

EXPLANATIONS

The use of this form is optional and is at the discretion of the shareholder.

The shareholder issues the instruction by inserting "X" in the appropriate box.

If a shareholder decides to vote in a different way from the shares held, he/she is asked to indicate in the appropriate box the number of shares from which the proxy is to vote "in favour", "against" or "abstain" from voting. If no number of shares is specified, the proxy is authorised to vote as instructed on all shares held by the shareholder.

The forms do not replace the Proxy power granted by the shareholder and authorising the Proxy to take part in the Ordinary General Meeting of Shareholders and exercise the voting rights in the voting rounds on the individual resolutions of the Ordinary General Meeting of Shareholders.

ENERGA SA stipulates that it will not verify whether the proxy exercises the voting right in accordance with the instructions given by the Shareholder.

Please note that the draft resolutions attached to this form may differ from the draft resolutions submitted to voting at the Ordinary General Meeting of Shareholders.



Shareholder

PROXY VOTING FORM FOR THE ORDINARY GENERAL MEETING OF SHAREHOLDERS OF ENERGA SPÓŁKA AKCYJNA CONVENED FOR 14 JUNE 2021

in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk to elect the Chairperson of the Ordinary General Meeting of Shareholders

	nd surname / Name (business name) and registered office:
Hom	ddress / Registered office address:
	for deliveries:
Pers	al Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register se entity is entered, and the designation of this register:
ENE	of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders A SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the older:
<u>Sha</u> ı	older's Proxy
Nam	nd surname / Name (business name) and registered office:
Hom	ddress / Registered office address:
Addr	for deliveries:
	/ KRS number or number in the appropriate register in which the entity is entered, and the designation ster:
	and number of the ID card or passport or another identity document and indication of the authority issuinument:
Date	granting the power of attorney to the Proxy:
	ed wording of the resolution to elect the Chairperson of the Ordinary General Meeting
Regu	oursuant to Article 409 § 1 of the Polish Code of Commercial Companies and § 5 Section 3 of the General Meeting of ENERGA Spółka Akcyjna with the registered office in Gdańsk, it is herel as follows:
	§ 1
	dinary General Meeting elects Mr/Ms as the Chairman/Chairwoman of the General Meeting of the Company.
	§ 2
The	solution comes into effect upon its adoption.
Voti	<u> </u>
	FOR(number of vote
	AGAINST (number of vote



	ABSTENTIONS	(number of votes)
	e the Shareholder votes st that it should be put c	against the resolution, the Shareholder may express his/her dissenting opinion and on record.
Disse	enting opinion*	
Instru	ction concerning voting	by the proxy on the adoption of a resolution.
Word	ing of the instruction*	
Other	*	
	(place, date and signat	ure of the Shareholder)

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk to adopt the agenda of the Ordinary General Meeting of Shareholders of ENERGA SA

<u>Shareholder</u>	
Name and surname / Name (business name) and registered office:	
Home address / Registered office address:	
Address for deliveries:	
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register in which the entity is entered, and the designation of this register:	
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:	
Shareholder's Proxy	
Name and surname / Name (business name) and registered office:	
Home address / Registered office address:	
Address for deliveries:	
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:	
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:	
Date of granting the power of attorney to the Proxy:	
Proposed wording of the resolution to adopt the agenda of the Ordinary General Meeting of Shareholders	

of ENERGA SA:

Acting pursuant to Article 409 § 2 of the Code of Commercial Companies and § 6.1 of the Rules of the General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk, it is hereby resolved as follows:

§ 1

The General Meeting of the Company resolves to adopt the following agenda of the Ordinary General Meeting of **ENERGA S.A.:**

- Opening of the Ordinary General Meeting. 1.
- Electing the Chairperson of the Ordinary General Meeting.
- Confirmation that the Ordinary General Meeting has been properly convened and is capable of passing resolutions.
- Approving the agenda of the Ordinary General Meeting.



- 5. Review and approval of the Report of the Management Board of ENERGA S.A. on the activities of ENERGA Group and ENERGA S.A. for the year 2020.
- 6. Review and approval of the standalone financial statements of ENERGA S.A. for the year ended on 31 December 2020.
- 7. Passing of a resolution on coverage of the loss after tax for the financial year of 2020.
- 8. Review and approval of the consolidated financial statements of the ENERGA Group for the year ended on 31 December 2020.
- 9. Review of the Report by the Supervisory Board of ENERGA S.A. for the financial year of 2020.
- 10. Passing of resolutions to grant a discharge to Members of the Management Board of ENERGA S.A. in respect of the performance of their duties in 2020.
- 11. Passing of resolutions to grant a discharge to Members of the Supervisory Board of ENERGA S.A. in respect of the performance of their duties in 2020.
- Passing of a resolution on issuing an opinion concerning the report of the Supervisory Board of ENERGA S.A. on remuneration of members of the Management Board and the Supervisory Board of ENERGA S.A. for 2019–2020.
- 13. Closing the debates of the Ordinary General Meeting.

§ 2

Voti	ng:	
	FOR	(number of votes
	AGAINST	(number of votes
	ABSTENTIONS	(number of votes
	re the Shareholder vote est that it should be put	s against the resolution, the Shareholder may express his/her dissenting opinion and on record.
Diss	enting opinion*	
Instr	uction concerning voting	by the proxy on the adoption of a resolution.
Wor	ding of the instruction	•
Othe	r*	
	(place, date and signa	ture of the Shareholder)

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk to approve the Report of the Management Board of ENERGA SA on the activities of the ENERGA Group and ENERGA SA for 2020

<u>Snarenoider</u>		
Name and surname / Name (business name) and registered office:		
However delivery / Devistore de 66 et addresses		
Home address / Registered office address:		
Address for deliveries:		
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register is which the entity is entered, and the designation of this register:		
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:		
Shareholder's Proxy		
Name and surname / Name (business name) and registered office:		
Home address / Registered office address:		
Address for deliveries:		
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:		
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:		
Date of granting the power of attorney to the Proxy:		
Proposed resolution on approval of the Report of the Management Board of ENERGA SA on the activitie of ENERGA Group and ENERGA SA for the year 2020:		
Acting pursuant to Article 393 (1), Article 395 (2) (1) and Article 395 (5) of the Code of Commercial Companie and in connection with Article 55 (2a) of the Accounting Act of 29 September 1994, having read the review by the		

§ 1

Supervisory Board of the Company, the Ordinary General Meeting of Shareholders has resolved as follows:

To approve the Report of the Management Board of ENERGA SA on the Activity of the ENERGA Group and ENERGA SA for the year ended on 31 December 2020.

§ 2

The Resolution comes into effect upon its adoption.

Voting:



	FOR	(number of votes)	
	AGAINST	(number of votes)	
	ABSTENTIONS	(number of votes)	
Where the Shareholder votes against the resolution, the Shareholder may express his/her dissenting opinion are request that it should be put on record.			
Disse	enting opinion*		
		g by the proxy on the adoption of a resolution.	
Word	ing of the instruction	*	
Other			
(place, date and signature of the Shareholder)			

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk to approve the standalone financial statements of ENERGA SA for the year ended 31 December 2020

<u>Shareholder</u>		
Name and surname / Name (business name) and registered office:		
Home address / Registered office address:		
Address for deliveries:		
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register in which the entity is entered, and the designation of this register:		
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:		
Shareholder's Proxy		
Name and surname / Name (business name) and registered office:		
Home address / Registered office address:		
Address for deliveries:		
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:		
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:		
Date of granting the power of attorney to the Proxy:		
Proposed wording of the resolution to approve the standalone financial statements of ENERGA SA for the year ended 31 December 2020:		

Acting pursuant to Article 393 (1), Article 395 (2) (1) of the Code of Commercial Companies and Article 53 (1) of the Accounting Act of 29 September 1994, having read the review by the Supervisory Board of the Company, the Ordinary General Meeting of Shareholders has resolved as follows:

§ 1

To approve the standalone financial statements of ENERGA S.A. prepared in accordance with the International Financial Reporting Standards as endorsed by the European Union, for the year ended on 31 December 2020, consisting of:

- 1) A standalone statement of profit or loss showing the loss after tax of PLN 197,000,000 (say zlotys: one hundred ninety seven million),
- 2) A standalone statement of comprehensive income showing a negative comprehensive income of PLN 241,000,000 (say zlotys: two hundred forty one million),



- 3) A standalone statement of financial position showing balance-sheet total of PLN 13,198,000,000 (say zlotys: thirteen billion one hundred ninety eight million),
- 4) A standalone statement of changes in equity showing a decrease in equity by PLN 241,000,000 (say zlotys: two hundred forty one million),
- 5) A standalone statement of cash flows showing a decrease in net cash by PLN 737,000,000 (say zlotys: seven hundred thirty seven million),
- 6) Accounting principles (policy) and additional notes.

§ 2

Votir	ıg:	
	FOR	(number of votes)
	AGAINST	(number of votes)
	ABSTENTIONS	(number of votes)
	e the Shareholder vot st that it should be pu	es against the resolution, the Shareholder may express his/her dissenting opinion and t on record.
Disse	enting opinion*	
	ction concerning votin	ng by the proxy on the adoption of a resolution. n*
Othe	*	
		ature of the Shareholder)

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk on coverage of the loss after tax for the financial year of 2020

<u>Shareholder</u>		
Name and surname / Name (business name) and registered office:		
Home address / Registered office address:		
Address for deliveries:		
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register in which the entity is entered, and the designation of this register:		
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:		
Shareholder's Proxy		
Name and surname / Name (business name) and registered office:		
Home address / Registered office address:		
Address for deliveries:		
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:		
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:		
Date of granting the power of attorney to the Proxy:		
Proposed wording of the resolution on coverage of the loss after tax for the financial year of 2020:		
Acting pursuant to Article 395 (2) (2) of the Code of Commercial Companies, having read the review by the		

§ 1

Supervisory Board of the Company on the motion of the Management Board of the Company on coverage of the loss after tax for the financial year of 2020, the Ordinary General Meeting of Shareholders has resolved as

To cover the loss after tax of the Company for the financial year of 2020 covering the period from 1 January 2020 to 31 December 2020 at PLN 197,000,000 (say zlotys: one hundred ninety seven million) entirely from the reserve capital of the Company.

§ 2

The Resolution comes into effect upon its adoption.

follows:



Voti	ng:	
	FOR	(number of votes)
	AGAINST	(number of votes)
	ABSTENTIONS	(number of votes)
	re the Shareholder vot est that it should be pu	tes against the resolution, the Shareholder may express his/her dissenting opinion and it on record.
Diss	enting opinion*	
Instru	uction concerning voting	ng by the proxy on the adoption of a resolution.
	ding of the instruction	
Othe	r*	
	(place, date and sign	ature of the Shareholder)

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk to approve the consolidated financial statements of the ENERGA Group for the year ended 31 December 2020

<u>Snarenoider</u>		
Name and surname / Name (business name) and registered office:		
Home address / Registered office address:		
Address for deliveries:		
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register in which the entity is entered, and the designation of this register:		
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:		
Shareholder's Proxy		
Name and surname / Name (business name) and registered office:		
Home address / Registered office address:		
Address for deliveries:		
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:		
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:		
Date of granting the power of attorney to the Proxy:		
Proposed wording of the resolution to approve the consolidated financial statements of the ENERGA Group for the year ended 31 December 2020:		

Acting pursuant to Article 395 (5) of the Code of Commercial Companies and Article 63c (4) of the Accounting Act of 29 September 1994, having read the review by the Supervisory Board of the Company, the Ordinary General Meeting of Shareholders has resolved as follows:

§ 1

To approve the consolidated financial statements of the ENERGA Capital Group prepared in accordance with the International Financial Reporting Standards as endorsed by the European Union, for the year ended 31 December 2020, consisting of:

- 1) A consolidated statement of profit or loss showing the loss after tax of PLN 444,000,000 (say zlotys: four hundred forty four million),
- 2) A consolidated statement of comprehensive income showing a negative comprehensive income of PLN 521,000,000 (say zlotys: five hundred twenty one million),
- 3) A consolidated statement of financial position showing balance-sheet total of PLN 19,668,000,000 (say zlotys: nineteen billion six hundred sixty eight million),



- 4) A consolidated statement of changes in equity showing a decrease in consolidated equity by PLN 521,000,000 (say zlotys: five hundred twenty one million),
- 5) A consolidated statement of cash flows showing a decrease in net cash by PLN 1,236,000,000 (say zlotys: one billion two hundred thirty six million),
- 6) Accounting principles (policy) and additional notes.

§ 2

Votin	ıg:	
	FOR	(number of votes)
	AGAINST	(number of votes)
	ABSTENTIONS	(number of votes)
	e the Shareholder vote st that it should be put	s against the resolution, the Shareholder may express his/her dissenting opinion and on record.
Disse	enting opinion*	
Instru	ction concerning voting	by the proxy on the adoption of a resolution.
	ing of the instruction	
Other	*	
		ture of the Shareholder)
		·

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk on granting the vote of acceptance to Mr Jacek Goliński to confirm the discharge of his duties as President of the Management Board in 2020

<u>Shareholder</u>
Name and surname / Name (business name) and registered office:
Home address / Registered office address:
Address for deliveries:
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register in which the entity is entered, and the designation of this register:
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders or ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:
Shareholder's Proxy
Name and surname / Name (business name) and registered office:
Home address / Registered office address:
Address for deliveries:
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation o this register:
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:
Date of granting the power of attorney to the Proxy:
Proposed wording of the resolution on granting the vote of acceptance to Mr Jacek Goliński to confirm the discharge of his duties as the President of the Management Board in 2020:
Acting pursuant to Article 393 (1) and Article 395 (2) (3) of the Code of Commercial Companies, the Ordinary General Meeting of Shareholders has resolved as follows:
§ 1
To grant the vote of acceptance to Mr Jacek Goliński to confirm the discharge of his duties as the President of the Management Board in the period from 1 January 2020 to 31 December 2020.



Votir	ıg:	
	FOR	(number of votes)
	AGAINST	(number of votes)
	ABSTENTIONS	(number of votes)
	e the Shareholder vot st that it should be pu	es against the resolution, the Shareholder may express his/her dissenting opinion and t on record.
Disse	enting opinion*	
Instru	ction concerning votin	g by the proxy on the adoption of a resolution.
Word	ing of the instruction	1*
Other	**	
	(place, date and sign	ature of the Shareholder)

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk on granting the vote of acceptance to Mr Dominik Wadecki to confirm the discharge of his duties as Vice-President of the Management Board for Operations in 2020

<u>Shareholder</u>	
Name and surname / Name (business name) and registered office:	
Home address / Registered office address:	
Address for deliveries:	
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register in which the entity is entered, and the designation of this register:	
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:	
Shareholder's Proxy	
Name and surname / Name (business name) and registered office:	
Home address / Registered office address:	
Address for deliveries:	
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:	
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:	
Date of granting the power of attorney to the Proxy:	
Proposed wording of the resolution on granting the vote of acceptance to Mr Dominik Wadecki to confirm	
the discharge of his duties as the Vice-President of the Management Board for Operations in 2020:	
Acting pursuant to Article 393 (1) and Article 395 (2) (3) of the Code of Commercial Companies, the Ordinary General Meeting of Shareholders has resolved as follows:	

§ 1

To grant the vote of acceptance to Mr Dominik Wadecki to confirm the discharge of his duties as the Vice-President of the Management Board for Operations in the period from 1 January 2020 to 31 December 2020.

§ 2



Votir	ng:	
	FOR	(number of votes)
	AGAINST	(number of votes)
	ABSTENTIONS	(number of votes)
	e the Shareholder vot est that it should be pu	es against the resolution, the Shareholder may express his/her dissenting opinion and t on record.
Disse	enting opinion*	
Instru	ection concerning votin	g by the proxy on the adoption of a resolution.
Word	ling of the instruction	n*
Othe	r*	
	(place, date and sign	ature of the Shareholder)

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk to grant a discharge to Mr Grzegorz Ksepko on the performance of his duties as Vice-President of the Management Board for Corporate Matters in 2020

<u>Shareholder</u>
Name and surname / Name (business name) and registered office:
Home address / Registered office address:
Address for deliveries:
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register in which the entity is entered, and the designation of this register:
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:
Shareholder's Proxy
Name and surname / Name (business name) and registered office:
Home address / Registered office address:
Address for deliveries:
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:
Date of granting the power of attorney to the Proxy:
Proposed wording of the resolution on granting the vote of acceptance to Mr Grzegorz Ksepko to confirm the discharge of his duties as Vice-President of the Management Board for Corporate Matters in 2020:
Acting pursuant to Article 393 (1) and Article 395 (2) (3) of the Code of Commercial Companies, the Ordinary General Meeting of Shareholders has resolved as follows:
§ 1
To grant the vote of acceptance to Grzegorz Ksepko to confirm the discharge of his duties as Vice-President of the Management Board for Corporate Matters in the period from 1 January 2020 to 14 March 2020.

§ 2



Voti	ng:	
	FOR	(number of votes)
	AGAINST	(number of votes)
	ABSTENTIONS	(number of votes)
	re the Shareholder vot est that it should be pu	tes against the resolution, the Shareholder may express his/her dissenting opinion and it on record.
Diss	enting opinion*	
Instru	uction concerning votir	ng by the proxy on the adoption of a resolution.
Word	ding of the instructio	n*
Othe	r*	
	(place, date and sign	nature of the Shareholder)

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk on granting the vote of acceptance to Ms Adrianna Sikorska to confirm the discharge of her duties as Vice-President of the Management Board for Communications in 2020

<u>Shareholder</u>	
Name and surname / Name (business name) and registered office:	
Home address / Registered office address:	
Address for deliveries:	
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register in which the entity is entered, and the designation of this register:	
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:	
Shareholder's Proxy	
Name and surname / Name (business name) and registered office:	
Home address / Registered office address:	
Address for deliveries:	
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:	
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:	
Date of granting the power of attorney to the Proxy:	
Proposed wording of the resolution on granting the vote of acceptance to Ms Adrianna Sikorska to confirm the discharge of her duties as the Vice-President of the Management Board for Communications in 2020:	
Acting pursuant to Article 393 (1) and Article 395 (2) (3) of the Code of Commercial Companies, the Ordinary General Meeting of Shareholders has resolved as follows:	

§ 2

§ 1

To grant the vote of acceptance to Ms Adrianna Sikorska to confirm the discharge of her duties as the Vice-President of the Management Board for Communication in the period from 1 January 2020 to 31 December 2020.



Votir	ng:	
	FOR	(number of votes)
	AGAINST	(number of votes)
	ABSTENTIONS	(number of votes)
	re the Shareholder vot est that it should be pu	es against the resolution, the Shareholder may express his/her dissenting opinion and t on record.
Disse	enting opinion*	
Instru	ection concerning votin	ng by the proxy on the adoption of a resolution.
Word	ling of the instruction	n*
Othe	r *	
	(place, date and sign	ature of the Shareholder)

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk on granting the vote of acceptance to Mr Jacek Kościelniak to confirm the discharge of his duties as Vice-President of the Management Board for Finance in 2020

<u>Shareholder</u>	
Name and surname / Name (business name) and registered office:	
Home address / Registered office address:	
Address for deliveries:	
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register in which the entity is entered, and the designation of this register:	
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:	
Shareholder's Proxy	
Name and surname / Name (business name) and registered office:	
Home address / Registered office address:	
Address for deliveries:	
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:	
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:	
Date of granting the power of attorney to the Proxy:	
Proposed wording of the resolution on granting the vote of acceptance to Mr Jacek Kościelniak to	
confirm the discharge of his duties as Vice-President of the Management Board for Finance in 2020:	
Acting pursuant to Article 393 (1) and Article 395 (2) (3) of the Code of Commercial Companies, the Ordinary General Meeting of Shareholders has resolved as follows:	

§ 1

To grant the vote of acceptance to Mr Jacek Kościelniak to confirm the discharge of his duties as Vice-President of the Management Board for Finance in the period from 1 January 2020 to 16 January 2020.

§ 2



Voti	ng:	
	FOR	(number of votes)
	AGAINST	(number of votes)
	ABSTENTIONS	(number of votes)
	re the Shareholder vot est that it should be pu	res against the resolution, the Shareholder may express his/her dissenting opinion and it on record.
Disse	enting opinion*	
Instru	ection concerning votin	ng by the proxy on the adoption of a resolution.
Word	ling of the instruction	n*
Othe	r *	
	(place, date and sign	ature of the Shareholder)

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk on granting the vote of acceptance to Ms Iwona Waksmundzka-Olejniczak to confirm the discharge of her duties as Vice-President of the Management Board for Corporate Matters in 2020

<u>Shareholder</u>
Name and surname / Name (business name) and registered office:
Home address / Registered office address:
Address for deliveries:
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register is which the entity is entered, and the designation of this register:
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:
Shareholder's Proxy Name and surname / Name (business name) and registered office:
Traine and surfame / frame (business fiame) and registered office.
Home address / Registered office address:
Address for deliveries:
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:
Series and number of the ID card or passport or another identity document and indication of the authority issuin this document:
Date of granting the power of attorney to the Proxy:
Proposed wording of the resolution on granting the vote of acceptance Ms Iwona Waksmundzka
Olejniczak to confirm the discharge of her duties as Vice-President of the Management Board for Corporate Matters in 2020:
Acting pursuant to Article 393 (1) and Article 395 (2) (3) of the Code of Commercial Companies, the Ordinar

§ 1

General Meeting of Shareholders has resolved as follows:

To grant the vote of acceptance to Ms Iwona Waksmundzka-Olejniczak to confirm the discharge of her duties as Vice-President of the Management Board for Corporate Matters in the period from 7 May 2020 to 31 December 2020.



§ 2

Votin	ıg:	
	FOR	(number of votes)
	AGAINST	(number of votes)
	ABSTENTIONS	(number of votes)
	e the Shareholder vote st that it should be put	es against the resolution, the Shareholder may express his/her dissenting opinion and t on record.
Disse	enting opinion*	
Instru	ction concerning voting	g by the proxy on the adoption of a resolution.
	ing of the instruction	
Other	**	
	(place, date and signa	ature of the Shareholder)

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk on granting the vote of acceptance to Mr Marek Kasicki to confirm the discharge of his duties as Vice-President of the Management Board for Finance in 2020.

<u>Shareholder</u>
Name and surname / Name (business name) and registered office:
Home address / Registered office address:
Address for deliveries:
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register in which the entity is entered, and the designation of this register:
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:
Shareholder's Proxy
Name and surname / Name (business name) and registered office:
Home address / Registered office address:
Address for deliveries:
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:
Date of granting the power of attorney to the Proxy:
Proposed wording of the resolution on granting the vote of acceptance to Mr Marek Kasicki to confirm the discharge of his duties as Vice-President of the Management Board for Finance in 2020:
Acting pursuant to Article 393 (1) and Article 395 (2) (3) of the Code of Commercial Companies, the Ordinary General Meeting of Shareholders has resolved as follows:
§ 1
To grant the vote of acceptance to Mr Marek Kasicki to confirm the discharge of his duties as Vice-President of the Management Board for Finance from 10 February 2020 to 31 December 2020.



Voti	ng:	
	FOR	(number of votes)
	AGAINST	(number of votes)
	ABSTENTIONS	(number of votes)
	re the Shareholder vot est that it should be pu	es against the resolution, the Shareholder may express his/her dissenting opinion and t on record.
Diss	enting opinion*	
lnotri	uotion concerning votin	a by the provy on the adention of a resolution
	-	g by the proxy on the adoption of a resolution.
Word	ling of the instruction	1*
Othe	r*	
	(place, date and sign	ature of the Shareholder)

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk on granting the vote of acceptance to Ms Paula Ziemiecka-Księżak to confirm the discharge of her duties as the Member of the Supervisory Board of ENERGA S.A. in 2020

<u>Shareholder</u>		
Name and surname / Name (business name) and registered office:		
Home address / Registered office address:		
Address for deliveries:		
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register in which the entity is entered, and the designation of this register:		
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:		
Shareholder's Proxy		
Name and surname / Name (business name) and registered office:		
Home address / Registered office address:		
Address for deliveries:		
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:		
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:		
Date of granting the power of attorney to the Proxy:		
Proposed wording of the resolution on granting the vote of acceptance to Ms Paula Ziemiecka-Księżak to		
confirm the discharge of her duties as the Member of the Supervisory Board of ENERGA S.A. in 2020:		
Acting pursuant to Article 393 (1) and Article 395 (2) (3) of the Code of Commercial Companies, the Ordinary General Meeting of Shareholders has resolved as follows:		

§ 2

§ 1

To grant the vote of acceptance to Ms Paula Ziemiecka-Księżak to confirm the discharge of her duties as the Member of the Supervisory Board of ENERGA S.A. in the period from 1 January 2020 to 31 December 2020.



□ FOR(numb	
- \(\)	per of votes)
□ AGAINST(numb	ber of votes)
□ ABSTENTIONS(numb	ber of votes)
Where the Shareholder votes against the resolution, the Shareholder may express his/her dissenting request that it should be put on record.	g opinion and
Dissenting opinion*	
Instruction concerning voting by the proxy on the adoption of a resolution.	
Wording of the instruction*	
Other*	
(place, date and signature of the Shareholder)	

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk on granting the vote of acceptance to Mr Zbigniew Wtulich to confirm the discharge of his duties as the Member of the Supervisory Board of ENERGA S.A. in 2020.

<u>Shareholder</u>
Name and surname / Name (business name) and registered office:
Home address / Registered office address:
Address for deliveries:
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register in which the entity is entered, and the designation of this register:
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:
Shareholder's Proxy
Name and surname / Name (business name) and registered office:
Home address / Registered office address:
Address for deliveries:
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:
Date of granting the power of attorney to the Proxy:
Proposed wording of the resolution on granting the vote of acceptance to Mr Zbigniew Wtulich to confirm the discharge of his duties as the Member of the Supervisory Board of ENERGA S.A. in 2020:
Acting pursuant to Article 393 (1) and Article 395 (2) (3) of the Code of Commercial Companies, the Ordinary General Meeting of Shareholders has resolved as follows:
§ 1
To grant the vote of acceptance to Mr Zbigniew Wtulich to confirm the discharge of his duties as the Member of the Supervisory Board of ENERGA S.A. in the period from 1 January 2020 to 29 June 2020.
§ 2

The Resolution comes into effect upon its adoption.

Voting:



	FOR	(number of votes)
	AGAINST	(number of votes)
	ABSTENTIONS	(number of votes)
	e the Shareholder votes st that it should be put o	s against the resolution, the Shareholder may express his/her dissenting opinion and on record.
Disse	nting opinion*	
Instru	ction concerning voting	by the proxy on the adoption of a resolution.
	ing of the instruction*	
Other	*	
	(place, date and signat	ure of the Shareholder)

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk on granting the vote of acceptance to Ms Agnieszka Terlikowska-Kulesza to confirm the discharge of her duties as the Member of the Supervisory Board of ENERGA S.A. in 2020

<u>Shareholder</u>		
Name and surname / Name (business name) and registered office:		
Home address / Registered office address:		
Address for deliveries:		
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register in which the entity is entered, and the designation of this register:		
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:		
Shareholder's Proxy		
Name and surname / Name (business name) and registered office:		
Home address / Registered office address:		
Address for deliveries:		
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:		
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:		
Date of granting the power of attorney to the Proxy:		
Proposed wording of the resolution on granting the vote of acceptance to Ms Agnieszka Terlikowska- Kulesza to confirm the discharge of her duties as the Member of the Supervisory Board of ENERGA S.A. in 2020:		
Acting pursuant to Article 393 (1) and Article 395 (2) (3) of the Code of Commercial Companies, the Ordinary General Meeting of Shareholders has resolved as follows:		

§ 1

To grant the vote of acceptance to Ms Agnieszka Terlikowska-Kulesza to confirm the discharge of her duties as the Member of the Supervisory Board of ENERGA S.A. in the period from 1 January 2020 to 31 December 2020.

§ 2



□ FOR(numb	
- \(\)	per of votes)
□ AGAINST(numb	ber of votes)
□ ABSTENTIONS(numb	ber of votes)
Where the Shareholder votes against the resolution, the Shareholder may express his/her dissenting request that it should be put on record.	g opinion and
Dissenting opinion*	
Instruction concerning voting by the proxy on the adoption of a resolution.	
Wording of the instruction*	
Other*	
(place, date and signature of the Shareholder)	

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk on granting the vote of acceptance to Mr Maciej Żółtkiewicz to confirm the discharge of his duties as the Member of the Supervisory Board of ENERGA SA in 2020

<u>Shareholder</u>	
Name and surname / Name (business name) and registered office:	
Home address / Registered office address:	
Address for deliveries:	
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register in which the entity is entered, and the designation of this register:	
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:	
Shareholder's Proxy	
Name and surname / Name (business name) and registered office:	
Home address / Registered office address:	
Address for deliveries:	
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:	
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:	
Date of granting the power of attorney to the Proxy:	
Proposed wording of the resolution on granting the vote of acceptance to Mr Maciej Żółtkiewicz to confirm the discharge of his duties as the Member of the Supervisory Board of ENERGA SA in 2020:	
Acting pursuant to Article 393 (1) and Article 395 (2) (3) of the Code of Commercial Companies, the Ordinary	

§ 1

To grant the vote of acceptance to Mr Maciej Żółtkiewicz to confirm the discharge of his duties as the Member of the Supervisory Board of ENERGA S.A. in the period from 1 January 2020 to 29 June 2020.

§ 2

The Resolution comes into effect upon its adoption.

General Meeting of Shareholders has resolved as follows:



Votir	ng:	
	FOR	(number of votes)
	AGAINST	(number of votes)
	ABSTENTIONS	(number of votes)
	e the Shareholder vot est that it should be pu	es against the resolution, the Shareholder may express his/her dissenting opinion and t on record.
Disse	enting opinion*	
Instru	ction concerning votin	g by the proxy on the adoption of a resolution.
Word	ing of the instruction	n*
Othe	*	
	(place, date and sign	ature of the Shareholder)

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk on granting the vote of acceptance to Mr Andrzej Powałowski to confirm the discharge of his duties as the Member of the Supervisory Board of ENERGA SA in 2020

<u>Shareholder</u>		
Name and surname / Name (business name) and registered office:		
Home address / Registered office address:		
Address for deliveries:		
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register in which the entity is entered, and the designation of this register:		
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:		
Shareholder's Proxy		
Name and surname / Name (business name) and registered office:		
Home address / Registered office address:		
Address for deliveries:		
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:		
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:		
Date of granting the power of attorney to the Proxy:		
Proposed wording of the resolution on granting the vote of acceptance to Mr Andrzej Powałowski to confirm the discharge of his duties as the Member of the Supervisory Board of ENERGA SA in 2020:		
Acting pursuant to Article 393 (1) and Article 395 (2) (3) of the Code of Commercial Companies, the Ordinary		

§ 1

To grant the vote of acceptance to Mr Andrzej Powałowski to confirm the discharge of his duties as the Member of the Supervisory Board of ENERGA S.A. in the period from 1 January 2020 to 29 June 2020.

§ 2

The Resolution comes into effect upon its adoption.

General Meeting of Shareholders has resolved as follows:



Votir	ng:	
	FOR	(number of votes)
	AGAINST	(number of votes)
	ABSTENTIONS	(number of votes)
	e the Shareholder vot est that it should be pu	es against the resolution, the Shareholder may express his/her dissenting opinion and t on record.
Disse	enting opinion*	
Instru	ection concerning votin	g by the proxy on the adoption of a resolution.
Word	ling of the instruction	n*
Othe	r*	
	(place, date and sign	ature of the Shareholder)

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk on granting the vote of acceptance to Mr Marek Szczepaniec to confirm the discharge of his duties as the Member of the Supervisory Board of ENERGA SA in 2020

Shareholder
Name and surname / Name (business name) and registered office:
Home address / Registered office address:
Address for deliveries:
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register in which the entity is entered, and the designation of this register:
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:
Shareholder's Proxy
Name and surname / Name (business name) and registered office:
Home address / Registered office address:
Address for deliveries:
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:
Date of granting the power of attorney to the Proxy:
Proposed wording of the resolution on granting the vote of acceptance to Mr Marek Szczepaniec to confirm the discharge of his duties as the Member of the Supervisory Board of ENERGA SA in 2020:
Acting pursuant to Article 393 (1) and Article 395 (2) (3) of the Code of Commercial Companies, the Ordinary General Meeting of Shareholders has resolved as follows:

§ 2

§ 1

To grant the vote of acceptance to Mr Marek Szczepaniec to confirm the discharge of his duties as the Member of

the Supervisory Board of ENERGA SA in the period from 1 January 2020 to 22 April 2020.



Votir	ıg:	
	FOR	(number of votes)
	AGAINST	(number of votes)
	ABSTENTIONS	(number of votes)
	e the Shareholder vot st that it should be pu	es against the resolution, the Shareholder may express his/her dissenting opinion and t on record.
Disse	enting opinion*	
Instru	ction concerning votin	g by the proxy on the adoption of a resolution.
Word	ing of the instruction	n*
Othe	*	
	(place, date and sign	ature of the Shareholder)

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk on granting the vote of acceptance to Mr Trajan Szuladziński to confirm the discharge of his duties as the Member of the Supervisory Board of ENERGA S.A. in 2020

<u>Shareholder</u>
Name and surname / Name (business name) and registered office:
Home address / Registered office address:
Address for deliveries:
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register in which the entity is entered, and the designation of this register:
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:
Shareholder's Proxy
Name and surname / Name (business name) and registered office:
Home address / Registered office address:
Address for deliveries:
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:
Date of granting the power of attorney to the Proxy:
Proposed wording of the resolution on granting the vote of acceptance to Mr Trajan Szuladziński to confirm the discharge of his duties as the Member of the Supervisory Board of ENERGA S.A. in 2020:
Acting pursuant to Article 393 (1) and Article 395 (2) (3) of the Code of Commercial Companies, the Ordinary General Meeting of Shareholders has resolved as follows:

§ 2

the Supervisory Board of ENERGA S.A. in the period from 19 March 2020 to 31 December 2020.

§ 1

To grant the vote of acceptance to Mr Trajan Szuladziński to confirm the discharge of his duties as the Member of



Votir	ıg:	
	FOR	(number of votes)
	AGAINST	(number of votes)
	ABSTENTIONS	(number of votes)
	e the Shareholder vot st that it should be pu	es against the resolution, the Shareholder may express his/her dissenting opinion and t on record.
Disse	enting opinion*	
Instru	ction concerning votin	g by the proxy on the adoption of a resolution.
Word	ing of the instruction	n*
Othe	**	
	(place, date and sign	ature of the Shareholder)

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk on granting the vote of acceptance to Mr Jarosław Dybowski to confirm the discharge of his duties as the Member of the Supervisory Board of ENERGA S.A. in 2020

<u>Shareholder</u>
Name and surname / Name (business name) and registered office:
Home address / Registered office address:
Address for deliveries:
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register in which the entity is entered, and the designation of this register:
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:
Shareholder's Proxy
Name and surname / Name (business name) and registered office:
Home address / Registered office address:
Address for deliveries:
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:
Date of granting the power of attorney to the Proxy:
Proposed wording of the resolution on granting the vote of acceptance to Mr Jarosław Dybowski to confirm the discharge of his duties as the Member of the Supervisory Board of ENERGA S.A. in 2020:
Acting pursuant to Article 393 (1) and Article 395 (2) (3) of the Code of Commercial Companies, the Ordinary General Meeting of Shareholders has resolved as follows:

§ 1

To grant the vote of acceptance to Mr Jarosław Dybowski to confirm the discharge of his duties as the Member of the Supervisory Board of ENERGA S.A. in the period from 29 June 2020 to 31 December 2020.

§ 2



Votir	ıg:	
	FOR	(number of votes)
	AGAINST	(number of votes)
	ABSTENTIONS	(number of votes)
	e the Shareholder vot st that it should be pu	es against the resolution, the Shareholder may express his/her dissenting opinion and t on record.
Disse	enting opinion*	
Instru	ction concerning votin	g by the proxy on the adoption of a resolution.
Word	ing of the instruction	n*
Othe	**	
	(place, date and sign	ature of the Shareholder)

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk on granting the vote of acceptance to Ms Agnieszka Żyro to confirm the discharge of her duties as the Member of the Supervisory Board of ENERGA S.A. in 2020

Shareholder
Name and surname / Name (business name) and registered office:
Home address / Registered office address:
Address for deliveries:
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register in which the entity is entered, and the designation of this register:
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:
Shareholder's Proxy
Name and surname / Name (business name) and registered office:
Home address / Registered office address:
Address for deliveries:
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:
Date of granting the power of attorney to the Proxy:
Proposed wording of the resolution on granting the vote of acceptance to Ms Agnieszka Żyro to confirm the discharge of her duties as the Member of the Supervisory Board of ENERGA S.A. in 2020:
Acting pursuant to Article 393 (1) and Article 395 (2) (3) of the Code of Commercial Companies, the Ordinary General Meeting of Shareholders has resolved as follows:

§ 1

To grant the vote of acceptance to Ms Agnieszka Żyro to confirm the discharge of her duties as the Member of the Supervisory Board of ENERGA S.A. in the period from 29 June 2020 to 31 December 2020.

§ 2



Votir	ng:	
	FOR	(number of votes)
	AGAINST	(number of votes)
	ABSTENTIONS	(number of votes)
	e the Shareholder vot est that it should be pu	es against the resolution, the Shareholder may express his/her dissenting opinion and t on record.
Disse	enting opinion*	
Instru	ection concerning votin	g by the proxy on the adoption of a resolution.
Word	ling of the instruction	n*
Othe	r*	
	(place, date and sign	ature of the Shareholder)

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk on granting the vote of acceptance to Ms Sylwia Kobyłkiewicz to confirm the discharge of her duties as the Member of the Supervisory Board of ENERGA S.A. in 2020

<u>Shareholder</u>
Name and surname / Name (business name) and registered office:
Home address / Registered office address:
Address for deliveries:
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register is which the entity is entered, and the designation of this register:
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:
Shareholder's Proxy
Name and surname / Name (business name) and registered office:
Home address / Registered office address:
Address for deliveries:
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:
Date of granting the power of attorney to the Proxy:
Proposed wording of the resolution on granting the vote of acceptance to Ms Sylwia Kobyłkiewicz to confirm the discharge of her duties as the Member of the Supervisory Board of ENERGA S.A. in 2020:
Acting pursuant to Article 393 (1) and Article 395 (2) (3) of the Code of Commercial Companies, the Ordinar General Meeting of Shareholders has resolved as follows:

§ 1

To grant the vote of acceptance to Ms Sylwia Kobyłkiewicz to confirm the discharge of her duties as the Member of the Supervisory Board of ENERGA S.A. in the period from 29 June 2020 to 31 December 2020.

§ 2



Voti	ng:	
	FOR	(number of votes)
	AGAINST	(number of votes)
	ABSTENTIONS	(number of votes)
	re the Shareholder vot est that it should be pu	res against the resolution, the Shareholder may express his/her dissenting opinion and it on record.
Disse	enting opinion*	
Instru	ection concerning votin	ng by the proxy on the adoption of a resolution.
Word	ling of the instruction	n*
Othe	r *	
	(place, date and sign	ature of the Shareholder)

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk on granting the vote of acceptance to Ms Marta Marchewicz to confirm the discharge of her duties as the Member of the Supervisory Board of ENERGA S.A. in 2020

<u>Shareholder</u>
Name and surname / Name (business name) and registered office:
Home address / Registered office address:
Address for deliveries:
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register in which the entity is entered, and the designation of this register:
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:
Shareholder's Proxy
Name and surname / Name (business name) and registered office:
Home address / Registered office address:
Address for deliveries:
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:
Date of granting the power of attorney to the Proxy:
Proposed wording of the resolution on granting the vote of acceptance to Ms Marta Marchewicz to confirm the discharge of her duties as the Member of the Supervisory Board of ENERGA S.A. in 2020:
Acting pursuant to Article 393 (1) and Article 395 (2) (3) of the Code of Commercial Companies, the Ordinary General Meeting of Shareholders has resolved as follows:

§ 2

§ 1

To grant the vote of acceptance to Ms Marta Marchewicz to confirm the discharge of her duties as the Member of

the Supervisory Board of ENERGA S.A. in the period from 1 December 2020 to 31 December 2020.



Votir	ng:	
	FOR	(number of votes)
	AGAINST	(number of votes)
	ABSTENTIONS	(number of votes)
	e the Shareholder vot est that it should be pu	es against the resolution, the Shareholder may express his/her dissenting opinion and t on record.
Disse	enting opinion*	
Instru	ction concerning votin	g by the proxy on the adoption of a resolution.
Word	ing of the instruction	n*
Othe	*	
	(place, date and sign	ature of the Shareholder)

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk on granting the vote of acceptance to Mr Michał Róg to confirm the discharge of his duties as the Member of the Supervisory Board of ENERGA S.A. in 2020

Shareholder Name and surname / Name (business name) and registered office:				
Address for deliveries:				
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register in which the entity is entered, and the designation of this register:				
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:				
Shareholder's Proxy				
Name and surname / Name (business name) and registered office:				
Home address / Registered office address:				
Address for deliveries:				
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:				
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:				
Date of granting the power of attorney to the Proxy:				
Proposed wording of the resolution on granting the vote of acceptance to Mr Michał Róg to confirm the				
discharge of his duties as the Member of the Supervisory Board of ENERGA S.A. in 2020:				
Acting pursuant to Article 393 (1) and Article 395 (2) (3) of the Code of Commercial Companies, the Ordinar General Meeting of Shareholders has resolved as follows:				
§ 1				

§ 2

To grant the vote of acceptance to Mr Michał Róg to confirm the discharge of his duties as the Member of the

Supervisory Board of ENERGA SA in the period from 1 December 2020 to 31 December 2020.



□ FOR(numb	or of votool
V. Control of the con	bei oi votes)
□ AGAINST(numb	per of votes)
□ ABSTENTIONS(numb	per of votes)
Where the Shareholder votes against the resolution, the Shareholder may express his/her dissenting request that it should be put on record.	g opinion and
Dissenting opinion*	
Instruction concerning voting by the proxy on the adoption of a resolution.	
Wording of the instruction*	
Other*	
(place, date and signature of the Shareholder)	

^{*} delete as necessary



in voting on the Resolution of the Ordinary General Meeting of Shareholders of ENERGA Spółka Akcyjna with its registered office in Gdańsk on issuing an opinion concerning the report of the Supervisory Board of ENERGA S.A. on remuneration of members of the Management Board and the Supervisory Board of ENERGA S.A. for 2019-2020.

<u>Shareholder</u>				
Name and surname / Name (business name) and registered office:				
Home address / Registered office address:				
Address for deliveries:				
Personal Identification Number (PESEL) / National Court Register (KRS) or number in the appropriate register in which the entity is entered, and the designation of this register:				
Number of votes to which the Shareholder is entitled at the Ordinary General Meeting of Shareholders of ENERGA SA convened for 14 June 2021 and which is covered by the power of Proxy granted by the Shareholder:				
Shareholder's Proxy				
Name and surname / Name (business name) and registered office:				
Home address / Registered office address:				
Address for deliveries:				
PESEL / KRS number or number in the appropriate register in which the entity is entered, and the designation of this register:				
Series and number of the ID card or passport or another identity document and indication of the authority issuing this document:				
Date of granting the power of attorney to the Proxy:				
Proposed resolution on issuing an opinion concerning the report of the Supervisory Board of ENERGA S.A. on remuneration of members of the Management Board and the Supervisory Board of ENERGA S.A. for 2019-2020:				

§ 1

Acting pursuant to Article 395 (2)¹ of the Code of Commercial Companies and Article 90g (6) of the Act of 29 July 2005 on Public Offering and on the Terms of Introducing Financial Instruments into Organized Trading and on

To give a positive opinion on the report of the Supervisory Board of ENERGA S.A. on remuneration of members of the Management Board and the Supervisory Board of ENERGA S.A. for 2019-2020.

§ 2

The Resolution comes into effect upon its adoption.

Public Companies, the Ordinary General Meeting has resolved as follows:



Voting:					
	FOR	(number of votes)			
	AGAINST	(number of votes)			
	ABSTENTIONS	(number of votes)			
	e the Shareholder vote st that it should be put	es against the resolution, the Shareholder may express his/her dissenting opinion and t on record.			
Disse	nting opinion*				
Instru	ction concerning votin	g by the proxy on the adoption of a resolution.			
Word	ing of the instructior	1*			
Other	*				
(place, date and signature of the Shareholder)					

^{*} delete as necessary