Consolidated text

of the Statute of ENEA S.A.

I.	GENERAL PROVISIONS
	§ 1
1.	The Company is incorporated under the business name: ENEA Spółka Akcyjna
2.	The Company may use the abbreviated name: ENEA S.A
	§ 2
1.	The Company's registered office is in Poznań
2.	The Company conducts its activity in the Republic of Poland and abroad
3.	The Company may establish and run branch offices, representative offices and other units, in addition to participating in other companies and ventures in the Republic of Poland and abroad.
	§ 3
under the r comp Zakła	Company was formed as a result of the transformation of the state-owned enterprise the name: Zakład Energetyczny Poznań in Poznań into a company operating under name: Energetyka Poznańska Spółka Akcyjna and a merger with the following anies: Energetyka Szczecińska S.A., Zielonogórskie Zakłady Energetyczne S.A., ad Energetyczny Gorzów S.A., Zakład Energetyczny Bydgoszcz S.A., effected by way of getyka Poznańska Spółka Akcyjna taking over the above companies' assets
	§ 4
The C	Company is established in perpetuity

1.	The	Company's corporate objects are as follows (PKD - Polish Classification of
	Acti	vity):
	1)	production of electricity (35.11.Z),
	2)	trading in electricity (35.14.Z),
	3)	production of gaseous fuels (35.21.Z),
	4)	distribution of gaseous fuels through networks (35.22.Z),
	5)	trading in gaseous fuels through networks (35.23.Z),
	6)	steam, hot water and air production and supply for airconditioning systems
		(35.30.Z),
	7)	works connected with constructing transmission pipelines and distribution
		networks (42.21.Z),
	8)	electrical installations (43.21.Z),
	9)	other building installations (43.29.Z),
	10)	architectural activities (71.11.Z),
	11)	other technical testing and analysis (71.20.B),
	12)	Other research and experimental development work on other natural sciences and
		engineering 72.19.Z,
	13)	other specialised construction work, n.e.c. (43.99.Z),
	14)	maintenance and repair of machinery (33.12.Z),
	15)	maintenance and repair of electrical and optical equipment (33.13.Z),
	16)	maintenance and repair of electrical machinery (33.14.Z),
	17)	renting construction and civil engineering machinery and equipment (77.32.Z),
	18)	renting of other machinery, equipment and goods, n. e. c. (77.39.Z),
	19)	manufacture of electronic parts and components (26.11.Z),
	20)	manufacture of energy distribution and control apparatus (27.12.Z),
	21)	manufacture of installation equipment (27.33.Z),
	22)	manufacture of accumulators, primary cells and primary batteries (27.20.Z),
	23)	manufacture of lighting equipment and electric lamps (27.40.Z),
	24)	installing industrial machinery and equipment (33.20.Z),
	25)	telecommunications (61),

26)	land transport, transport via pipelines (49),
27)	wholesale trade, except of motor vehicles (46),
28)	retail trade, except for retail trade of motor vehicles (47),
29)	warehousing and transport-supporting services (52),
30)	accounting, book-keeping and auditing activities; tax consultancy (69.20.Z),
31)	market research and public opinion polling (73.20.Z),
32)	other professional, scientific and engineering activity, n. e. c. (74.90.Z),
33)	activities of financial holding companies (64.20.Z),
34)	other forms of granting credit (64.92.Z),
35)	real estate agency activities (68),
36)	software and hardware consultancy (62),
37)	advertising, market research and public opinion polling (73),
38)	technology (85.32.A),
39)	healthcare (86),
40)	activities of membership organisations (94),
41)	recreational, cultural and sporting activities (93),
42)	motion picture, television, video and sound recording activity (59),
43)	activities of travel agencies and tour operators and other travel reservation
	services and related activity (79),
44)	publishing (58),
45)	maintenance and repair of motor vehicles, except of motorcycles (45.20.Z),
46)	retail sale of parts and accessories for motor vehicles, except of motorcycles
	(45.32.Z),
47)	retail sale of automotive fuels through petrol stations (47.30.Z),
48)	hotels and other provision of short-stay accommodation (55.10.Z),
49)	wholesale and retail trade of automobiles and light commercial vehicles (45.11.Z),
50)	wholesale and retail trade of other motor vehicles, except of motorcycles
	(45.19.Z),
51)	other financial services activity, not elsewhere classified, excluding pension
	insurance and pension funds (64.99.Z)
52)	activities of head offices and holding companies, excluding financial holding
	companies (70.10.Z),
53)	public relations and communication activities (70.21.Z),

54)	business and other management consultancy activities (70.22.Z),
55)	data processing, management of websites (hosting) and similar activity (63.11.Z),-
56)	activity connected with searching for work places and gaining employees
	(78.10.Z),
57)	service activity connected with office administration (82.11.Z),
58)	extraction of crude petroleum (06.10.Z),
59)	extraction of natural gas (06.20.Z),
60)	other mining and quarrying n.e.c. (08.99.Z),
61)	support activities for petroleum and natural gas extraction (09.10.Z),
62)	support activities for other mining and quarrying (09.90.Z),
63)	manufacture of refined petroleum products (19.20.Z),
64)	test drilling and boring works (43.13.Z),
65)	agents involved in the sale of fuels, ores, metals and industrial chemicals
	(46.12.Z),
66)	wholesale of solid, liquid and gaseous fuels and related products (46.71.Z),
67)	gaseous fuels transport via pipeline (49.50.A),
68)	transport via pipeline of other goods (49.50.B),
69)	service activities incidental to land transportation (52.21.Z),
70)	engineering activities and related technical consultancy (71.12.Z),
71)	web portal content (63.12.Z),
72)	photocopying, document preparation and other specialised office support
	(82.19.Z),
73)	repair of computers and peripheral equipment (95.11.Z),
74)	repair of communication equipment (95.12.Z)
If un	dertaking a specific activity requires obtaining a particular consent, license or
exem	aption, such an activity will be undertaken by the Company only after such
a con	sent, license or exemption is obtained

2.

II.	CAPITAL	
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§ 6

- 1. The share capital of the Company is PLN 441,442,578 (four hundred forty-one million four hundred forty-two thousand five hundred seventy-eight zloty) and consists of 441,442,578 (our hundred forty-one million four hundred forty-two thousand five hundred seventy-eight) shares of a par value of PLN 1 (one zloty) each, of which: ------
 - 1) 295,987,473 (two hundred ninety-five million nine hundred eighty-seven thousand four hundred seventy-three) are ordinary registered shares of "A" series,
 - 2) and 41,638,955 (forty-one million six hundred thirty-eight thousand nine hundred fifty-five) are ordinary registered shares of "B" series, and ------
 - 3) 103,816,150 (one hundred three million eight hundred sixteen thousand one hundred fifty) are ordinary bearer shares of "C" series. ------
- 3. The "B" series shares are designated for purposes set out in the Commercialisation and Privatisation Act and the Act on the terms of purchasing shares from the State Treasury as part of consolidating electricity sector companies, in particular, they can be redeemed for the purpose of exercising the equivalent of the right to acquire the shares free-of-charge, as set out in Article 38b of the Commercialisation and Privatisation Act. The "B" series shares will become bearer shares immediately after the expiry of the prohibition to sell or the expiry of the right to acquire the shares free-of-charge. --

III. SHAREHOLDERS' RIGHTS AND OBLIGATIONS -----

§ 7

1. Eligible employees are entitled to acquire the Company's shares free of charge which are owned by the State Treasury subject to the terms and conditions set out in the Commercialisation and Privatisation Act and the Act concerning the terms

	of purchasing shares from the State Treasury as part of consolidating the electricity and energetic sector
2.	The shares purchased by eligible employees subject to the terms and conditions set out in item 1 cannot be traded before the lapse of the deadlines set out in the Commercialisation and Privatisation Act.
3.	The shares purchased by eligible employees cannot be subject to mandatory buyout referred to in Article 418 of the Commercial Companies Code, on the dates referred to in item 2.
4.	The Company will provide the necessary assistance to enable the rights referred to in item 1 to be exercised
	§ 8
1.	The Company's shares may be redeemed upon the shareholder's consent as part of their acquisition by the Company (voluntary redemption)
2.	Voluntary redemption may take place against remuneration or free-of-charge
3.	The resolution of the Shareholders Meeting concerning share redemption should specify in particular: the legal grounds for the redemption, the amount of remuneration to which the shareholder is entitled or the justification for the share redemption without remuneration, as well as the manner of decreasing the share capital
IV.	THE COMPANY'S CORPORATE BODIES
	§ 9
The	Company's corporate bodies are:
1.	the Management Board,
2.	the Supervisory Board,
3.	the General Shareholders Meeting

A THE COMPANY'S MANAGEMENT BOARD

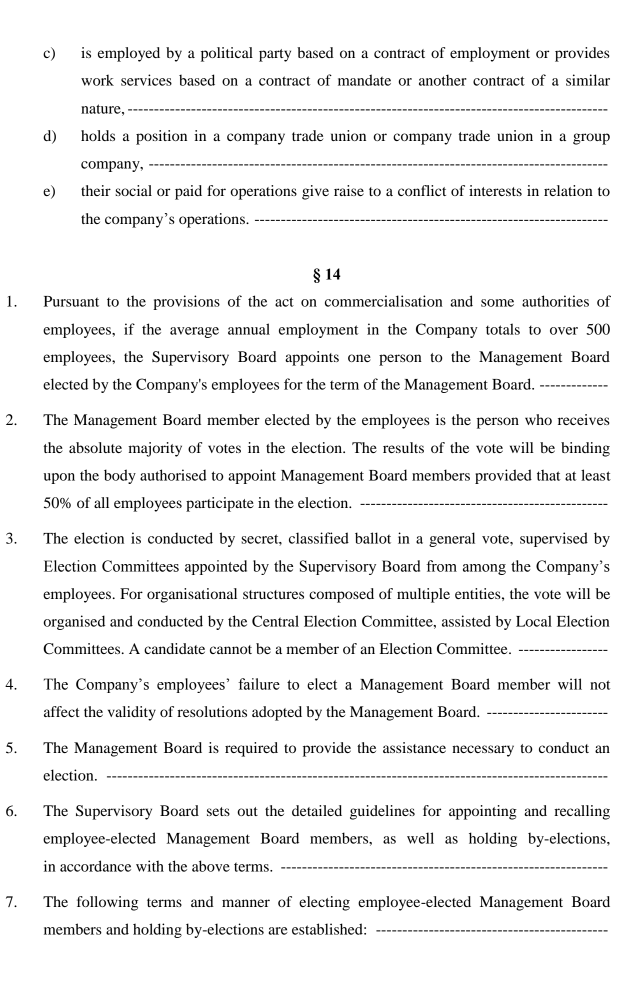
1.	The	Management Board runs the Company's affairs and represents the Company
2.	Two	Management Board members acting jointly or one Management Board member
	and	an authorised signatory acting jointly are authorised to make declarations of will on
	beha	If of the Company
3.	The	Management Board President is in charge of the work of the Management Board
		§ 11
1.	The	Management Board regulations set out the operations of the Management Board,
	the t	erms and conditions of running the Company's affairs by the Management Board
	and	adopting resolutions. The Management Board regulations are drafted by
	the I	Management Board on the basis of the guidelines set out by the Supervisory Board,
	adop	ted by a Management Board resolution, and approved by the Supervisory Board
2.	A re	solution of the Management Board is required for all matters beyond the scope of
	the (Company's ordinary activity, including but not limited to:
	1)	adopting Company organisational by-laws, subject to their approval
		by the Supervisory Board,
	2)	establishing and closing branch offices,
	3)	appointing authorised signatories or authorised representatives, except for those
		authorised to represent the Company in court, with the appointment of
		an authorised representative being contingent on the consent of all Management
		Board members,
	4)	taking out loans,
	5)	adopting annual material and financial plans, including investment plans and
		long-term strategic plans, subject to their approval by the Supervisory Board,
	6)	incurring contingencies, including the issue of guarantees, sureties and promissory
		notes by the Company,

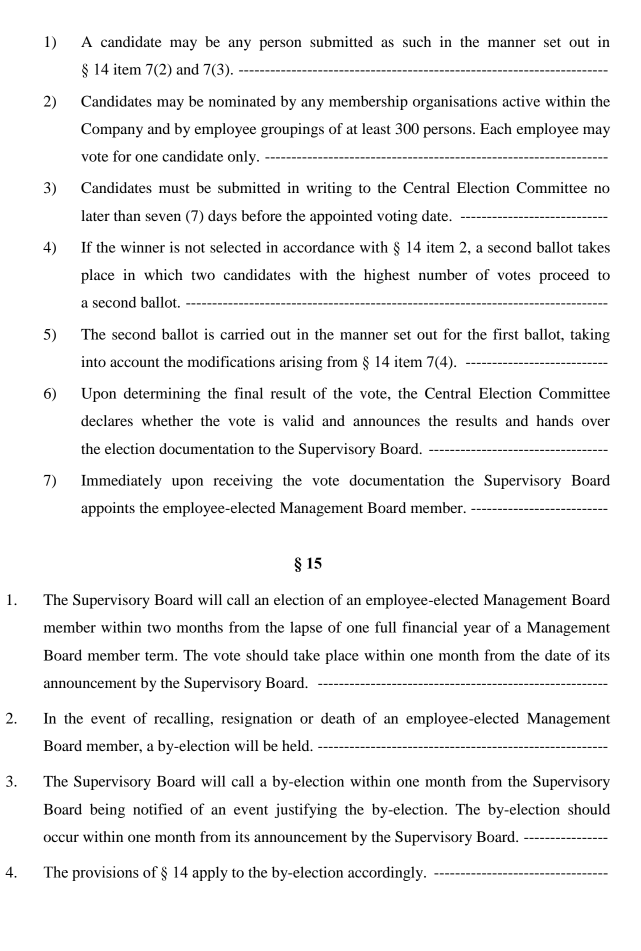
7)	acquiring, disposing of, or encumbering real property, perpetual usufruct or real
	property interest on the basis of one or more legal acts during twelve consecutive
	months with a value of the equivalent of EUR 50,000 or more,
8)	offering the Company's real property for leasing lease horrowing usufruct or

- 8) offering the Company's real property for leasing, lease, borrowing, usufruct or other use, ------
- 10) acquiring, selling or encumbering fixed assets, with the exception of real property, perpetual usufruct or real property interests, on the basis of one or more legal acts during twelve consecutive months, with a value equivalent to EUR 50,000 or more.
- any instance of offering fixed assets, except for real property, for leasing, lease, rent, borrowing, usufruct or any other use, ------
- 13) matters the Management Board requests to be considered by the Supervisory Board or the General Shareholders Meeting. -----
- 14) determining the manner of the Company's exercise of the voting rights at the general meeting or the shareholders meeting of Significant Subsidiaries, ------
- 3. The Management Board is responsible for drafting the plans referred to in § 11 item 2(5) and submitting them to the Supervisory Board for approval. ------
- 4. The Company's Management Board provides the General Meeting, at least once a year, with reports, together with the Supervisory Board's opinion, on representation expenditures, expenses on legal services, marketing services, public relations services and social communication services and consultancy services related to the management.
- 5. The Management Board is obliged, in companies towards which the Company is a parent under Article 4 item 3 of the act of 16 February 2007 on protection of consumers and competition, in conjunction with Article 17 item 7, Article 18 item 2, Article 20 and Article 23 of the act of 16 December 2016 on the principles of state assets management.

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	date	and place of admitting applications, date and place of conducting the qualification
	inte	rview, scope of issues being the subject of the qualification interview, requirements
	and	method of candidate assessment
5.	A ca	andidate for a Member of the Board must satisfy the requirements specified in item
	9 an	d 10
5.		otice of the qualification procedure is published on the Company's website and in
_		Ministry of Energy's Public Information Bulletin,
7.		deadline for admitting applications may not be shorter than 14 days of
_	-	publication of the notice of the qualification procedure
3.		Supervisory Board notifies the results of the qualification procedure to shareholders
		grants access to the minutes of the qualification procedure
9.		andidate for a Member of the Board of the Company may be a person who satisfies
	the 1	following cumulative conditions:
	a)	holds a higher qualification or higher qualification obtained abroad and
		recognised in the Republic of Poland, subject to separate provisions
	b)	holds at least 5 years of employment period based on a contract of employment,
		appointment, election, nomination, co-operative contract of employment, or
		provision of services based on another agreement or conducting business
		operations on own account,
	c)	holds at least 3 years of experience on managerial positions or independent
		positions or resulting from conducting business operations on own account,
	d)	satisfies requirements other than those mentioned in letter a-c specified in separate
		provisions, and in particular does not infringe upon limitations and prohibition to
		hold a position of a member of a management body in commercial companies;
10.	Add	itionally, a candidate for the position of a member of the Management Board may
	not	be a person who satisfies at least one on the below mentioned conditions:
	a)	holds a position of a social co-worker or is employed in a constituency office,
		senator's office, constituency and senator's office or an European Parliament
		member's office based on a contract of employment or provides work services
		based on a contract of mandate or another contract of a similar nature,
	b)	is a member of a body of a political party representing the political party and
		authorised to draw liabilities,





§ 17

- 1. An additional employment contract will be concluded between the Supervisory Board and the employee-elected Management Board member for the duration of their term on the Board, setting out their new rights and responsibilities arising from their managerial position, in accordance with the Commercial Companies Code of 15 September 2000 and the Statute.
- 2. The employee-elected Management Board member, as an employee of the Company, retains its employee benefits unless otherwise stated in the prevailing provisions of law.

§ 18

§ 19

1. The Company is an employer within the meaning of the Labour Code. The Company's branch offices may obtain the employee status pursuant to a resolution of the Company's Management Board.

2.	Labour law actions are performed by a person appointed by the Management Board.
	In the contracts between a Management Board member and the Company and in any
	disputes between them, the Company is represented by the Supervisory Board or
	an attorney appointed by the General Meetings

B SUPERVISORY BOARD

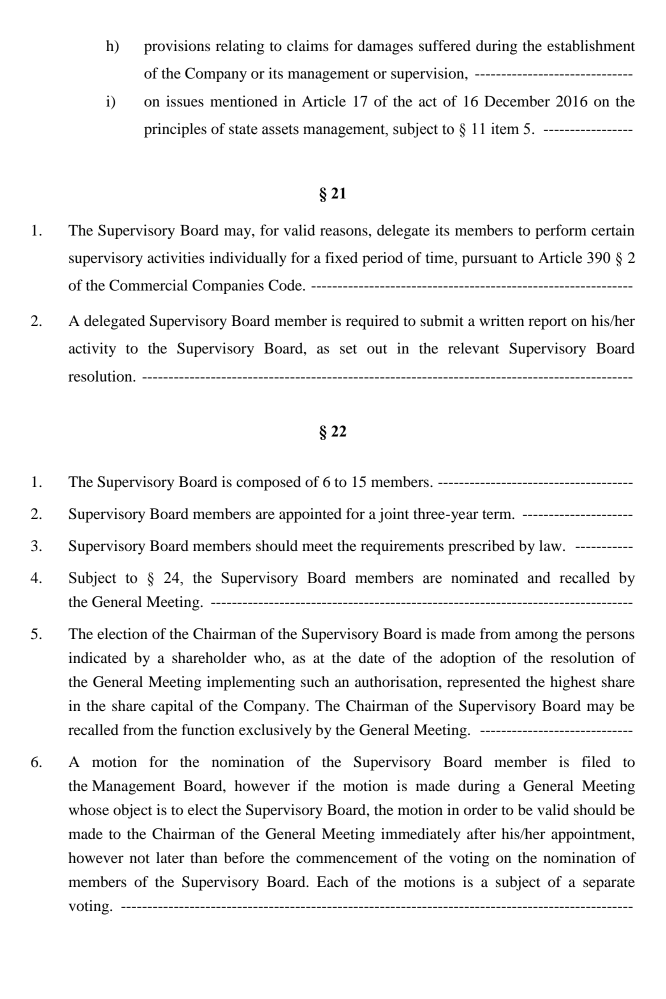
		§ 20
1.	The	Supervisory Board continuously oversees the Company's activity in all its areas
2.		ddition to other matters stipulated in mandatory provisions of the law and this ute, the Supervisory Board has the following duties:
	1)	appointing a chartered accountant to audit the Company's financial statements,
	2)	approving the conclusion of significant contracts with Related Parties, provided that, to adopt a valid resolution on this matter it is necessary to conduct a voting over the adoption of such a resolution by the majority of members of the Supervisory Board mentioned in § 22 item 7 (taking part in the voting); "a significant contract" means a "significant contract" in the meaning of the Regulation of the Minister of Finance of 19 February 2009 on current and periodic information published by issuers of securities and conditions of deeming the information required by legal regulations of a state not being a member state equivalent,
	3)	defining the scope and setting the deadlines for the submission of the annual material and financial plans and strategic long-term plans by the Management Board,
	4)	approving the Company's long-term strategic plans,
	5)	approving annual material and financial plans, including investment plans,
	6)	commenting on all the matters to be submitted by the Management Board to the General Shareholders Meeting for consideration,
	7)	adopting Supervisory Board regulations,
	8)	approval of the Management Board regulations of the Company,
	9)	approving the Company's organisational by-laws,

	10)	issuing opinions on reports prepared by the Management Board on representation expenditures, expenses on legal services, marketing services, public relations services and social communication services and consultancy services related to the management,
	11)	issuing opinions on the principles of selling fixed assets specified in § 36,
	12)	approving the remuneration policy of a capital group
3.		powers of the Supervisory Board include approving the following decisions of Management Board:
	1)	acquisition, disposal or encumbrance of real property, usufruct or real property interest on the basis of one or more legal acts during twelve consecutive months, with a value exceeding the equivalent of EUR 5,000,000,
	2)	any instance of offering real property for leasing, lease, rent, borrowing, usufruct or other use, with the value of rent for twelve consecutive months exceeding the equivalent of EUR 5,000,000,
	3)	any instance of assuming the lease, renting, borrowing, usufruct or other use of real property, on the basis of one or more legal acts during twelve consecutive months, with the value of the rent for twelve consecutive months exceeding the equivalent of EUR 5,000,000,
	4)	acquiring, selling or encumbering fixed assets, with the exception of real property, perpetual usufruct or real property interests, on the basis of one or more legal acts during twelve consecutive months, with a value exceeding the equivalent of EUR 5,000,000,
	5)	any instance of offering fixed assets, except for real property, for leasing, lease, rent, borrowing, usufruct or other use, with the value of the rent for twelve consecutive months exceeding the equivalent of EUR 5,000,000,
	6)	any instance of offering fixed assets, except for real property, leasing, lease, rent, borrowing, usufruct or other use, on the basis of one or more legal acts during twelve consecutive months, with the value of rent for twelve consecutive months exceeding the equivalent of EUR 5,000,000,
	7)	implementing projects, unless they are accounted for in the approved annual investment plan, and their value exceeds 10% of the value of investments in

	the approved annual plan, except for investments in financial assets aimed at investing surplus funds as part of day-to-day management,					
8)	issuing guarantees and sureties which, on the basis of one or more legal acts during twelve consecutive months, and towards one entity, exceed the equivalent of EUR 5,000,000,					
9)	issuing promissory notes with a value exceeding EUR 5,000,000 and blank promissory notes,					
10)	incurring other obligations than those described above, which, on the basis of one or more legal acts during twelve consecutive months exceed the equivalent of EUR 5,000,000, with the exception of legal acts carried out by the Managemen Board as part of its duties defined in the annual material and financial plan approved by the Supervisory Board, which expressly states that no such approva is required to carry out the duty,					
11)	establishing branch offices, representative offices and other entities as well as participating in other companies and ventures in the Republic of Poland and abroad,					
12)	establishing or joining another company in the Republic of Poland if the purchase price for the share(s) or the advance on the contribution in a civil partnership exceeds EUR 5,000,000,					
13)	subscribing for or purchasing shares in other companies in the Republic of Poland, with the exception of: a) acquiring shares for the Company's receivables in settlement, corporate recovery or bankruptcy proceedings, b) subscribing for or purchasing blocks of shares whose nominal value does not exceed EUR 5,000,000,					
14)	disposing of or encumbering shares in Significant Subsidiaries, specifying the manner and terms of their disposal or encumbrance,					
15)	conclusion of a contract for legal services, marketing services, public relations services and social communication services and consultancy services related to the management if the amount of remuneration foreseen for the provided services exceeds PLN 500,000 net annually,					

16) amendment of a contract for legal services, marketing services, public relations services and social communication services and consultancy services related to the management increasing the remuneration above the amount mentioned in item 15) above,----conclusion of a contract for legal services, marketing services, public relations services and social communication services and consultancy services related to the management in which the maximum value of the remuneration is not set, -----18) conclusion of a contract of donation or another contract with a similar effect of the value exceeding PLN 20,000 or 0.1% of the sum of assets under the act of 29 September 1994 on accounting, set based on the last approved financial statements,----conclusion of a contract of debt release or another contract with a similar effect of the value exceeding PLN 50,000 or 0.1% of the sum of assets under the act of 29 September 1994 on accounting, set based on the last approved financial statements.-----4. The requirement of obtaining the Supervisory Board's approval set out in § 20 item 2 and 3 above applies only if the General Meeting of Shareholders is not authorised under this Statute or by law, to grant its consent to such actions. If the General Meeting is authorised to grant its consent to such actions, the Supervisory Board should comment on the admissibility of such actions beforehand. Subject to the provisions of § 20 item 2(2), the requirement of obtaining any consent foreseen in § 20 item 2 and 3 above from the Supervisory Board does not apply to concluding by the Company of agreements resulting from the conduct of core operations by the Company which is related to trade in electricity and gas, in particular within the following scope: -----purchase or sale of electricity or gas, ------1) comprehensive contracts containing the provisions of agreements on sale of 2) electricity and agreement on the provision of electricity distribution services or comprehensive agreements containing the provisions of agreements on sale of gas and agreement on gas distribution services, -----on provision of electricity and gas transmission services or on provision of 3) electricity or gas distribution services, ------

	4)	acquisition or disposal of proprietary interests from certificates of origin for electricity generated in renewable energy sources, in cogeneration, from agricultural biogas or certificates of origin for agricultural gas,
	5)	acquisition or disposal of proprietary interests resulting from certificates of energy efficiency,
	6)	comprehensive road lighting service and other legal actions connected with the performance of the above-mentioned agreements.
5.	Othe	er authorities of the Supervisory Board include:
	1)	making requests and motions as regards the determination of the remunerating principles and amount of remuneration for members of the Management Board subject to § 18,
	2)	suspending Management Board members in the performance of their duties for valid reasons,
	3)	granting consent for Management Board members to participate in the corporate bodies of other companies,
	4)	considering other matters raised by the Management Board
	5)	in companies in which the Company is a parent under the provisions of Article 4
		item 3 of the act of 16 February 2007 on protection of consumers and
		competition, an approval of the Company's Supervisory Board is required for
		specification of the voting rights at a General Meeting of companies with
		significance for the group in the following fields:
		a) incorporation of another company by the company,
		b) amendment of the statute or articles of association and scope of the company's operations,
		c) merger, transformation, division, termination and liquidation of the company,
		d) raising or reducing of the company's share capital,
		e) sale or lease of the enterprise or its organised part, and establishment of
		limited property rights on it,
		f) redemption of shares,
		g) determination of remuneration for members of management boards and
		supervisory boards,



The Supervisory Board should be as a minimum composed of one person nominated by 7. the General Meeting from among the persons satisfying the independence criterion specified in the corporate governance rules adopted by the Supervisory Board of the Warsaw Stock Exchange. -----8. The Supervisory Board member mentioned in item 7 is obliged to submit a written statement to the Company regarding the satisfaction of all the independence criteria along with the obligation to immediately inform the Company of ceasing to satisfy the independence criteria. ------9. Failure to nominate the Supervisory Board member as referred to in § 24 or failure to elect by the General Meeting of the Supervisory Board members satisfying the independence criteria mentioned in item 7, or failure to elect the Supervisory Board members mentioned in § 23, and also the expiry of the mandates of these members during the term, shall not constitute any hindrance to adopt valid resolutions by the Supervisory Board. -----§ 23 1. The Company's employees are entitled to elect Supervisory Board members in the manner set out by the prevailing provisions of law, including the provisions of the commercialisation act and some rights of employees. -----2. The Supervisory Board calls elections of Supervisory Board members. In this respect, the provisions of § 14 and 15 apply accordingly. -----3. The Supervisory Board adopts resolutions implementing the Election Regulations, which contain detailed provisions on electing and recalling employee-elected Supervisory Board members. -----4. The provisions of § 16 apply accordingly to recalling employee-elected Supervisory

§ 24

Board members. -----

1. Once the State Treasury is no longer the sole shareholder of the Company, the State Treasury is entitled, pursuant to Article 354 § 1 of the Commercial Companies Code, to appoint and recall one Supervisory Board member by a written statement submitted to the Company's Management Board. Such an appointment or recall is effective once the statement is delivered to the Management Board and does not require any resolution

	of the General Meeting. This right expires when the State Treasury is no longer a shareholder of the Company.
2.	The above right of the State Treasury does not prevent it from participating in electing other Supervisory Board members and nominating Supervisory Board candidates referred to in § 22 item 5 on terms stipulated in applicable laws and this Statute.
	§ 25
1.	Members of the Supervisory Board during the first meeting shall elect from among the members a Deputy Chairman and Secretary of the Supervisory Board.
2.	The Supervisory Board may dismiss the Deputy Chairman and Secretary of the Supervisory Board from their function.
3.	Any statements addressed to the Supervisory Board between meetings will be received by the Chairman of the Board, and if this is not possible, by the Deputy Chairman or the Secretary.
	§ 26
1.	The Supervisory Board convenes at least once every two months
2.	The first meeting of the newly-appointed Supervisory Board is convened by a resolution of the General Shareholders Meeting that appointed the members of the Supervisory Board on a date falling within one month from the date of the General Shareholders Meeting. If the Supervisory Board meeting is not convened within the above deadline, the Supervisory Board meeting will be deemed to be convened on the first business day following the lapse of one month from the date of the General Shareholders Meeting. If the General Shareholders Meeting does not appoint the Supervisory Board within the mode provided for in this item 2 three members of the Supervisory Board acting jointly are authorised to convene the meeting in the seat of the Company before the date mentioned in the preceding sentence.
3.	Subject to the provisions of § 26 item 2, Supervisory Board meetings are convened by the Chairman or Deputy Chairman of the Supervisory Board.
4.	A Supervisory Board meeting should be convened at the request of any Supervisory Board member or at the request of the Management Board.

5. Supervisory Board meetings are chaired by its Chairman, or, in his/her absence, by the Deputy Chairman or other Supervisory Board member appointed at the meeting. ----

§ 27

- 1. The Supervisory Board adopts its resolutions by open ballot. A secret ballot may be conducted at the request of a Supervisory Board member and in votes on personal matters. The provisions of item 4 and 5 shall not apply to secret ballot resolutions. -----
- 2. The Supervisory Board may adopt resolutions if at least half of its members are present at the meeting. ------
- 3. Supervisory Board resolutions are adopted by an absolute majority of votes. If an equal number of votes are cast for and against the resolutions, the Chairman of the Supervisory Board will cast the deciding vote.
- 4. Subject to Article 388 § 4 of the Commercial Companies Code, the Supervisory Board may: -----
 - 1) adopt resolutions via phone or other remote communication media, in a manner that enables direct communication of all members of the Supervisory Board, -----
 - 2) adopt resolutions without holding a meeting by placing signatures on the same copy (copies) of a draft resolution or on different documents with the same contents, and the adoption of a resolution in this manner requires a prior justification and presenting the draft resolution to all the Supervisory Board members together with the justification.
- 5. Supervisory Board members may participate in adopting resolutions by casting votes in writing through another Supervisory Board member, subject to Article 388 § 2 and § 4 of the Commercial Companies Code.

- 1. Supervisory Board members exercise their rights and perform their obligations personally.
- 2. Supervisory Board members are required to justify their absence from a Meeting in writing. Member absence reconciliation requires a resolution of the Supervisory Board.

3.	Supervisory Board members are entitled to a monthly remuneration in the amoun determined by the General Shareholders Meeting, taking into account any applicable laws.
4.	The Company covers the costs incurred in connection with the performance of the duties entrusted to the Supervisory Board members.
C	GENERAL SHAREHOLDERS MEETING
	§ 29
1.	The Company's Management Board convenes the General Shareholders Meeting in instances set out in the provisions of law and the provisions of the Statute, as well as upon the written request of the State Treasury shareholder, in accordance with § 31 item 1 below.
2.	The General Meeting should be convened within two weeks from the date of the reques referred to in item 1
3.	If the General Meeting is not convened within the deadline specified in item 2, the State Treasury shareholder is entitled to convene the General Meeting pursuant to Article 354 § 1 of the Commercial Companies Code.
4.	A General Shareholders Meeting in whose agenda specific items were included at the request of eligible parties or which was convened at the request of eligible parties may only be cancelled with the consent of the persons making such a request. In other instances, a General Meeting may be cancelled if holding it at the original date would meet extraordinary obstacles (force majeure) or would become pointless beyond reasonable doubt. A General Meeting is cancelled in the same manner in which it is convened, ensuring the least possible negative consequences for the company and its shareholders, and in any case no later than three weeks before the original date A General Meeting can be rescheduled in the same manner in which it is recalled, ever if the proposed agenda does not change.
5.	The General Shareholders Meeting is opened by the Chairman or Deputy Chairman of the Supervisory Board, and in their absence, by the Management Board Presiden

or a Management Board nominee. Subsequently, subject to the provisions of

Article 400 § 3 of the Commercial Companies Code, the Chairman of the Meeting is elected from among the persons authorised to participate in the General Meeting. -----

§ 30

The Company's General Shareholders Meetings are held in Warsaw or in the Company's registered office.

§ 31

- 2. If the request referred to in item 1 above is submitted after a General Shareholders Meeting is convened, it will be deemed a request for convening a subsequent Extraordinary Shareholders Meeting.

- 1. Unless otherwise stated in the Commercial Companies Code and in item 2, resolutions of the General Shareholders Meeting are adopted by an absolute majority of votes. -----
- 2. Resolutions concerning the following matters may be adopted if at least half of the Company's share capital is represented at the General Shareholders Meeting and they require a four-fifths majority of votes if the State Treasury is no longer the majority shareholder of the Company:
 - 1) dissolution of the Company, ------
 - 2) relocating the Company's registered office overseas, -----
 - 3) changes in the Company's corporate objects that restrict the Company's ability to conduct its activity in the manner defined in § 5 items 1-4 above, ------
 - 4) disposal and lease of the Company's business or an organised part thereof whose corporate objects are the activities referred to in § 5 items 1-4 above, and

		establishing limited rights in rem on the Company's business or such organised part thereof,
	5)	a merger of the Company through the transfer of all its assets to another company,
	6)	a demerger of the Company,
	7)	the Company's shares obtaining preferred status,
	8)	establishing, converting into or joining a European Company,
	9)	amendment of this § 32 of the Statute
3.	One	share entitles to one vote at the General Shareholders Meeting.
		§ 33
		s of the General Shareholders Meeting, in addition to matters stipulated in provisions of the law and other provisions of this Statute, are as follows:
1)		inting and recalling Supervisory Board members, subject to the provisions of
	§ 24	item 1 above,
2)	adop	ting the regulations of the General Shareholders Meeting that set out detailed terms
	of co	onducting meetings and adopting resolutions,
3)		ng convertible or exchangeable bonds and other instruments enabling the purchase bscription for the Company's shares.

§ 34

The	purchase	and	disposa	l of real	property,	perpetual	usufruct	or real	property	interes	t,
i.e.	activities	as set	out in	Article 3	393 item 4	of the Co	mmercial	Compa	nies Code	, do no)t
requ	ire the ap	proval	l of the C	General S	Shareholder	s Meeting.	,				_

		8 30
1.	199 the	posal by the Company of fixed assets under the meaning of the act of 19 September 4 on accounting, of the value above 0.1% of the sum of assets, determined based on last approved financial statements, is performed during a tender, if the value of sold ats does not exceeds PLN 20,000.
2.	The	company may dispose of fixed assets without a tender if:
	1)	the subject of the agreement are shares or other elements of the financial fixed assets or licenses, patents or other industrial property rights or know-how if the conditions and the mode of sale other than in a public tender are specified in a resolution of the Supervisory Board,
	2)	the sale takes place in the liquidation procedure subject to the terms specified in a resolution of the General Meeting subject to separate provisions,
	3)	the subject of sale are residential apartments owned by the company, and the sale takes place for the price not lower than 50% of their market value, to the tenant or a close person permanently residing with them in the meaning of Article 4 item 13 of the act of 21 August 1997 on property management; the price is specified taking into account that the subject of sale includes occupied apartments; the value of improvements made by the tenant are credited towards the price of the apartment,
	4)	in other justified cases, on the motion of the Management Board, for the price and subject to the terms specified in the Supervisory Board's resolution,
	5)	the sale is performed to subsidiaries,
	6)	the subject of the sale is allowances for emission of CO ₂ and their equivalents
3.	The	following mode of selling fixed assets is hereby determined:

1)	A te	ender invitation is published in the Public Information Bulletin on the website
	of t	he Ministry of Energy, on the Company's website, in a visible, publicly
	avai	lable place in the Company's seat and in other places in which notices are
	cust	omarily published/made
2)	The	tender may be conducted not earlier than after 14 days of the publication of
	the t	tender invitation
3)	The	following entities may not be offerers in the tender:
	a)	Members of the Management Board and Supervisory Board,
	b)	a business entity conducting a tender procedure and its Members of
		the Management Board and Supervisory Board,
	c)	entities to whom the performance of activities related to the conduct of
		the tender was entrusted,
	d)	a spouse, children and siblings of persons mentioned in items a-c,
	e)	persons who remain in a legal or factual relation with the person conducting
		the tender which may give reasonable doubts as regards the impartiality of
		the person conducting the tender
The	condi	tion for accessing the tender is paying a bid security in the amount of at least
5%	of the	e asking price of the sold fixed assets. The Regulations mentioned in item 8
may	fores	ee a higher bid security
Befo	ore ac	cessing the tender, the Company specifies the asking price which may not be
lowe	er thai	n the market value set by appraisers; if such a value may not be determined,
the p	orice r	may not be lower than the net book value
The	comp	any may withdraw from the valuation of the sold fixed assets by an appraiser
if:		
1)	the o	cost of appraisal evidently exceeds the market value,

4.

5.

6.

	2) the element of fixed assets has a fixed market price
7.	The tender is conducted in the following forms:
	1) oral tender,
	2) written tender
8.	The regulations determining the principles and mode of conducting the tender
	procedure, the content of the tender invitation, form of the tender and conditions
	governing the tender procedure are specified by the Company
9.	The tender organiser has the right to close the tender without selecting any offer, giving
	no reasons therefor
10.	The tender is won by the offerer who has made the highest bid
V.	COMPANY BUSINESS
	§ 37
1.	The Company's financial year is the calendar year
2.	The Company's books of account are maintained in compliance with the law and
	the accounting principles adopted by the Management Board
	§ 38
1.	The Company established the following capitals and funds:
	1) share capital,
	2) reserve capital,
	3) revaluation reserve,
	4) other reserve capitals,
	5) employee benefit fund
2.	The Company may establish and close other capitals to cover specific losses or
	expenditures on the basis of resolutions of the Shareholders Meeting

_	ect to the provisions of law and the approval of the Supervisory Board, the Company's agement Board may disburse advance dividends to its shareholders.
VI.	FINAL PROVISIONS
	§ 40
1.	Announcements published in the official Court Gazette (Polish: Monitor Sądowy i Gospodarczy) should be displayed in the registered office of the Company's Management Board, in a generally accessible area.
2.	All the amounts referred to in this Statute are net of tax
3.	Any mention in the Statute of amounts denominated in EUR should be construed to mean the equivalent of these amounts denominated in Polish zloty, calculated on the basis of the average EUR/PLN exchange rate published by the National Bank of Poland on the date on which the consent of the relevant corporate body of the Company is requested or on the date on the relevant resolution is adopted by the Company's corporate body of the Company authorised to make such a decision
4.	Any mention in this Statute of a "Related Party" should be construed to mean a related party as defined in the Regulation of the Minister of Finance of 19 February 2009 on current and periodic information published by issuers of securities and conditions of deeming the information required by legal regulations of a state not being a member state equivalent.
5.	Any mention in this Statute of a "Significant Subsidiary" should be construed as an entity controlled by the Company, where the book value of the Company's interest as declared in the Company's most recent audited financial statements exceeds 10% (ten per cent) of the Company's shareholders' equity.
6.	Any mention in this Statute of a Power of Attorney to represent in court proceedings it is construed to mean a power of attorney to act on behalf of ENEA S.A. before any courts, institutions, public and foreign administration authorities in proceedings conducted by these entities or being in progress with the participation of ENEA S.A