

Biuro w Warszawie: a. ul. Domaniewska 39 02-672 Warszawa t. +48 22 212 57 00, f. +48 22 212 57 57

Extraordinary General Assembly of Kredyt Inkaso S.A. 30 November 2015 Warsaw DRAFT RESOLUTIONS













Zobowiązani do skuteczności

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DRAFT RESOLUTIONS

RESOLUTION No. .../2015

of the Extraordinary General Assembly of the company under the business name Kredyt Inkaso Spółka Akcyjna with its registered office in Warsaw dated 30 November 2015

on election of the Chairman of the General Assembly

Pursuant to article 409 § 1 and article 420 § 2 of the Commercial Companies Code and § 4 section 3 of the Regulations of the General Assembly, the Extraordinary General Assembly decides the following:

of the Extraordinary General Assembly of the company under the business name Kredyt Inkaso Spółka Akcyjna with its registered office in Warsaw dated 30 November 2015

RESOLUTION No. .../2015

on: election of the members of the Vote Counting Commission

The resolution shall enter into force as of the date of its adoption.

Pursuant to § 7 section 1 of the Regulations of the General Assembly, the Extraordinary General Assembly decides the following:

§ 1
The Extraordinary General Assembly of Kredyt Inkaso S.A. choses to elect the following
persons as members of the Vote Counting Commission:
,
,









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§ 2

The resolution shall enter into force as of the date of its adoption.

RESOLUTION No. .../2015

of the Extraordinary General Assembly of the company under the business name Kredyt Inkaso Spółka Akcyjna with its registered office in Warsaw dated 30 November 2015

on: approval of the meeting agenda

Pursuant § 9 section 1 of the Regulations of the General Assembly, the following is decided:

§ 1

The Extraordinary General Assembly approves the following agenda:

- 1. Opening of the General Assembly.
- 2. Election of the Chairman of the Assembly.
- 3. Acknowledgement of correctness of conveying the Assembly and its capacity to adopt resolutions.
- 4. Election of the Returning Committee.
- 5. Approval of the meeting agenda
- 6. Passing the resolution on determining the number of the Supervisory Board.
- 7. Supplement the composition of the Supervisory Board.
- 8. Closing the debate.

8 2

The resolution shall enter into force as of the date of its adoption.

RESOLUTION No. .../2015

of the Extraordinary General Assembly of the company under the business name Kredyt Inkaso Spółka Akcyjna with its registered office in Warsaw dated 30 November 2015

on: determining the number of the Supervisory Board of the company under the business name Kredyt Inkaso Spółka Akcyjna













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Acting pursuant to article 15 section 1 of the Regulations of the General Assembly, the Extraordinary General Assembly decides the following:

§ 1

The Extraordinary General Assembly of Kredyt Inkaso S.A. decides to determine the number of the members of the Supervisory Board of Kredyt Inkaso S.A. to be [] persons.

§ 2

The resolution shall enter into force as of the date of its adoption.

RESOLUTION No. .../2015

of the Extraordinary General Assembly of the company under the business name Kredyt Inkaso Spółka Akcyjna with its registered office in Warsaw dated 30 November 2015

on: supplement the composition of the Supervisory Board of the company under the business name Kredyt Inkaso Spółka Akcyjna

Acting pursuant to article 7 section 7 pt.7 of the Statute of Kredyt Inkaso S.A., the Extraordinary General Assembly decides the following

§ 1

The Extraoridinary General Assembly of Kredyt Inkaso S.A. decides to appoint the member of the Supervisory Board Kredyt Inkaso S.A. Mr./Mrs [] holding PESEL no. []

§ 2

The resolution shall come into force as of the date of its adoption.

PROCESS 6

Justification of draft resolutions Ordinary General Assembly Kredyt Inkaso Spółka Akcyjna with its registered office in Warsaw 30 November 2015

When implementing the Principles of Best Practices of the SE listed Companies, the Management Board of Kredyt Inkaso S.A. presents the justification to the substantive draft resolutions proposed to be adopted by the Extraoridinary General Assembly on 30 November 2015. According to the Best Practices of the SE listed Companies, in the event of convening by the Company's Management Board of the General Assembly, draft resolutions other than those typically adopted in the course of the assembly shall require justifications.



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This present Extraordinary General Assembly convened by the Management Board in order to complete the composition of the Supervisory Board, which due to resignation by two of its members on 11 September 2015, as well as due to the fact that the Extraordinary General Assembly of the Company held on 20 October 2015 did not manage to elect the lacking members of the Supervisory Board – does not consist of 6 members as determined by the General Assembly of the Company and is not capable to adopt resolutions.











