

The Ordinary General Meeting of Shareholders of ENERGA SA convened for 29 June 2020

POWER OF ATTORNEY FORM

I (we), the undersigned, being a shareholder, with its registered office in Gdańsk (the "Com	-		of ENEF	RGA Spó	łka Ako	cyjna
n its registered office in Gdańsk (the " Company "), hereby represent that:				("Shareholder")		
(name and surname/business name and regis	stered office of the		r)		in	the
Company						
(number)						
and I/we* hereby authorise:						
Ms/Mr		_, holder	of a	n ident	ity ca	ard/a
passport/another official identity document	nent** number			, i	ssued	by
					instruc	tions
regarding voting contained below / at the Prox	ky's discretion**, to	the extent of	lescribe	d below.		
or:						
(nam	ne/business nam	e), with	its re(gistered	office	in
address: Register of Entrepreneurs by the Court _						
Commercial Division of the National Court F the share capital of (t regarding voting contained below / at the Proximal Court F	Register under nur he " Proxy ") to a	nber KRS _ ct in accord	dance v	vith the	,	with
Is the Proxy authorised to grant further power	s of attorney*? Yes	s / No				
Scope of authorisation: The Proxy is authorise Shareholders of the Company convened for 2 472, in the building Olivia Tower, 12th floor, in to participate in and take the floor at the Mee arising from the shares held by the Shareholder actions necessary in connection with the	29 June 2020, at 1 In the Olivia Sky Cli ting, to sign the lis older on behalf an	0.00 am , in ub Hall (" the t of attendar	Gdańsk Meetin ice, to e	x, at al. G g"), and exercise v	runwal in parti oting r	ldzka icular rights
Does this power of attorney cover all the shar	es held by the Sha	reholder*? ነ	'es / No			
This power of attorney covers	(<i>number</i>) s	hares held b	y the SI	nareholde	er***.	
Details of the Shareholder / persons autho	rised to represen	t the Sharel	nolder:			
Name and surname:	Name	e and surnar	ne:			
Company:	Com	oany:				
Function:	Func	tion:				
Address:		Address:				
Signature:		ature:				
Town:		l:				
Date:		1				

- tick as appropriate
- ** delete as appropriate
- *** complete only if this power of attorney does not cover all the shares held by the Shareholder



ADDITIONAL INFORMATION

1. Identification

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

- a) if the Shareholder is a natural person a copy of the identity card or passport pages that enable identification or any other official document that identifies the Shareholder;
- b) if the Shareholder is not a natural person a valid copy of the relevant register or any other document that proves the existence of the Shareholder and the right of the Shareholder's representative or representatives to represent it, along with copies of the identity card or passport pages that enable identification or any other official document that identifies the representative or representatives authorised to represent the Shareholder;
- c) if the Proxy is a natural person a copy of the identity card or passport pages that enable identification or any other official document that identifies the Proxy;
- d) if the Proxy is not a natural person a valid copy of the relevant register entry or any other document that proves the existence of the Proxy, and the right of the Proxy's representative or representatives to represent it, along with copies of the identity card or passport pages that enable identification or any other official document that identifies the representative or representatives authorised to represent the Proxy.

In the case of foreign entities in whose country of establishment the relevant registers are not kept, a copy of a document proving the existence of the entity and the right of its representative or representatives to represent it shall be attached instead of a copy of a current excerpt from the register referred to in letters b and d above.

In the event of any doubt as to the genuineness of copies of the documents referred to above, the Company or the person designated to register the Shareholders may request, before the Meeting begins, that the original documents or their copies attested by a notary public, a legal counsel or any other entity authorised to certify a copy as a true copy of the original be presented. If such documents are not presented, the Shareholder's Proxy may not be permitted to participate in the Meeting.

Where the documents referred to above are in a foreign language, they should be accompanied by the appropriate certified translation into Polish made by a sworn translator.

If the power of attorney to participate in the Meeting and exercise voting rights at the Meeting granted by the Shareholder is conditional, then the evidence that the condition has been fulfilled should also be attached.

In the event that the Shareholder issues a proxy form containing voting instructions, the Company will not verify whether or not the Proxies exercise the voting right in accordance with the instructions received from the Shareholders. Accordingly, the voting instructions should be given only to the Proxy.

2. Electronic proxy form

The proxy form authorising its holder to participate in the Meeting and exercise voting rights may be granted electronically. Such proxy granted electronically does not require a secure electronic signature verifiable with a valid qualified certificate. The Management Board should be notified about granting proxy powers electronically using the means of electronic communication. Such notification may be sent to the Company's e-mail address: wz@energa.pl. A scan of the proxy form and a scan of the documents referred to in points a-d of paragraph 1 above should be attached to the notification. The notification



should also specify the e-mail address at which the Company may contact the Shareholder and the Proxy. The Management Board shall have the right to verify the received notifications and to take actions in order to identify the Shareholder and the Proxy, and to confirm the relevant authorisation. Such verification may involve in particular asking a verification question by phone or e-mail to the Shareholder or Proxy. These rules shall apply respectively to the change or revocation of a power of attorney granted. The notifications that do not meet the above mentioned requirements shall not give rise to any legal consequences for the Company. The Company shall not be liable for any errors or mistakes when completing the power of attorney form or for the actions of persons who use the power of attorney. The Proxy appearing at the Meeting is required to present, at the request of the Company or person appointed to register the Shareholders, the original documents attached to the notification referred to above.

In the case of foreign entities in whose country of establishment the relevant registers are not kept, the valid scan of the register entry should be replaced by a scan of a document confirming the existence of the entity and the right of its representative or representatives to represent it.

In the event of any doubt as to the genuineness of the documents referred to above, the Company or the person designated to register the Shareholders may request, before the Meeting begins, that the original documents or their copies attested by a notary public, a legal counsel or any other entity authorised to certify a copy as a true copy of the original be presented. If such documents are not presented, the Shareholder's Proxy may not be permitted to participate in the Meeting.

Where the documents referred to above are in a foreign language, they should be accompanied by the appropriate certified translation into Polish made by a sworn translator.

3. Important note

IN THE EVENT OF DISCREPANCIES BETWEEN THE SHAREHOLDER'S DETAILS PROVIDED IN THE PROXY FORM AND THE DETAILS CONTAINED IN THE LIST OF SHAREHOLDERS DRAWN UP ON THE BASIS OF A SPECIFICATION RECEIVED FROM THE ENTITY KEEPING THE SECURITIES DEPOSIT AND COMMUNICATED TO THE COMPANY PURSUANT TO ARTICLE 4063 OF THE COMMERCIAL COMPANIES CODE, THE SHAREHOLDER MAY NOT BE ADMITTED TO THE GENERAL MEETING.

THE COMPANY DOES NOT REQUIRE POWERS OF ATTORNEY TO BE GRANTED USING THE ABOVE FORM.