

ENERGA Spółka Akcyjna Extraordinary General Meeting convened for 15 February 2018

PROXY APPOINTMENT FORM

	in Gdańsk (" Company ") hereby		("Shareholder")	
(first name and surname,	name and registered office of the		,	
			shares in the	
Company				
(number)				
and I (we) hereby author				
		, holding a pe		
official	identification		document**	
	, issued by			
	th the voting instructions stated	below / at the Proxy		
scope	specified		below.	
or:				
	(name), with its req	=		
	usiness Entities by the			
	cial division under KRS number		-	
	Proxy") to act in accordance wi	ith the voting instruction	ons stated below / at the	
Proxy's discretion**, with	nin the scope specified below.			
The Proxy is authorized to	to grant further powers of attorne	ey? Yes / No		
General Meeting of the C Giełda Papierów Wartoś particular to attend and t	the Proxy is authorized to re- Company convened for 15 Febru sciowych w Warszawie SA, at ul- take the floor at the Meeting, to d for the Shareholder on its shar ting.	uary 2018 at 2:00 p.m. Książęca 4, Trading F sign the attendance re	in Warsaw at the seat of Room (" Meeting ") and in ecord and to exercise the	
•	covers all the shares held by the sources		of shares held by the	
Details of the Sharehol	der / persons authorized to re	present the Sharehold	der:	
First name and surname):	First name and surna	ame:	
Company name:		Company name:		
Position:		Position:		
Address				
		Address:		
Signature:		Address: Signature:		



mark appropriate field

** delete as appropriate

*** complete only when this power-of-attorney does not apply to all the shares held by the Shareholder

ADDITIONAL INFORMATION

1. Identification

To identify the Shareholder granting the power-of-attorney and the Proxy representing it, the following should be attached to the document confirming the granting of the power-of-attorney:

- a) in the case of a Shareholder who is a natural person copy of the personal ID, pages of the passport enabling identification, or other official identification document confirming the Shareholder's identity;
- b) in the case of a Shareholder who is not a natural person a copy of an excerpt from a pertinent register or other document confirming the existence of such a Shareholder and the right of his/her representative or representatives to represent it, together with copies of the personal ID, pages of the passport enabling identification of the holder, or other official identification document confirming the identity of the representative or representatives authorized to represent the Shareholder;
- c) in the case of a Proxy who is a natural person copy of the personal ID, pages of the passport enabling identification, or other official identification document confirming the Proxy's identity;
- d) in the case of a Proxy who is not a natural person a copy of an excerpt from a pertinent register or other document confirming the existence of such a Proxy and the right of his/her representative or representatives to represent it, together with copies of the personal ID, pages of the passport enabling identification of the holder, or other official identification document confirming the identity of the representative or representatives authorized to represent the Proxy.

In the case of foreign entities domiciled in countries that do not keep pertinent registers, instead of a copy of a current excerpt from the register referred to in items b and d above, a copy of a document confirming the existence of the given entity and the right of its representative or representatives to represent it should be attached.

In case of doubt as to the authenticity of the aforementioned copies of the documents, the Company or the person appointed to register Shareholders may demand, before commencement of the General Meeting, presentation of the originals of such documents or their official copies confirmed as compliant with the original by a notary, legal counsel or by another entity authorized to confirm documents as compliant with their originals.

In the event of failure to present such documents, a Shareholder's Proxy may be denied participation in the General Meeting.

All of the aforementioned documents prepared in a foreign language should be accompanied by an appropriate certified translation into Polish prepared by a sworn translator.

If the power-of-attorney to participate and exercise the voting right in the General Meeting granted by a Shareholder is conditional, also evidence that the given condition has been satisfied should be attached.



In the event a Shareholder grants a power-of-attorney with a voting instructions, the Company will not verify whether the Proxies exercise the voting right in accordance with the instructions received from the Shareholders. Consequently, the voting instructions should be provided to the Proxy only.

2. Power-of-attorney granted in an electronic form

A power-of-attorney document to participate in the General Meeting and exercise the voting right may be granted in an electronic form.

Such power-of-attorney granted electronically does not have to be signed with a secure electronic signature verifiable with a valid qualified certificate.

The fact of granting a power-of-attorney in an electronic form should be notified to the Management Board using means of electronic communication. Such a notice may be sent by e-mail to the Company's e-mail address: wz@energa.pl. The notice should be accompanied by a scan of the power-of-attorney and a scan of the documents referred to in item 1 letters a-d above.

The notice should also state the electronic mail address using which the Company will be able to contact the Shareholder and the Proxy. The Management Board has the right to verify the notices submitted and to take actions to identify the Shareholder and the Proxy and to confirm their due empowerment.

Verification may involve in particular a return request, by electronic mail or by telephone, to the Shareholder or Proxy.

The same principles will apply accordingly to modify or revoke the extended power-of-attorney. Notifications that fail to meet the requirements mentioned above will have no legal effect on the Company. The Company is not liable for errors in completion of the power-of-attorney form and actions of the persons using the powers-of-attorney.

A Proxy coming to the Meeting is obligated to present, upon request from the Company or a person named to register Shareholders, the original documents attached to the notification as mentioned above.

In the case of foreign entities domiciled in countries that do not keep pertinent registers, instead of a scan of a current excerpt from the register, a scan of a document confirming the existence of the given entity and the right of its representative or representatives to represent it should be attached.

In case of doubt as to the authenticity of the aforementioned documents, the Company or the person appointed to register Shareholders may demand, before commencement of the General Meeting, presentation of the originals of such documents or their official copies confirmed as compliant with the original by a notary, legal counsel or by another entity authorized to confirm documents as compliant with their originals. In the event of failure to present such documents, a Shareholder's Proxy may be denied participation in the General Meeting.

All of the aforementioned documents prepared in a foreign language should be accompanied by an appropriate certified translation into Polish prepared by a sworn translator.



3. Important information

IN CASE OF DIFFERENCES BETWEEN THE SHAREHOLDER'S DETAILS IN THE POWER-OF-ATTORNEY AND THE DETAILS ON THE LIST OF SHAREHOLDERS PREPARED ON THE BASIS OF THE LIST RECEIVED FROM THE ENTITY RUNNING THE DEPOSIT OF SECURITIES AND DELIVERED TO THE COMPANY PURSUANT TO ART. 4063 OF THE COMMERCIAL COMPANY CODE, A SHAREHOLDER MAY NOT BE PERMITTED TO TAKE PART IN THE MEETING.

THE COMPANY DOES NOT IMPOSE AN OBLIGATION TO GRANT THE POWER-OF-ATTORNEY ON THE ABOVE FORM.