

# "PGE Polska Grupa Energetyczna Spółka Akcyjna" The Extraordinary General Meeting convened for 3 August 2010

# **PROXY FORM**

	I (We), the undersigned shareholder / representative of the shareholder** of "PGE Polska Grupa Energetyczna Spółka Akcyjna" with the registered office in Warsaw (" <b>Company</b> "), hereby declare that:						
	("Shareholder")						
	(name and surname / company name and registered office of Shareholder)						
	holds: shares in the Company						
	(number)						
	and hereby appoint*:						
	Ms/Mr, holding identity card/passport/any other official						
	identity document** number, issued by ("Proxy") to act in accordance with the voting instruction included below / the Proxy's own discretion**, in the scope described below.						
	Or:						
$\neg$	(name/company name), with the registered office in						
	,						
	address: ("Proxy") to act in accordance with the voting instruction included below / at the Proxy's own discretion**, in the scope described below.						
	Does the Proxy have the right to grant further proxies*? Yes No						
	Scope of authority: The Proxy is authorized to represent the Shareholder at the Extraordinary General Meeting of the Company to be held at the Stock Exchange Centre at 4 Książęca Street, 00-498 Warsaw at 2.30 p.m. on 3 August 2010 ("General Meeting"), and in particular to participate in the General Meeting and take the floor in its debates, to sign the attendance list, to exercise the voting rights related to the shares held by the Shareholder for and on behalf of the Shareholder and to perform any other necessary acts in connection with the General Meeting.						
	Does this proxy cover all shares held by the Shareholder*? Yes No						
	This proxy covers (number) shares held by the Shareholder***.						
	Data of the Shareholder / persons authorized to represent the Shareholder:						
Name and surname: Name and surname:							
	Company name: Company name:						
	Position: Position:						
	Address: Address:						
	Signature: Signature:						
	Place: Place:						
	Date: Date:						

- Mark as applicable Delete as applicable
- Fill in only if this proxy does not cover all shares held by the Shareholder.

#### ADDITIONAL INFORMATION

#### **Identification:**

In order to identify the Shareholder granting a proxy and the Proxy representing such Shareholder, a document granting a proxy should be accompanied by the following:

- a) in the case of the Shareholder who is a natural person a copy of their identity card, pages from a passport allowing identification or any other official document certifying such Shareholder's identity;
- b) in the case of the Shareholder who is not a natural person a copy of a current extract from a proper register or any other document certifying the existence of such Shareholder or the right of its representative or representatives to represent such Shareholder, together with copies of an identity card, pages from a passport allowing identification or any other official document certifying the identity of such representative or representatives authorized to represent such Shareholder:
- c) in the case of the Proxy who is a natural person a copy of their identity card, pages from a passport allowing identification or any other official document certifying such Proxy's identity;
- d) in the case of the Proxy who is not a natural person a copy of a current extract from a proper register or any other document certifying the existence of such Proxy or the right of its representative or representatives to represent such Proxy, together with copies of an identity card, pages from a passport allowing identification or any other official document certifying the identity of such representative or representatives authorized to represent such Proxy;

In the case of foreign entities in whose countries of registration relevant registers are not kept, instead of a copy of a current extract from a register referred to in letters b) and d) above, a copy of a document certifying the existence of a given entity or the right of its representative or representatives to represent such entity should be presented.

In the event of doubts concerning the authenticity of the copies of the documents referred to above, the Company or a person appointed by the Company to register the Shareholders reserves the right to demand before the beginning of the General Meeting the presentation of the originals of the said documents or their copies certified by a notary public or any other entity authorized to certify true copies of documents. If such documents are not presented, a Proxy of the Shareholder may not be allowed to participate in the General Meeting.

All documents referred to above which are drawn up in a foreign language should be accompanied by a proper certified translation into the Polish language made by a sworn translator.

If a proxy to participate in the General Meeting and exercise the voting right granted by the Shareholder is a conditional proxy, it should be accompanied by a documentary evidence that a particular condition has been fulfilled.

# A proxy granted in the electronic form:

A proxy to participate in the General Meeting and exercise the voting right may be granted in an electronic form. A proxy granted in an electronic form does not have to be accompanied by a secure electronic signature verified by means of a valid qualified certificate. The Management Board should be notified of the fact of granting a proxy in an electronic form using the electronic means of communication. Such notification may be sent by electronic mail to the Company's e-mail address: wza@pgesa.pl. Such notification should be accompanied by a scanned copy of a granted proxy and scanned copies of the documents referred to in letters a), b), c) and d) above. Such notification should include an electronic mail address by means of which the Company will be able to contact the Shareholder and Proxy. The Management Board has the right to verify received notifications and to take action with a view to identifying the Shareholder and Proxy as well as verifying their authority. Such verification may consist, in particular, in asking questions of the Shareholder or Proxy by telephone or electronic mail. The above principles apply to changes in or cancellations of granted proxies, respectively. A notification which does not fulfil the requirements mentioned above does not cause any legal effects on the part of the Company. The Company is not liable for any errors in proxy forms or actions of people using proxies. At the request of the Company or a person (persons) appointed by the Company to register the Shareholders, a Proxy appearing in the General Meeting is obliged to present the originals of the documents attached to the notification referred to above.

In the case of foreign entities in whose countries of registration relevant registers are not kept, instead of a scanned copy of a current extract from a register, a scanned copy of a document certifying the existence of a given entity or the right of its representative or representatives to represent such entity should be presented.

In the event of doubts concerning the authenticity of the documents referred to above, the Company or a person appointed by the Company to register the Shareholders reserves the right to demand before the beginning of the General Meeting the presentation of the originals of the said documents or their copies certified by a notary public or any other entity authorized to certify true copies of documents. If such documents are not presented, a Proxy of the Shareholder may not be allowed to participate in the General Meeting.

All documents referred to above which are drawn up in a foreign language should be accompanied by a proper certified translation into the Polish language made by a sworn translator.

If the Shareholder grants a proxy together with a voting instruction, the Company will not verify if Proxies exercise the voting rights in accordance with instructions received from the Shareholders. Therefore, a voting instruction should be given to the Proxy only.

## **IMPORTANT INFORMATION:**

IN THE EVENT OF ANY DIFFERENCES BETWEEN THE DATA OF THE SHAREHOLDER INCLUDED IN THE PROXY AND THE DATA INCLUDED IN THE LIST OF THE SHAREHOLDERS DRAWN UP ON THE BASIS OF A SPECIFICATION RECEIVED BY THE COMPANY FROM THE ENTITY RESPONSIBLE FOR THE DEPOSIT OF SECURITIES UNDER ARTICLE 406<sup>3</sup> OF THE COMMERCIAL COMPANIES CODE, SUCH SHAREHOLDER MAY NOT BE ALLOWED TO PARTICIPATE IN THE GENERAL MEETING.

THE COMPANY DOES NOT IMPOSE AN OBLIGATION TO GRANT A PROXY ON THE PROXY FORM PRESENTED ABOVE.

# PROXY VOTING RIGHT EXERCISE FORM

The General Meeting of the Company to be held at the Stock Exchange Centre at 4 Książęca Street, 00-498 Warsaw at 2.30 p.m. on 3 August 2010

## **Notes:**

- 1. This form is not used to verify how the Proxy exercises the voting right on behalf of the Shareholder.
- 2. This form does not substitute the proxy granted to the Proxy by the Shareholder.
- 3. The Shareholder is not obliged to use the form prepared by the Company. The use of the form is not a necessary condition for the Proxy to exercise the voting right.
- 4. The manner of the Proxy's exercise of the voting right depends on the scope of the proxy granted by the Shareholder.

by the Shareholder.								
Item 2 of the agenda: The election of a Chairperson of the General Meeting - Enclosure no. 1 Votes*								
□ For	□ Against	☐ Abstaining	☐ At Proxy's					
	□ Objection		discretion					
Item 4 of the agenda: The adoption of the agenda of the Extraordinary General Meeting – Enclosure no. 2  Votes*								
□ For	□ Against	□ Abstaining	□ At Proxy's					
	□ Objection		discretion					
Item 5 of the agenda: The adoption of a resolution concerning the adoption of a decision not to elect the Returning Committee – Enclosure no. 3 Votes*								
□ For	□ Against	☐ Abstaining	□ At Proxy's					
	□ Objection		discretion					
Item 7 of the agenda: The adoption of a resolution concerning the merger of PGE Polska Grupa Energetyczna S.A. ("Acquiring Company") with PGE Górnictwo i Energetyka S.A. and PGE Energia S.A. ("Companies Being Acquired") and amendments to the Company Statutes of PGE Polska Grupa Energetyczna S.A. – Enclosure no. 4  Votes*								
□ For	□ Against	□ Abstaining	□ At Proxy's					
	□ Objection		discretion					
Item 8 of the agenda: The adoption of a resolution concerning an application for the admission and introduction of series C and D shares to trading on the regulated market, the dematerialisation of series C and D shares and an authorisation to conclude an agreement with Krajowy Depozyt Papierów Wartościowych S.A. [National Depository for Securities] – Enclosure no. 5  Votes*								
□ For	□ Against	☐ Abstaining	□ At Proxy's					
	□ Objection		discretion					

Item 9 of the agenda: The adoption of a resolution concerning the adoption of the consolidated text of the Statutes of PGE Polska Grupa Energetyczna S.A.– Enclosure no. 6

Votes*								
□ For	□ Against	□ Abstaining	□ At Proxy's					
	□ Objection		discretion					
Item 10 of the agenda: The adoption of a resolution concerning the preparation of the Company's individual financial statements starting from 1 January 2011 in accordance with the requirements of the International Financial Reporting Standards (IFRS) – Enclosure no. 7 Votes*								
□ For	□ Against	□ Abstaining	□ At Proxy's					
	□ Objection		discretion					
<b>Others</b> (in the event of submitting draft resolutions other than those proposed by the Management Board)								
□ For	□ Against	□ Abstaining	☐ At Proxy's					
	□ Objection		discretion					
Data of the Shareholder / persons authorized to represent the Shareholder:								
Name and surname:		Name and surname:						
Company name:	C	Company name:						
Position:		Position:						
Address:		Address:						
Signature:	S	Signature:						
Place:	P	Place:						
Date:	D	Date:						
*Mark as applicable								

#### NOTES

Shareholders who wish to give a voting instruction are asked to do so by putting "X" in the correct field.

In the event of marking "others", the Shareholders are asked to put in this field a detailed instruction concerning the exercise of the voting right by the Proxy in case other draft resolutions are proposed by the Shareholders attending the General Meeting.

If the Shareholder decides to vote differently on a particular resolution, the Shareholder is asked to specify in the correct field the numbers of shares with respect to which the Proxy is to vote for or against a resolution, or to abstain from voting. If such numbers of shares are not specified, it is presumed that the Proxy is entitled to vote in a given manner with respect to all shares held by the Shareholder. In no event can the sum of the shares in the Company covered by an instruction concerning different voting exceed the total number of shares held by the Shareholder.

The drafts of the resolutions to be adopted with respect to the particular items of the agenda of the General Meeting constitute enclosures to these instructions.

The drafts of the resolutions attached to these instructions may be different from the drafts of the resolutions submitted for voting at the Extraordinary General Meeting. In order to avoid doubts concerning the manner of voting by the Proxy, the Shareholders are asked to specify in the field "others" how the Proxy should act in the situation referred to above.

# RESOLUTION NO. [•]

## of the Extraordinary General Meeting of "PGE Polska Grupa Energetyczna Spółka Akcyjna" of 3 August 2010

concerning the election of Chairperson of the Extraordinary General Meeting

The Extraordinary General Meeting of "PGE Polska Grupa Energetyczna Spółka Akcyjna" with the registered office in Warsaw ("Company") adopts as follows:

§ 1

Acting pursuant to article 409 § 1 of the Commercial Companies Code and § 32 of the Company's Statutes, the Extraordinary General Meeting of the Company elects Mr/Ms [●] as Chairperson of the Extraordinary General Meeting of the Company.

§ 2

The resolution becomes effective as at the time of its adoption.

The total number of valid votes cast: [•]

The number of votes cast for the resolution: [•]

The number of votes cast against the resolution: [•]

The number of abstaining votes: [•]

## RESOLUTION NO. [•]

## of the Extraordinary General Meeting of "PGE Polska Grupa Energetyczna Spółka Akcyjna" of 3 August 2010

concerning the adoption of the agenda of the Extraordinary General Meeting

The Extraordinary General Meeting of "PGE Polska Grupa Energetyczna Spółka Akcyjna" with the registered office in Warsaw ("Company") adopts as follows:

**§** 1

The Extraordinary General Meeting of the Company adopts the following agenda of the Extraordinary General Meeting:

- 1. The opening of the General Meeting.
- 2. The election of Chairperson of the General Meeting.
- 3. The ascertainment of the correctness of convening the General Meeting and its capability of adopting resolutions.
- 4. The adoption of the agenda of the General Meeting.
- 5. The adoption of a decision not to elect the Returning Committee.
- 6. The presentation of the significant elements of the plan for the Company's merger with PGE Górnictwo i Energetyka S.A. and PGE Energia S.A., the Management Board's report and the certified auditor's opinion on the audit of the merger plan.
- 7. The adoption of a resolution concerning the merger of PGE Polska Grupa Energetyczna S.A. ("Acquiring Company") with PGE Górnictwo i Energetyka S.A. and PGE Energia S.A. ("Companies Being Acquired") and amendments to the Company Statutes of PGE Polska Grupa Energetyczna S.A.
- 8. The adoption of a resolution concerning an application for the admission and introduction of series C and D shares to trading on the regulated market, the dematerialisation of series C and D shares and an authorisation to conclude an agreement with Krajowy Depozyt Papierów Wartościowych S.A. [the National Depository for Securities].
- 9. The adoption of a resolution concerning the adoption of the consolidated text of the Statutes of PGE Polska Grupa Energetyczna S.A.
- 10. The adoption of a resolution concerning the General Meeting's consent to the preparation of the Company's individual financial statements starting from 1 January 2011 in accordance with the requirements of the International Financial Reporting Standards (IFRS).
- 11. The closing of the General Meeting.

§ 2

The resolution becomes effective as at the time of its adoption.

The total number of valid votes cast: [●]

The number of votes cast for the resolution: [•]

The number of votes cast against the resolution: [•]

The number of abstaining votes: [●]

## RESOLUTION NO. [•]

## of the Extraordinary General Meeting of "PGE Polska Grupa Energetyczna Spółka Akcyjna" of 3 August 2010

concerning the adoption of a decision not to elect the Returning Committee

The Extraordinary General Meeting of "PGE Polska Grupa Energetyczna Spółka Akcyjna" with the registered office in Warsaw ("**Company**") adopts as follows:

§ 1

Acting pursuant to § 16 clause 6 of the Regulations of the General Meeting of PGE Polska Grupa Energetyczna S.A., the Extraordinary General Meeting adopts a decision not to elect the Returning Committee.

§ 2

The resolution becomes effective as at the time of its adoption.

The total number of valid votes cast: [●]

The number of votes cast for the resolution: [•]

The number of votes cast against the resolution: [•]

The number of abstaining votes: [●]

## RESOLUTION NO. [•]

## of the Extraordinary General Meeting of "PGE Polska Grupa Energetyczna Spółka Akcyjna" of 3 August 2010

concerning the merger of PGE Polska Grupa Energetyczna S.A. ("Acquiring Company") with PGE Górnictwo i Energetyka S.A. and PGE Energia S.A. ("Companies Being Acquired") and amendments to the Company Statutes of PGE Polska Grupa Energetyczna S.A.

Acting pursuant to article 506 of the Commercial Companies Code (hereinafter "CCC"), after becoming acquainted with the Management Board's explanations concerning the significant elements of the merger plan, the Management Board's report and the certified auditor's opinion:

## § 1

# Merger

- 1. The General Meeting of the Acquiring Company, i.e. PGE Polska Grupa Energetyczna S.A. decides to adopt the merger of the Acquiring Company with the Companies Being Acquired, i.e.
  - a) PGE Górnictwo i Energetyka S.A. with the registered office in Łódź,
  - b) PGE Energia S.A. with the registered office in Lublin,
    - pursuant to article 492 § 1 item 1 of CCC, i.e. by way of transferring all assets of the Companies Being Acquired to the Acquiring Company in return for shares which the Acquiring Company will issue to the shareholders of the Companies Being Acquired and their inheritors referred to in article 11 paragraph 2 of the Act on the purchase of shares from the State Treasury under the power industry companies' consolidation process of 7 September 2007 (Journal of Laws, 2007, no. 191, item 1367, as amended) ("Conversion Act").
- **2.** Pursuant to article 506 § 4 of CCC, the General Meeting of the Acquiring Company gives its consent to the merger plan as announced in the Monitor Sądowy i Gospodarczy [the Court and Commercial Gazette] issue 26/2010 (3384) of 8 February 2010 r, under item 1512, which is an Enclosure No. 1 hereto.
- **3.** Pursuant to article 506 § 4 of CCC, the General Meeting of the Acquiring Company gives its consent to the proposed changes in the Statutes of the Acquiring Company as specified in Enclosure no. 3 to the Merger Plan and § 3 of this resolution.

## § 2

## Share capital increase

- 1. In consequence of the merger, the Acquiring Company's share capital is increased from the amount of PLN 17,300,900,000 (say: seventeen billion three hundred million nine hundred thousand zloty) to the total amount of PLN 18,697,837,270 (say: eighteen billion six hundred and ninety-seven million eight hundred and thirty-seven thousand two hundred and seventy zloty) i.e. by the amount of PLN 1,396,937,270 (say: one billion three hundred and ninety-six million nine hundred and thirty-seven thousand two hundred and seventy zloty) by way of an issue of 139,693,727 (say: one hundred and thirty-nine million six hundred and ninety-three thousand seven hundred and twenty-seven) shares, including 73,241,482 (say: seventy-three million two hundred and forty-one thousand four hundred and eighty-two) series C bearer shares and 66,452,245 (say: sixty-six million four hundred and fifty-two thousand two hundred and forty-five) series D bearer shares with a par value of PLN 10 (say: ten zloty) each (hereinafter "Merger Shares").
- 2. Pursuant to article 11 paragraph 2 of the Conversion Act, an increase in the Acquiring Company's share capital is effected with regard to the rights to acquire the Merger Shares by the inheritors of persons entitled to exchange the shares of the companies being consolidated for the shares of the consolidating company on terms and conditions as specified in the Conversion Act.
- **3.** The Merger Shares will be allocated to the following:

- (a) the shareholders of the Companies Being Acquired, pursuant to the provisions of article 514 of CCC, i.e. to the exclusion of the Acquiring Company as the shareholder of the Companies Being Acquired, which will not acquire its own shares in return for the shares in the Companies Being Acquired, and
- (b) the inheritors referred to in article 11 paragraph 2 of the Conversion Act,

applying the following share exchange parities:

PGE Górnictwo i Energetyka S.A. 1\*: 1.27560301 PGE Energia S.A. 1\*: 0.05891657

**4.** The Merger Shares will be included in the dividend of the Acquiring Company as of 1 January 2010, i.e. for the financial year ending on 31 December 2010.

§ 3

## **Changes in the Statutes of the Acquiring Company**

The General Meeting of the Acquiring Company gives its consent to the following amendments to the Statutes of the Acquiring Company:

1. changing the text of § 6:

"\$ 6

- 1. The founder of the Company is the State Treasury.
- 2. Pursuant to article 492 § 1 item 1 of the Commercial Companies Code, the Company (as the acquiring company) has been merged with the following companies: PGE Górnictwo i Energetyka S.A. with the registered office in Łódź, PGE Energia S.A. with the registered office in Lublin."
- **2.** changing the text of § 7:

"\$ 7

The Company's share capital shall equal PLN 18,697,837,270 (say: eighteen billion six hundred and ninety-seven million eight hundred and thirty-seven thousand two hundred and seventy zloty) and shall be divided into 1,869,783,727 (say: one billion eight hundred and sixty-nine million seven hundred and eighty-three thousand seven hundred and twenty-seven) shares with a par value of PLN10 (ten zloty) each, including:

- 1) 1,470,576,500 series A bearer shares,
- 2) 259,513,500 series B bearer shares,
- 3) 73,241,482 series C bearer shares,
- 4) 66,452,245 series D bearer shares."

**§ 4** 

The resolution becomes effective as at 14 August 2010 r, and with regard to the changes in the Statutes of the Acquiring Company - as at the date of a relevant entry of the changes in the register of entrepreneurs of the National Court Register.

<sup>\* &</sup>quot;1" signifies one share of the Company Being Acquired. In view of the fact that the parity is not an integral number, it is not possible to indicate *in abstracto* the number of the shares of the Acquiring Company which would be an integral number (it is not possible to acquire a fraction of a share). It will be possible to determine the exact number of the shares of the Acquiring Company to be acquired by the particular shareholders of the Companies Being Acquired in relation to the specific number of their shares; if in consequence of the conversion of the number of shares based on the adopted parity the number of shares in the Acquiring Company is not an integral number, the remaining fraction of a share due to a shareholder will be settled by way of payments referred to in item 5 of the merger plan.

The total number of valid votes cast: [•]

The number of votes cast for the resolution: [•]

The number of votes cast against the resolution: [ullet]

The number of abstaining votes: [•]

## RESOLUTION NO. [•]

## of the Extraordinary General Meeting of "PGE Polska Grupa Energetyczna Spółka Akcyjna" of 3 August 2010

concerning an application for the admission and introduction of series C and D shares to trading on the regulated market, the dematerialisation of series C and D shares and an authorisation to conclude an agreement with Krajowy Depozyt Papierów Wartościowych S.A. [National Depository for Securities].

In connection with the planned offer for an issue of not more than 139,693,727 (say: one hundred and thirty-nine million six hundred and ninety-three thousand seven hundred and twenty-seven) new series C and D shares of PGE Polska Grupa Energetyczna Spółka Akcyjna with the registered office in Warsaw, with a par value of PLN 10 (say: ten zloty) each, the Extraordinary General Meeting adopts as follows:

§1

- 1. Pursuant to article 27 paragraph 2 item 3a of the Public Offerings Act and in connection with the Extraordinary General Meeting's adoption of resolution no. [Merger Resolution] concerning an increase in the Company's share capital and the changes in the Company Statutes, the General Meeting hereby decides to apply for the admission and introduction to trading on the regulated market of the Gielda Papierów Wartościowych w Warszawie S.A. [Warsaw Stock Exchange] ("WSE"), subject to the fulfilment of all conditions provided for in the regulations of WSE of the following:
  - a. not more than **73,241,482** (say: seventy-three million two hundred and forty-one thousand four hundred and eighty-two) series C ordinary bearer shares, each with a par value of PLN 10 (say: ten zloty) ("**Series C Shares**"),
  - b. not more than **66,452,245** (say: sixty-six million four hundred and fifty-two thousand two hundred and forty-five) series D ordinary bearer shares, each with a par value of PLN 10 (say: ten zloty) ("**Series D Shares**"),

and to authorise the Management Board to take all necessary actions related thereto.

2. The General Meeting decides to dematerialise Series C Shares and Series D Shares, and, acting pursuant to article 27 paragraph 2 item 3b of the Public Offerings Act and article 5 paragraph 8 of the Financial Instruments Trading Act of 29 July 2005, it authorises the Management Board to enter, with Krajowy Depozyt Papierów Wartościowych S.A. [National Securities Depository], into an agreement providing for the registration of Series C Shares and Series D Shares as well as to take any other necessary actions related to their dematerialisation.

§ 2

The resolution becomes effective as at 14 August 2011.

The total number of valid votes cast: [ullet]

The number of votes cast for the resolution: [•]

The number of votes cast against the resolution: [•]

The number of abstaining votes: [•]

# RESOLUTION NO. [•]

## of the Extraordinary General Meeting of "PGE Polska Grupa Energetyczna Spółka Akcyjna" of 3 August 2010

concerning the adoption of the consolidated text of the Statutes of PGE Polska Grupa Energetyczna S.A.

In connection with the Extraordinary General Meeting's adoption of resolution no. [●] concerning the merger of PGE Polska Grupa Energetyczna S.A. with PGE Górnictwo i Energetyka S.A. and PGE Energia S.A. and a change in the Statutes of PGE Polska Grupa Energetyczna S.A., the Extraordinary General Meeting of PGE Polska Grupa Energetyczna Spółka Akcyjna with the registered office in Warsaw ("Company") adopts as follows:

§ 1

The General Meeting adopts the consolidated text of the Company Statutes, including the changes adopted by resolution no. [●] of the Extraordinary General Meeting of 3 August 2010, which constitutes an enclosure to this resolution.

§ 2

The resolution becomes effective as at the day of its adoption.

The total number of valid votes cast: [•]

The number of votes cast for the resolution: [•]

The number of votes cast against the resolution: [•]

The number of abstaining votes: [●]

# RESOLUTION NO. [•]

## of the Extraordinary General Meeting of "PGE Polska Grupa Energetyczna Spółka Akcyjna" of 3 August 2010

concerning the preparation of the Company's individual financial statements starting from 1 January 2011 in accordance with the requirements of the International Financial Reporting Standards (IFRS).

Acting pursuant to article 45 paragraph 1c of the Accounting Act and in connection with article 393 item 1 of the Commercial Companies Code, the Extraordinary General Meeting of PGE Polska Grupa Energetyczna Spółka Akcyjna with the registered office in Warsaw ("Company") adopts as follows:

§ 1

The General Meeting approves the preparation of the Company's individual financial statements in accordance with the requirements of the International Financial Reporting Standards (IFRS) as of 1 January 2011.

§ 2

The resolution becomes effective as at 1 January 2011.

The total number of valid votes cast: [•]

The number of votes cast for the resolution: [•]

The number of votes cast against the resolution: [•]

The number of abstaining votes: [•]