

Issued by: ARCUS S.A. Issued on: 18 June 2014

Subject: Resolutions adopted by the Ordinary General Meeting of ARCUS S.A. Company's Shareholders

Current report no 13/2014

Legal basis: Article 56.1.2 of the Act on Public Offering – Current and Periodic Information

Report content:

The Management Board of ARCUS S.A. ('the Company') hereby publishes enclosed the content of Resolutions adopted by the Ordinary General Meeting of Shareholders held on 18 June 2014 ('OGM'). The Ordinary General Meeting of Shareholders considered all items of planned agenda. No objections were raised as to the Ordinary General Meeting's Resolutions.

Detailed Legal basis:

Par. 38.1.7,8,9 of the Regulation of the Minister of Finance of 19 February 2009 on current and periodic information to be published by issuers of securities and on conditions of recognition of information required under non-member state law regulations as equivalent (Journal of Laws No. 33 item 259 as amended)

Attachments:

1. Content of Draft Resolutions to be presented at the Ordinary General Meeting of ARCUS S.A. Company's Shareholders

Attachment No 1 to the current report No 13/2014

Point 2 of the Agenda:

Resolution No 1

of the Ordinary General Meeting of Shareholders of ARCUS S.A. with its registered office in Warsaw of 18 June 2014 on the appointment of a Chairperson of the Ordinary General Meeting of Shareholders

The Ordinary General Meeting of ARCUS S.A. Shareholders hereby resolves to appoint Ms. Sylwia Staszewska-Lisiak as a Chairperson of the Ordinary General Meeting of the Company's Shareholders.

After the voting, Mr Michał Czeredys stated that 4,801,500 valid votes attached to 4,801,500 shares have been casted, which accounts for 64.93% of the Company's share capital. The Resolution has been adopted **in a secret ballot** with 4,800,000 votes for, no votes against and 1,500 abstentions.

Point 4 of the Agenda:

Resolution No 2 of the Ordinary General Meeting of Shareholders of ARCUS S.A. with its registered office in Warsaw of 18 June 2014 on the adoption of the Agenda

The Ordinary General Meeting of Shareholders of ARCUS S.A. hereby resolves to adopt the Agenda of the Ordinary General Meeting of Shareholders in wording consistent with the Agenda announced in the notice of this General Meeting published by the Company on 22 May 2014 in the current report No 8/2014 and on www.arcus.pl website.

Due to the fact that during the General Meeting, the electronic system for voting and votes counting was used, the Chairman proposed not to appoint the vote counting committee and adopt the following resolution:

Resolution No 3 of the Ordinary General Meeting of Shareholders of ARCUS S.A. with its registered office in Warsaw of 18 June 2014 on the non-appointment of the vote counting committee

The Ordinary General Meeting of Shareholders of ARCUS S.A. with its registered office in Warsaw hereby resolves not to appoint the vote counting committee for this General Meeting.

After the voting, the Chairperson stated that 4,801,500 valid votes attached to 4,801,500 shares have been casted, which accounts for 64.93% of the Company's share capital. The Resolution has been adopted **unanimously in an open ballot** with 4,801,500 votes for, no votes against and no abstentions.

Point 5 of the Agenda:

The Chairperson stated that the Supervisory Board's report on the results of the assessment of the Company's separate financial statement for the year ended 31 December 2013 and the Management Board's report on Company's activities in 2013, was presented to the Shareholders. The following Resolution was put to the vote by the Chairperson:

Resolution No 4 of the Ordinary General Meeting of Shareholders of ARCUS S.A. with its registered office in Warsaw of 18 June 2014

on the approval of the Supervisory Board's report on the results of the assessment of the Company's separate financial statement for the year ended 31 December 2013 and the Management Board's report on Company's activities in 2013

The Ordinary General Meeting of Shareholders of ARCUS S.A. hereby resolves to approve the Supervisory Board's report on the results of the assessment of the Company's separate financial statement for the year ended 31 December 2013 and the Management Board's report on Company's activities in 2013.

After the voting, the Chairperson stated that 4,801,500 valid votes attached to 4,801,500 shares have been casted, which accounts for 64.93% of the Company's share capital. The Resolution has been adopted **unanimously in an open ballot** with 4,801,500 votes for, no votes against and no abstentions.

Point 6 of the Agenda:

Resolution No 5

of the Ordinary General Meeting of Shareholders of ARCUS S.A. with its registered office in Warsaw

of 18 June 2014

on the approval of the Supervisory Board's report on the results of the assessment of ARCUS S.A. Capital Group's consolidated financial statement for the year ended 31 December 2013 and the Management Board's report on ARCUS S.A. Capital Group's activities in 2013

The Ordinary General Meeting of Shareholders of ARCUS S.A. hereby resolves to approve the Supervisory Board's report on the results of the assessment of ARCUS S.A. Capital Group's consolidated financial statement for the year ended 31 December 2013 and the Management Board's report on ARCUS S.A. Capital Group's activities in 2013.

After the voting, the Chairperson stated that 4,801,500 valid votes attached to 4,801,500 shares have been casted, which accounts for 64.93% of the Company's share capital. The Resolution has been adopted **unanimously in an open ballot** with 4,801,500 votes for, no votes against and no abstentions.

Point 7 of the Agenda:

Resolution No 6

of the Ordinary General Meeting of Shareholders of ARCUS S.A. with its registered office in Warsaw of 18 June 2014 on the approval of the Supervisory Board's report on the results of the

The Ordinary General Meeting of Shareholders of ARCUS S.A. hereby resolves to approve the Supervisory Board's report on the results of the assessment of its activities in 2013.

assessment of its activities in 2013

After the voting, the Chairperson stated that 4,801,500 valid votes attached to 4,801,500 shares have been casted, which accounts for 64.93% of the Company's share capital. The Resolution has been adopted **unanimously in an open ballot** with 4,801,500 votes for, no votes against and no abstentions.

Point 8 of the Agenda:

Resolution No 7

of the Ordinary General Meeting of Shareholders of ARCUS S.A. with its registered office in Warsaw of 18 June 2014

on the approval of the Supervisory Board's reports regarding the assessment of the Company's and the Capital Group's position in 2013

The Ordinary General Meeting of Shareholders of ARCUS S.A. hereby resolves as follows:

Par. 1

The Supervisory Board's report regarding the assessment of the Company's position in 2013 is approved.

Par. 2

The Supervisory Board's report regarding the assessment of ARCUS S.A. Capital Group's position in 2013 is approved.

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Point 9 of the Agenda:

Resolution No 8

of the Ordinary General Meeting of Shareholders of ARCUS S.A. with its registered office in Warsaw of 18 June 2014

on the approval of the Company's Management Board's report on Company's and ARCUS S.A. Capital Group's activities in 2013

The Ordinary General Meeting of Shareholders of ARCUS S.A. hereby resolves as follows:

Par. 1

The Company's Management Board's report on Company's activities in the financial year ended 31 December 2013 is approved.

Par. 2

The Company's Management Board's report on ARCUS S.A Capital Group's activities in the financial year ended 31 December 2013 is approved.

After the voting, the Chairperson stated that 4,801,500 valid votes attached to 4,801,500 shares have been casted, which accounts for 64.93% of the Company's share capital. The Resolution has been adopted **unanimously in an open ballot** with 4,801,500 votes for, no votes against and no abstentions.

Point 10 of the Agenda:

Resolution No 9

of the Ordinary General Meeting of Shareholders of ARCUS S.A. with its registered office in Warsaw

of 18 June 2014

on the approval of the Company's separate financial statement and ARCUS S.A. Capital Group's consolidated financial statement for the financial year ended 31 December 2013

The Ordinary General Meeting of Shareholders of ARCUS S.A. Company hereby resolves as follows:

Par. 1

The separate financial statement of the Company for the financial year ended 31 December 2013, including: balance sheet as at 31 December 2013 with total assets of PLN 119 767 285.40 (in words: one hundred and nineteen million seven hundred and sixty seven thousand two hundred and eighty five zloty and forty grosz), profit and loss account for the period of 1 January 2013 - 31 December 2013 with net sales revenues of PLN 291 594 109.09 (in words: two hundred and ninety one million five hundred and ninety four thousand one hundred and nine zloty and nine grosz) and net profit of PLN 2 298 073,77 (in words: two million two hundred and ninety eight thousand and seventy three zloty and seventy seven grosz), is approved.

Par. 2

The consolidated financial statement of ARCUS S.A. Capital Group for the financial year ended 31 December 2013, including: balance sheet as at 31 December 2013 with total assets of PLN 113 953 839.49 (in words: one hundred and thirteen million nine hundred fifty three thousand eight hundred thirty nine zloty and forty nine grosz), profit and loss account for the period of 1 January 2013 - 31 December 2013 with net sales revenues of PLN 299 151 834.98 (in words: two hundred ninety nine million one hundred and fifty one thousand eight hundred and thirty four zloty and ninety eight grosz) and net profit of PLN 1 669 085.82 (in words: one million six hundred and sixty nine thousand and eighty five zloty and eighty two grosz), is approved.

Point 11 of the Agenda:

Resolution No 10

of the Ordinary General Meeting of Shareholders of ARCUS S.A. with its registered office in Warsaw of 18 June 2014

on the approval of the Supervisory Board's report on the assessment of the Management Board's proposal concerning the allocation of profit for the year ended 31 December 2013

The Ordinary General Meeting of Shareholders of ARCUS S.A. hereby resolves to approve the Supervisory Board's report on the assessment of the Management Board's proposal concerning the allocation of profit for the year ended 31 December 2013.

After the voting, the Chairperson stated that 4,801,500 valid votes attached to 4,801,500 shares have been casted, which accounts for 64.93% of the Company's share capital. The Resolution has been adopted **unanimously in an open ballot** with 4,801,500 votes for, no votes against and no abstentions.

Point 12 of the Agenda:

Resolution 11

of the Ordinary General Meeting of Shareholders of ARCUS S.A. with its registered office in Warsaw of 18 June 2014 on the allocation of the Company's profit for the financial year ended 31

The Ordinary General Meeting of the Company's Shareholders, hereby resolves to allocate the profit for the financial year ended 31 December 2013 at the amount of PLN 2 298 073.77 (in words: two million two hundred and ninety eight thousand and seventy

December 2013

three zloty and seventy seven grosz) to the dividend payment and to cover the losses from previous years:

a) allocation of PLN 0.05 per share for dividend payment for the year 2013 – with the exclusion of shares acquired by ARCUS S.A. with the purpose of their redemption,

b) allocation of the remaining profit at the amount of PLN 1 788 217.43 (one million seven hundred and eighty eight thousand two hundred and seventeen zloty and forty three grosz) to cover losses from previous years,

c) allocation of the remaining profit to the reserve capital.

15 July shall be the dividend record day while 1 August 2014 shall be the dividend payment day.

After the voting, the Chairperson stated that 4,801,500 valid votes attached to 4,801,500 shares have been casted, which accounts for 64.93% of the Company's share capital. The Resolution has been adopted **unanimously in an open ballot** with 4,801,500 votes for, no votes against and no abstentions.

Point 13 of the Agenda:

Resolution No 12

of the Ordinary General Meeting of Shareholders of ARCUS S.A. with its registered office in Warsaw of 18 June 2014 on granting a vote of acceptance to the President of the Company's Management Board for the discharge of his duties

The Ordinary General Meeting of the Company's Shareholders hereby resolves to grant a vote of acceptance to Mr. Michał Czeredys for the discharge of his President of the Management Board duties in the financial year ended 31 December 2013 (in the period of 1 January 2013 – 31 December 2013).

After the voting, the Chairperson stated that 4,801,500 valid votes attached to 4,801,500 shares have been casted, which accounts for 64.93% of the Company's share capital. The Resolution has been adopted **unanimously in a secret ballot** with 4,801,500 votes for, no votes against and no abstentions.

Resolution No 13 of the Ordinary General Meeting of Shareholders of ARCUS S.A. with its registered office in Warsaw of 18 June 2014

on granting a vote of acceptance to the Vice-President of the Company's Management Board for the discharge of his duties

The Ordinary General Meeting of the Company's Shareholders hereby resolves to grant a vote of acceptance to Mr. Marek Multan for the discharge of his Vice-President of the Management Board duties in the financial year ended 31 December 2013 (in the period of 1 January 2013 – 31 December 2013).

After the voting, the Chairperson stated that 4,801,500 valid votes attached to 4,801,500 shares have been casted, which accounts for 64.93% of the Company's share capital. The Resolution has been adopted **unanimously in a secret ballot** with 4,801,500 votes for, no votes against and no abstentions.

Resolution No 14 of the Ordinary General Meeting of Shareholders of ARCUS S.A.

with its registered office in Warsaw

of 18 June 2014

on granting a vote of acceptance to the Chairman of the Company's Supervisory Board for the discharge of his duties

The Ordinary General Meeting of the Company's Shareholders hereby resolves to grant a vote of acceptance to Mr. Marek Czeredys for the discharge of his Chairman of the Supervisory Board duties in the financial year ended 31 December 2013.

After the voting, the Chairperson stated that 4,801,500 valid votes attached to 4,801,500 shares have been casted, which accounts for 64.93% of the Company's share capital. The Resolution has been adopted **unanimously in a secret ballot** with 4,801,500 votes for, no votes against and no abstentions.

Resolution No 15

of the Ordinary General Meeting of Shareholders of ARCUS S.A. with its registered office in Warsaw

of 18 June 2014

on granting a vote of acceptance to the Member of the Company's Supervisory Board for the discharge of his duties

The Ordinary General Meeting of the Company's Shareholders hereby resolves to grant a vote of acceptance to Mr. Michał Słoniewski for the discharge of his Member of the Supervisory Board duties in the financial year ended 31 December 2013.

After the voting, the Chairperson stated that 4,801,500 valid votes attached to 4,801,500 shares have been casted, which accounts for 64.93% of the Company's share capital. The Resolution has been adopted **unanimously in a secret ballot** with 4,801,500 votes for, no votes against and no abstentions.

Resolution No 16

of the Ordinary General Meeting of Shareholders of ARCUS S.A.

with its registered office in Warsaw

of 18 June 2014

on granting a vote of acceptance to the Member of the Company's Supervisory Board for the discharge of his duties

The Ordinary General Meeting of the Company's Shareholders hereby resolves to grant a vote of acceptance to Mr. Sławomir Jakszuk for the discharge of his Member of the Supervisory Board duties in the financial year ended 31 December 2013.

After the voting, the Chairperson stated that 4,801,500 valid votes attached to 4,801,500 shares have been casted, which accounts for 64.93% of the Company's share capital. The Resolution has been adopted **unanimously in a secret ballot** with 4,801,500 votes for, no votes against and no abstentions.

Resolution No 17

of the Ordinary General Meeting of Shareholders of ARCUS S.A.

with its registered office in Warsaw

of 18 June 2014

on granting a vote of acceptance to the Member of the Company's Supervisory Board for the discharge of his duties

The Ordinary General Meeting of the Company's Shareholders hereby resolves to grant a vote of acceptance to Mr. Tomasz Pelc for the discharge of his Member of the Supervisory Board duties in the financial year ended 31 December 2013 (in the period of 20 June 2013 – 31 December 2013).

After the voting, the Chairperson stated that 4,801,500 valid votes attached to 4,801,500 shares have been casted, which accounts for 64.93% of the Company's share capital. The Resolution has been adopted **unanimously in a secret ballot** with 4,801,500 votes for, no votes against and no abstentions.

Resolution No 18

of the Ordinary General Meeting of Shareholders of ARCUS S.A. with its registered office in Warsaw

of 18 June 2014

on granting a vote of acceptance to the Member of the Company's Supervisory Board for the discharge of her duties

The Ordinary General Meeting of the Company's Shareholders hereby resolves to grant a vote of acceptance to Ms. Jolanta Grus for the discharge of her Member of the Supervisory Board duties in the financial year ended 31 December 2013.

After the voting, the Chairperson stated that 4,801,500 valid votes attached to 4,801,500 shares have been casted, which accounts for 64.93% of the Company's share capital. The Resolution has been adopted **unanimously in a secret ballot** with 4,801,500 votes for, no votes against and no abstentions.

Resolution No 19

of the Ordinary General Meeting of Shareholders of ARCUS S.A. with its registered office in Warsaw

of 18 June 2014

on granting a vote of acceptance to the Member of the Company's Supervisory Board for the discharge of his duties

The Ordinary General Meeting of the Company's Shareholders hereby resolves to grant a vote of acceptance to Mr Krzysztof Rajczewski for the discharge of his Member of the

Supervisory Board duties in the financial year ended 31 December 2013 (in the period of 1 January 2013 - 20 June 2013).

After the voting, the Chairperson stated that 4,801,500 valid votes attached to 4,801,500 shares have been casted, which accounts for 64.93% of the Company's share capital. The Resolution has been adopted **unanimously in a secret ballot** with 4,801,500 votes for, no votes against and no abstentions.

Point 14 of the Agenda:

Resolution No 20 of the Ordinary General Meeting of Shareholders of ARCUS S.A. with its registered office in Warsaw of 18 June 2014 on the conversion of ARCUS S.A. shares series

The Ordinary General Meeting of ARCUS S.A. with its registered office in Warsaw, in accordance with the dematerialization of A-, B- and C-series shares and acquisition by the Company of own shares and subsequently their redemption, hereby resolves as follows:

a) 5 000 000 A-series bearer shares numbered from 000001 to 5000000 of total nominal value amounting to PLN 500 000.00, and

b) 2 296 681 B-series bearer shares numbered from 000001 to 2296681 of total nominal value amounting to PLN 229 668.10, and

c) 98 476 C-series bearer shares numbered of total nominal value amounting to PLN 9 847.60

shall be converted to D-series shares at the amount of 739 515.70 (in words: seven hundred and thirty nine thousand five hundred and fifteen zloty and seventy grosz) divided into 7 395 157 (in words: seven million three hundred and ninety five thousand one hundred and fifty seven) shares of nominal value of PLN 0.10 (in words: ten grosz) each.

Point 15 of the Agenda:

Resolution No 21

of the Ordinary General Meeting of Shareholders of ARCUS S.A. with its registered office in Warsaw of 18 June 2014

on the approval of the Resolution of 20 June 2013

on the redemption of own shares acquired within the buyback programme

Par. 1

The Ordinary General Meeting of the Company's Shareholders, acting under Art. 359.1 and Art. 359.2 of the Commercial Companies Code and in accordance with Par. 5 of the Company's Articles of Association, hereby resolves as follows:

in accordance with adoption on 20 June 2013 of the Resolution No 12 on the redemption of own shares acquired within the buyback programme and fulfilling of all obligations arising from a decrease of share capital, that is: among others – disclosing a notice in the Court and Economic Monitor, hereby confirms the intention to redeem own shares and resolves as follows:

1. 75,157 (seventy five thousand one hundred and fifty seven) own shares of the Company of nominal value of PLN 0.10 (ten grosz) each, acquired by the Company with the purpose of their redemption on the basis of the Resolution No 26 of the Ordinary General Meeting of the Company's Shareholders of 14 June 2012 shall be redeemed. Furthermore, mentioned 75,157 (seventy five thousand one hundred and fifty seven) shares accounts for 1.02% of the Company's share capital.

2. 75,157 (seventy five thousand one hundred and fifty seven) own shares of acquired by the Company for the total amount (with the consideration of purchase cost of shares) of PLN 272,987.36 (two hundred seventy two thousand nine hundred eighty seven zloty and thirty six grosz) shall be redeemed (the average purchase price for one share amounted to PLN 3.63 – three zloty and sixty three grosz).

Par. 2

The Ordinary General Meeting of the Company's Shareholders, acting under Art. 360.1 read with Art. 455.1 of the Commercial Companies Code, hereby decreases the Company's share capital from the amount of PLN 739,515.70 (seven hundred thirty nine thousand five hundred and fifteen zloty and seventy grosz) to the amount of PLN 732,000.00 (seven hundred and thirty two thousand zloty), that is by the amount equal to the total nominal value of the Company's shares amounting to PLN 7,515.70 (seven thousand five hundred and fifteen zloty and seventy grosz) through the redemption of 75,157 (seventy five thousand one hundred and fifty seven) own shares, in accordance with Par. 1 above.

After the voting, the Chairperson stated that 4,801,500 valid votes attached to 4,801,500 shares have been casted, which accounts for 64.93% of the Company's share capital. The Resolution has been adopted **unanimously in an open ballot** with 4,801,500 votes for, no votes against and no abstentions.

Point 16 of the Agenda:

Resolution No 22 of the Ordinary General Meeting of Shareholders of ARCUS S.A. with its registered office in Warsaw of 18 June 2014 on amendments to the Company's Articles of Association

Par. 1

In accordance with Art. 430 of the Commercial Companies Code and Par. 6.3.1.b of ARCUS S.A. Articles of Association, the Ordinary General Meeting of ARCUS S.A. with its registered office in Warsaw, upon the approval of the Supervisory Board, resolves to amend the Company's Articles of Association as follows:

1. Par. 7.1 (Business of the Company) of the Company's Articles of Association, in the wording:

"1. The annual financial statement and the Management Board's annual report on Company's activities shall be prepared by the Management Board not later than within three months as from the financial year's end".

shall be replaced with the wording:

"1. The annual financial statement shall be prepared by the Management Board not later than within three months as from the financial year's end".

.2 Par. 3 of the Company's Articles of Association, in the wording:

"1. The Company's share capital shall amount to PLN 739,515.70 (seven hundred and thirty nine thousand five hundred and fifteen zloty and seventy grosz) and shall be divided into 7,395,157 (seven million, three hundred and ninety five thousand, one hundred and fifty seven) shares of nominal value of PLN 0.10 (ten grosz) each.

2. The share capital shall be divided into:

a) 5,000,000 A-series bearer shares numbered from 0000001 to 5000000, of total nominal value of PLN 500 000,

b) 2,296,681 B-series bearer y shares numbered from 0000001 to 2296681, of total nominal value of PLN 229,668.10,

b) 98,4761 C-series bearer shares of total nominal value of PLN 9,847.60".

shall be replaced with the wording:

"The Company's share capital shall amount to PLN 732,000.00 (seven hundred and thirty two thousand zloty) and shall be divided into 7,320,000 (seven million, three hundred and twenty thousand) D-series bearer ordinary shares of nominal value of PLN 0.10 (ten grosz) each".

3. Par. 6.1.1 of the Company's Articles of Association, in the wording:

"The Management Board shall be composed of one to five members, including the President and Vice-Presidents of the Management Board, who shall be appointed by the Supervisory Board for common term of office which shall last for one to three years. The first Management Board's term of office shall last for one year. The Supervisory Board shall determine the number of Management Board's members for a given term of office, the length of the term of office and shall appoint the President and Vice-Presidents of the Management Board".

shall be replaced with the wording:

"The Management Board shall be composed of one to five members, including the President and Vice-Presidents of the Management Board, who shall be appointed and dismissed by the Supervisory Board for common three-year term of office. The first Management Board's term of office shall last for one year".

4. Par. 6.2.1 of the Company's Articles of Association, in the wording:

"The Supervisory Board shall be composed of five to ten members, including the Chairman and Vice-Chairman of the Supervisory Board, who shall be appointed for common term of office. The General Meeting shall determine the number of Supervisory Board's members for a given term of office and shall appoint the Chairman of the Supervisory Board. The common term of office of the Supervisory Board members shall last for three years. The first Supervisory Board's term of office shall last for one year".

shall be replaced with the wording:

"The Supervisory Board shall be composed of five to ten members, including the Chairman and Vice-Chairman of the Supervisory Board, who shall be appointed by the General Meeting for a common three-year term of office. The General Meeting shall appoint the Chairman of the Supervisory Board. The first Supervisory Board's term of office shall last for one year".

Par. 2

In accordance with Art. 430.5 of the Commercial Companies Code, the Ordinary General Meeting of ARCUS S.A. with its registered office in Warsaw hereby authorizes the supervisory Board to determine the consolidated text of the amended Articles of Association.

After the voting, the Chairperson stated that 4,801,500 valid votes attached to 4,801,500 shares have been casted, which accounts for 64.93% of the Company's share capital. The Resolution has been adopted **unanimously in an open ballot** with 4,801,500 votes for, no votes against and no abstentions.

Point 17 of the Agenda:

Resolution No 23

of the Ordinary General Meeting of Shareholders of ARCUS S.A. with its registered office in Warsaw

of 18 June 2014

on the consent for the sale of an organized part of the enterprise

The Ordinary General Meeting hereby resolves to grant the Management Board a consent:

a) to sale an organized part of the enterprise in the form of Arcus Systemy Informatyczne (Łódź division) at a price and on conditions determined by the Management Board of the Company or

b) to sale an organized part of the enterprise in the form of Arcus Systemy Informatyczne (Łódź division) in exchange for shares in Syntea Business Solutions Sp. z o.o. with its registered office in Lublin on conditions determined by the Management Board of the Company.

After the voting, the Chairperson stated that 4,801,500 valid votes attached to 4,801,500 shares have been casted, which accounts for 64.93% of the Company's share capital. The Resolution has been adopted **unanimously in an open ballot** with 4,801,500 votes for, no votes against and no abstentions.

Point 18 of the Agenda:

In the absence of proposals concerning changes in the composition of the Supervisory Board, the Chairperson stated that adoption of the resolution on changes in the composition of the Supervisory Board is pointless.

Point 20 of the Agenda:

Due to the fact that all items of the agenda had been discussed, the Chairperson closed this Ordinary General Meeting and enclosed the list of attendance to the minutes of the OGM.