ANNUAL GENERAL MEETING
OF IPOPEMA SECURITIES SPÓŁKA AKCYJNA
dated June 30th 2015
to grant discharge in respect of performance of duties by
Member of the Company's Supervisory Board
Pursuant to Art. 395.2.3 of the Commercial Companies Code, and Art. 19.1.c) of the Company's
Articles of Association, the Annual General Meeting of IPOPEMA Securities S.A. hereby resolves as
follows:
Section 1
Mr Jacek Jonak, Chairperson of the Company's Supervisory Board, is granted discharge in respect of
performance of his duties in the financial year 2014, in the period January 1st-December 31st 2014.
Section 2
This Resolution shall become effective as of its date
Valid votes were cast on 16,386,185 shares, representing 54.73% of the Company's share capital. The resolution was
carried unanimously, with 16,386,185 votes in its favour.



OF THE ANNUAL GENERAL MEETING OF IPOPEMA SECURITIES SPÓŁKA AKCYJNA

dated June 30th 2015

to grant discharge in respect of performance of duties by

Member of the Company's Supervisory Board

Pursuant to Art. 395.2.3 of the Commercial Companies Code, and Art. 19.1.c) of the Company's				
Articles of Association, the Annual General Meeting of IPOPEMA Securities S.A. hereby resolves as				
follows:				
Section 1				
Mr Janusz Diemko, Member of the Company's Supervisory Board, is granted discharge in respect of				
performance of his duties in the financial year 2014, in the period January 1st-December 31st 2014.				
Section 2				
This Resolution shall become effective as of its date				
Valid votes were cast on 16,386,185 shares, representing 54.73% of the Company's share capital. The resolution was				
carried unanimously, with 16,386,185 votes in its favour.				
RESOLUTION NO. 13				
OF THE ANNUAL GENERAL MEETING				
OF IPOPEMA SECURITIES SPÓŁKA AKCYJNA				
dated June 30th 2015				
to grant discharge in respect of performance of duties by				
Member of the Company's Supervisory Board				
Pursuant to Art. 395.2.3 of the Commercial Companies Code, and Art. 19.1.c) of the Company's				
Articles of Association, the Annual General Meeting of IPOPEMA Securities S.A. hereby resolves as				
follows:				
Section 1				
Mr Bogdan Kryca, Member of the Company's Supervisory Board, is granted discharge in respect of				
performance of his duties in the financial year 2014, in the period January 1st-December 31st 2014.				
Section 2				
This Resolution shall become effective as of its date				
Valid votes were cast on 16,386,185 shares, representing 54.73% of the Company's share capital. The resolution was				
carried unanimously, with 16,386,185 votes in its favour.				



OF THE ANNUAL GENERAL MEETING OF IPOPEMA SECURITIES SPÓŁKA AKCYJNA

dated June 30th 2015

to grant discharge in respect of performance of duties by

Member of the Company's Supervisory Board

Pursuant to Art. 395.2.3 of the Commercial Companies Code, and Art. 19.1.c) of the Company's
Articles of Association, the Annual General Meeting of IPOPEMA Securities S.A. hereby resolves as
follows:
Section 1
Mr Michał Dobak, Member of the Company's Supervisory Board, is granted discharge in respect of
performance of his duties in the financial year 2014, in the period February 10th –August 31st 2014.
Section 2
This Resolution shall become effective as of its date.
Valid votes were cast on 16,386,185 shares, representing 54.73% of the Company's share capital. The resolution was
carried unanimously, with 16,386,185 votes in its favour.
RESOLUTION NO. 15
OF THE ANNUAL GENERAL MEETING
OF IPOPEMA SECURITIES SPÓŁKA AKCYJNA
dated June 30th 2015
to grant discharge in respect of performance of duties by
Member of the Company's Supervisory Board
Pursuant to Art. 395.2.3 of the Commercial Companies Code, and Art. 19.1.c) of the Company's
Articles of Association, the Annual General Meeting of IPOPEMA Securities S.A. hereby resolves as
follows:
Section 1
Mr Zbigniew Mrowiec, Member of the Company's Supervisory Board, is granted discharge in respect
of performance of his duties in the financial year 2014, in the period January 1st-December 31st
2014
Section 2
This Resolution shall become effective as of its date
Valid votes were cast on 16,386,185 shares, representing 54.73% of the Company's share capital. The resolution was
carried unanimously, with 16,386,185 votes in its favour



RESOLUTION NO. 16 OF THE ANNUAL GENERAL MEETING

OF IPOPEMA SECURITIES SPÓŁKA AKCYJNA

dated June 30th 2015

to amend the Company's Articles of Association

Pursuant to Art. 430.1 of the Commercial Companies Code, the Annual General Meeting of
IPOPEMA Securities S.A. hereby resolves as follows:
Section 1
The Annual General Meeting of IPOPEMA Securities S.A. amends the Company's Articles of
Association in the following manner:
a) Art. 5.3-5.8 of the Articles of Association shall be deleted,
b) Art. 10 of the Articles of Association shall read as follows: "Declarations of will on behalf of the
Company may be made by two Management Board members acting jointly or by one Management
Board member acting jointly with one of the commercial proxies holding joint power of proxy"
c) Art. 16.3.i) the Articles of Association shall be deleted,
Section 2
This Resolution shall become effective as of its date.
Valid votes were cast on 16,386,185 shares, representing 54.73% of the Company's share capital. The resolution was
carried unanimously, with 16,386,185 votes in its favour

RESOLUTION NO. 17 OF THE ANNUAL GENERAL MEETING OF IPOPEMA SECURITIES SPÓŁKA AKCYJNA

dated June 30th 2015

to declare that IPOPEMA Securities S.A. shall apply the 'Corporate Governance Rules for Regulated Entities' issued by the Polish Financial Supervision Authority

The Annual General Meeting of IPOPEMA Securities S.A., having read the 'Corporate Governance Rules for Regulated Entities' of July 22nd 2014, issued by the Polish Financial Supervision Authority, resolves as follows:

Section 1

To the extent permitted by law, having regard in particular to the legal and supervisory requirements applicable to shareholders as well as to their own interests and the interests of other stakeholders, the General Meeting has decided to declare their readiness to apply the Rules in so far as they apply to the shareholders and to the relationship between the Company as a regulated institution and its shareholders, and in particular to observe the provisions included in Section 2 of the Rules, provided, however, that where the Rules require a specific conduct by the shareholders, the shareholders shall



make any decisions having due regard to all the statutory duties and all the material facts and circumstances concerning the Company, their own interests and the interests of other stakeholders.

Section 2

This declaration shall give rise to no obligation on the part of the shareholders and may not be the
basis for any claims raised against them by any third parties
Section 3
This Resolution shall become effective as of its date.
Valid votes were cast on 16,386,185 shares, representing 54.73% of the Company's share capital. The resolution was
carried unanimously, with 16,386,185 votes in its favour

RESOLUTION NO. 18 OF THE ANNUAL GENERAL MEETING OF IPOPEMA SECURITIES SPÓŁKA AKCYJNA

dated June 30th 2015

to adopt the new text of the Rules of Procedure for the Supervisory Board				
Pursuant to Art. 391.3 of the Commercial Companies Code and Art. 19.1.h) of the Company's				
Articles of Association, the Annual General Meeting of IPOPEMA Securities S.A. hereby resolves as				
follows:				
Section 1				
The Company's Annual General Meeting adopts the new text of the Rules of Procedure for the				
Supervisory Board, attached as an appendix to this resolution				
Section 2				
This Resolution shall become effective as of its date.				
Valid votes were cast on 16,386,185 shares, representing 54.73% of the Company's share capital. The resolution was carried unanimously, with 16.386,185 votes in its favour.				

RESOLUTION NO. 19 OF THE ANNUAL GENERAL MEETING OF IPOPEMA SECURITIES SPÓŁKA AKCYJNA

dated June 30th 2015

concerning adjournment of the Annual General Meeting

The Annual General Meeting of IPOPEMA Securities S.A., acting pursuant to Art. 408.2 of the Commercial Companies Code, hereby adjourns its proceedings until 12:00 noon on July 14th 2015.

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This Resolution shall become effective as of its date. -----



Valid votes were cast on 16,386,185 shares, representing 54.73% of the Company's share capital. The resolution was carried unanimously, with 16,386,185 votes in its favour.

Appendix to Resolution No. 18 of the Annual General Meeting of IPOPEMA Securities S.A. dated June 30th 2015

Rules of Procedure for the Supervisory Board of IPOPEMA Securities S.A.

	Section 1
1.	These Rules of Procedure define detailed rules of operation of the Supervisory Board of
	IPOPEMA Securities S.A. of Warsaw.
2.	In these Rules of Procedure, the following terms shall have the following meanings:
a)	Company – shall mean IPOPEMA Securities S.A.,
b)	Supervisory Board – shall mean the entire Supervisory Board of IPOPEMA Securities S.A.,
c)	Chairperson of the Supervisory Board - shall mean the person serving as the Chairperson of
	the Supervisory Board,
d)	Supervisory Board Member - the term shall include the person serving as the Chairperson of
	the Supervisory Board, the person serving as the Deputy Chairperson of the Supervisory
	Board and the person serving as the Secretary of the Supervisory Board
e)	Management Board – shall mean the Management Board of the Company
	Section 2
	The activities of the Company's Supervisory Board shall be governed by the provisions of the
	Commercial Companies Code, the Company's Articles of Association and these Rules of
	Procedure.
	Section 3
1.	The Supervisory Board shall be responsible for ongoing supervision over the Company's
	activities
2.	The Supervisory Board may prepare programmes for its supervision activities and delegate
	specific tasks to individual members of the Supervisory Board. The programmes shall be
	approved by the Supervisory Board by way of a resolution
3.	Supervisory Board Members shall perform their duties in person
3a	In performing their supervisory duties, the Supervisory Board and its individual members shall
	be guided by objective assessment and judgement



- 3b In exercising supervision over the Company's affairs, the Supervisory Board shall perform its tasks with care for the Company's proper and safe operation.

Section 3a

- 1. The Chairperson of the Supervisory Board shall direct the Supervisory Board's work. The Chairperson shall be elected by the Supervisory Board from among its members, based on experience and leadership skills, as well as with due regard for the independence criteria.-----
- A Supervisory Board member should perform his or her function actively, showing requisite
 involvement in the Supervisory Board's work. Such requisite involvement shall be manifest in
 devoting such an amount of time as is required for the proper performance of the Supervisory
 Board's tasks.

- 5. When making an assessment of the Management Board's proposal as to dividend distribution, the Supervisory Board should take into consideration the need of maintaining an appropriate level of equity and of pursuit of the Company's strategic objectives, as well as any recommendations and individual guidance issued by regulatory authorities.------
- 6. Termination of an agreement with the auditor of financial statements should be submitted to the Supervisory Board for assessment, and the Supervisory Board shall include information on the reasons for such termination in its annual report containing an assessment of the Company's financial statements.-----



- 7. Any unauthorised exertion of pressure on a Supervisory Board member by the Company's shareholders should be immediately reported by such Supervisory Board member to the Supervisory Board, the Management Board and the Polish Financial Supervision Authority.---Section 3b
- 1. When appointing Management Board members, the Supervisory Board shall take into account the fact that a President of the Management Board will need to be appointed to direct the Management Board's work.
- 2. When appointing Management Board members, the Supervisory Board shall take into account their competence for managing the Company's affairs, based on their expertise, experience and skills necessary to perform their functions.
- 3. When appointing Management Board members, the Supervisory Board shall seek to appoint such individuals who warrant proper performance of the duties assigned to them.
- 4. When appointing Management Board members, the Supervisory Board shall seek to ensure that the individual competences of each member guarantee an appropriate quality of collective management of the Company.
- 5. When appointing Management Board members, the Supervisory Board shall seek to ensure that the Management Board includes an appropriate number of persons who have a command of the Polish language and demonstrate adequate experience and knowledge of the Polish financial market which are indispensable for managing a regulated institution in the Polish financial market.

Section 4

- 1. Meetings of the Supervisory Board shall be convened by the Chairperson of the Supervisory Board, or, in the absence of the Chairperson, by the Deputy Chairperson of the Supervisory Board, on his or her own initiative or at a written request by a Supervisory Board Member or by the Management Board.-----



Section 5

1. Meetings of the Supervisory Board shall be held at the Company's registered office or at another address specified in a notice convening the meeting. -----1a Meetings of the Supervisory Board shall be held in the Polish language. If necessary, an interpreter's assistance shall be provided. 2. A meeting shall be opened by the Chairperson of the Supervisory Board, or, in the absence of the Chairperson, by the Deputy Chairperson of the Supervisory Board. ------A meeting of the Supervisory Board shall be convened at least 10 days in advance, by way a relevant notice sent by registered mail or otherwise, subject to confirmation of receipt. A Supervisory Board Member may also confirm the receipt of the notice personally, with no need to send a confirmation by post. In justified cases, the Chairperson of the Supervisory Board may shorten the notice period in connection with convening a meeting to three business days. -----4. The following shall be attached to the notice convening a meeting of the Supervisory Board: the agenda, the draft resolutions, and other materials relevant for the issues to be discussed during the meeting. -----5. Resolutions concerning any matters which are not included in the agenda may not be adopted unless all of the Supervisory Board Members are present at the meeting and none of them voices an objection. -----6. A meeting of the Supervisory Board may be held without being formally convened, provided that all the Supervisory Board Members express their consent no later than on the date of the meeting and confirm the same in writing or place their signatures on the attendance list. -----Resolutions of the Supervisory Board shall be valid only if all the Supervisory Board Members have been invited to the meeting and if at least half of them, including the Chairperson or the Deputy Chairperson, are present. -----8. Except where Company's Articles of Association provide otherwise, the Supervisory Board shall adopt resolutions by a simple majority of the votes. In the case of a voting tie, the Chairperson of the Supervisory Board, or, in the absence of the Chairperson, the Deputy Chairperson, shall have the casting vote. A Supervisory Board Member may cast a vote in favour of a resolution by voting "for", against a resolution by voting "against", or may abstain from voting. -----9. Supervisory Board Members may participate in voting on resolutions by casting their vote in writing through the agency of another Supervisory Board Member. No vote may be cast in writing on any matter introduced to the agenda during a Supervisory Board meeting. -----10. The Supervisory Board may adopt resolutions using means of remote communication (a teleconference) which enable simultaneous communication between such a number of the



Supervisory Board Members as is required to adopt valid resolutions in accordance with Par. 5.7. Resolutions adopted using means of remote communication shall be valid provided that all the Supervisory Board Members have been notified of the contents of a draft resolution and provided further that the relevant minutes have been signed by each Supervisory Board Member participating in the vote. If such a case, the whereabouts of the Chairperson of the Supervisory Board, or, if the Chairperson does not participate in the vote – of the Deputy Chairperson of the Supervisory Board, if the Deputy Chairperson is responsible for chairing the meeting, shall be deemed as the place of holding the meeting and the place of producing the minutes.

Section 6

- 1. The Supervisory Board may adopt resolutions by written process provided that all the Supervisory Board Members have been presented with the contents of the draft resolutions. Resolutions adopted by written process shall become effective as soon as more than half of all the Supervisory Board Members, including the Chairperson or the Deputy Chairperson of the Supervisory Board, provide their written agreement.
- 3. Resolutions adopted by written ballot or with the use of means of remote communication may not concern the matters for which this procedure is prohibited under the Commercial Companies Code, and in particular appointment, dismissal and suspension of Management Board members.

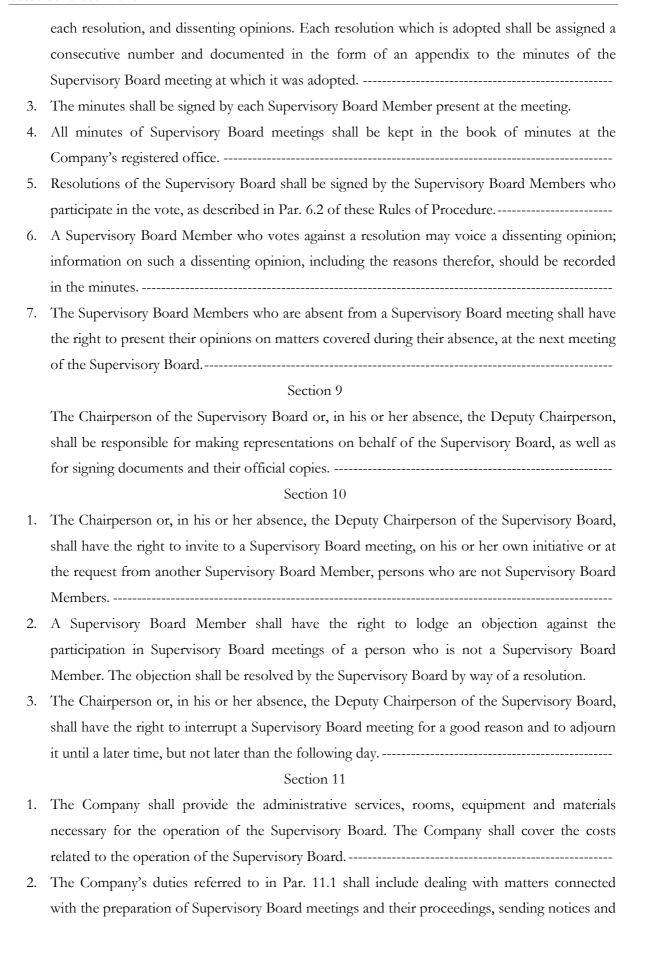
Section 7

- 1. Votes at the meetings of the Supervisory Board shall be cast in an open ballot.
- 2. A secret ballot shall be ordered by the Chairperson or, in his or her absence, the Deputy Chairperson of the Supervisory Board, in the case of voting on personnel-related matters or if any Supervisory Board Member so requests.

Section 8

- 1. The proceedings of each Supervisory Board meeting shall be recorded in minutes.
- 1a. The minutes and the texts of adopted resolutions or of other material decisions made by the Supervisory Board shall be prepared in, or translated into, the Polish language.------
- 2. The minutes shall include the following information: date and venue of the meeting, its agenda, names of the Supervisory Board Members present, number of votes cast in respect of







materials, taking minutes of the meetings, processing of requests to refund costs of business trips etc.-----