FORM

for exercising through the Proxy the voting right at the Ordinary General Meeting of Shareholders of Asseco South Eastern Europe S.A. on 21st of June 2022.

PARTICULARS OF THE SHAREHOLDER:	
Name and Surname / Business Name Address State ID number/ Number in the relevant register	
·	ne and surname / business name)
authorized to participate in the Ordinary Gen	eral Meeting of Asseco South Eastern Europe S.A. held
on 21^{st} of June 2022, on the basis of the	Certificate confirming the right to participate in the
Extraordinary General Meeting, issued by:	
(name of th	e entity maintaining the shareholder's securities account)
on, No	
represented by: PARTICULARS OF THE PROXY:	
Name and Surname	
Address	
State ID number	
below, using this form I vote and/or give	instructions for voting by the Proxy on each of the
resolutions to be voted during the Ordinary G	eneral Meeting of Asseco South Eastern Europe S.A. or
21 th of June 2022, as provided in the Agenda	a of the Meeting announced by the Company.

(date and signature)

"RESOLUTION NO. 1 OF THE ORDINARY GENERAL MEETING Of Asseco South Eastern Europe S.A. with the registered office in Rzeszow dated 21st June 2022 on election of the Chairman of the General Meeting

§1			
The Ordinary General Meeting of Asseco South Eastern Europe S.A. with its registered seat in Rzeszów (the "Company") acting on the basis of Article 409 § 1 of the Commercial Companies Codes decides in a secret ballot to elect Ms/Mr to the Chairman of the Ordinary General Meeting of the Company.			
§2 The Resolution shall become effective upon adoption."			
Voting:			
□ For(number of votes)			
□ Against(number of votes)			
□ Abstain (number of votes)			
In case of voting against the Resolution No. 1, the Shareholder may declare an objection and request recording of the objection in the minutes of the meeting. Content of the objection*:			
Instructions concerning the way of voting by the Proxy on adoption of the Resolution No. 1. Content of the instruction*:			
Content of the instruction*:			
(date and signature)			

^{*} if there are no objections/instruction, please cross out the blank field.

"RESOLUTION NO. 2 OF THE ORDINARY GENERAL MEETING of Asseco South Eastern Europe S.A. with the registered office in Rzeszow dated 21st June 2022 on adoption of the Agenda of the Meeting

§1

The Ordinary General Meeting of Asseco South Eastern Europe S.A. with its registered seat in Rzeszów (the "Company") decides to accept the following agenda of the meeting:

- 1. Opening of the meeting and election of the Chairman.
- 2. Determination of the correct convocation of the General Meeting and its ability to adopt binding resolutions.
- 3. Adoption of the Agenda.
- 4. Consideration of the Management Board Report on Operations of the Company and Capital Group of Asseco South Eastern Europe for financial year 2021.
- 5. Consideration of the Financial Statements of the Company and the Capital Group of Asseco South Eastern Europe for financial year 2021.
- 6. Acquaintance with the audit reports of independent certified auditor on Financial Statements of the Company and the Capital Group of Asseco South Eastern Europe for the financial year 2021.
- 7. Acquaintance with the Report of the Supervisory Board of Asseco South Eastern Europe S.A. including the Report on activities of the Supervisory Board in the financial year 2021, and the Report of the Supervisory Board of Asseco South Eastern Europe S.A. on the opinion on Management Board Report on operations of the Company and the Capital Group of Asseco South Eastern Europe for financial year 2021 and the opinion on Financial Statements of the Company and the Capital Group of Asseco South Eastern Europe for the financial year 2021.
- 8. Adoption of a resolutions on approving the Management Board Report on Operations of the Company and the Capital Group of Asseco South Eastern Europe for financial year 2021 and approval of the Financial Statements of the Company and the Capital Group of Asseco South Eastern Europe for the 2021 financial year.
- 9. Adoption of a resolution on the division of profits and distribution of dividend.
- 10. Adoption of the resolutions on acknowledgement of the fulfillment of duties of Management Board's members in 2021 financial year.
- 11. Adoption of the resolutions on acknowledgement of the fulfillment of duties of the Supervisory Board's members in 2021 financial year.
- 12. Adoption of the resolution on assessment of the Report on the remuneration of the Members of the Management Board and Supervisory Board for 2021 financial year.
- 13. Adoption of the resolutions on appointment of Members of the Supervisory Board.
- 14. Adoption of a resolution on determination the renumeration of Members of the Supervisory Board and the Audit Committee of Asseco South Eastern Europe S.A.
- 15. Closing of the General Meeting.

§2

The Resolution shall become effective upon adoption."

^{*} if there are no objections/instruction, please cross out the blank field.

Form for exercising through the Proxy the voting right at the Extraordinary General Meeting of Asseco South Eastern Europe S.A. on 21st of June 2022

Voti	ng:		
	For		(number of votes)
	Against		(number of votes)
	Abstain		(number of votes)
reco	rding of the objecti	on in the minutes of the meeting.	lder may declare an objection and request
Cor	itent of the object		
	ructions concerning	the way of voting by the Proxy on	adoption of the Resolution No. 2.
	(date and sign	ature)	

^{*} if there are no objections/instruction, please cross out the blank field.

"RESOLUTION NO. 3 OF THE ORDINARY GENERAL MEETING

of Asseco South Eastern Europe S.A. with the registered office in Rzeszow dated 21st June 2022

on approval of Management Board Report on operations of the Company and the Capital Group of Asseco South Eastern Europe for financial year 2021

§1

The Ordinary General Meeting of Asseco South Eastern Europe S.A. with its registered seat in Rzeszów (the "Company"), acting on the basis of Article 395 § 2 point 1) of the Commercial Companies Code and on the basis of § 12 section 4 point 1) of the Company's Statute, after consideration, approves the Management Board Report on Operations of the Company and the Capital Group of Asseco South Eastern Europe for financial year 2021.

§2

Voti	ng:			
	For Against Abstain		(number of votes) (number of votes)	
recoi	In case of voting against the Resolution No. 3, the Shareholder may declare an objection and request recording of the objection in the minutes of the meeting.			
		the way of voting by the Proxy on	adoption of the Pecolution No. 3	
	ntent of the instru			
	(date and sign	ature)		

^{*} if there are no objections/instruction, please cross out the blank field.

"RESOLUTION NO. 4 OF THE ORDINARY GENERAL MEETING of Asseco South Eastern Europe S.A. with the registered office in Rzeszow dated 21st June 2022 on approval of the Financial Statement of the Company for the financial year 2021

§1

The Ordinary General Meeting of Asseco South Eastern Europe S.A. with its registered seat in Rzeszów (the "Company"), acting on the basis of 395 § 2 point 1) of the Commercial Companies Code and on the basis of § 12 section 4 point 1) of the Company's Statute, after consideration, approves the Financial Statement of the company Asseco South Eastern Europe S.A., including financial highlights, income statement, statement of comprehensive income, statement of financial position, statement of changes in the Company's equity, statement of cash flows as well as supplementary information and explanatory notes for the financial year 2021.

§2

Voti	ng:			
	For		(number of votes)	
	Against		(number of votes)	
	Abstain		(number of votes)	
In ca	ase of voting against	the Resolution No. 4, the Shareho	lder may declare an objection and request	
reco	rding of the objection	on in the minutes of the meeting.		
Co	ntant of the objec	tion*:		
	Content of the objection*:			
Insti	ructions concerning	the way of voting by the Proxy on	adoption of the Resolution No. 4.	
Co	ntent of the instru	rction*:		
••••	(date and signa	ature)		

^{*} if there are no objections/instruction, please cross out the blank field.

"RESOLUTION NO. 5 OF THE ORDINARY GENERAL MEETING

of Asseco South Eastern Europe S.A. with the registered office in Rzeszow dated 21st June 2022

on approval of the Financial Statement of the Capital Group of Asseco South Eastern Europe S.A. for the financial year 2021

§1

The Ordinary General Meeting of Asseco South Eastern Europe S.A. with its registered seat in Rzeszów (the "Company"), acting on the basis of Article 395 § 5 point of the Commercial Companies Code after consideration, approves the Financial Statement of the Capital Group Asseco South Eastern Europe including financial highlights, consolidated income statement, consolidated statement of comprehensive income, consolidated statement of financial position, consolidated statement of changes in the Company's equity, consolidated statement of cash flows as well as supplementary information and explanatory notes for the financial year 2021.

§2

Voti	ng:			
	For		(number of votes)	
	Against		(number of votes)	
	Abstain		(number of votes)	
reco	rding of the objecti	on in the minutes of the meeting.	lder may declare an objection and request	
	Content of the objection*:			
	ructions concerning	the way of voting by the Proxy on	adoption of the Resolution No. 5.	
	(date and sign	ature)		

^{*} if there are no objections/instruction, please cross out the blank field.

"RESOLUTION NO. 6

OF THE ORDINARY GENERAL MEETING OF

Asseco South Eastern Europe S.A. with the registered office in Rzeszow dated 21st June 2022

on the division of profit from the operations of Asseco South Eastern Europe S.A. in the financial year 2021 and distribution of dividend

§1

The Ordinary General Meeting of Asseco South Eastern Europe S.A. with its registered seat in Rzeszów (the "Company"), acting on the basis of Article 395 § 2 point 2) and Article 396 § 1 of the Commercial Companies Code and on the basis of the provision of § 12 section 4 point 2) of the Company's Statute, resolves to distribute the profit for the financial year 2021 in the amount of **PLN 100 370 509,48** (in words: one hundred million, three hundred seventy thousand, five hundred and nine 48/100 PLN) as follows:

- a) the amount of **PLN 8 029 640,76** (in words: eight million, twenty-nine thousand, six hundred and forty 76/100 PLN) will be allocated to increase the supplementary capital, b) the amount of **PLN 66 424 641,28** (in words: sixty-six million, four hundred and twenty-four thousand, six hundred and forty-one 28/100 PLN) will be allocated for distribution between
- four thousand, six hundred and forty-one 28/100 PLN) will be allocated for distribution between all shareholders of the Company, i.e. to pay the dividend in the amount of PLN 1,28 (in words: one PLN) per one share of the Company
- c) the remaining part of the profit from 2021 in the amount of **PLN 25 916 227,44** (in words: twenty-five million, nine hundred sixteen thousand, two hundred and twenty-seven 44/100 PLN) is allocated to the reserve capital created by resolution No. 7 of the Ordinary General Meeting of the Company of March 31, 2016 to pay dividends in future years and to finance the Company's investments.

ξ2

The General Meeting of the company Asseco South Eastern Europe S.A. with the registered office in Rzeszow, acting on the basis of 348 § 4 of the Commercial Companies Code and on the basis of § 12 section 4 point 2) of the Company's Statute sets the date for determining the right to dividend for **29 June 2022** and sets the date of payment of dividend for **12 July 2022**.

§3

Voti	Voting:			
	Fa.:		(number of unbod)	
Ш	For		(number of votes)	
	Against		(number of votes)	
	Abstain		(number of votes)	
In ca	ase of voting agains	t the Resolution No. 6, the Shareho	lder may declare an objection and request	
recording of the objection in the minutes of the meeting.				
Content of the objection*:				

 $[^]st$ if there are no objections/instruction, please cross out the blank field.

Form for exercising through the Proxy the voting right at the Extraordinary General Meeting of Asseco South Eastern Europe S.A. on 21st of June 2022

Instructions concerning the way of voting by the Proxy on adoption of the Resolution No. 6.		
ontent of the instruction*:		
(date and signature)		

^{*} if there are no objections/instruction, please cross out the blank field.

"RESOLUTION NO. 7 OF THE ORDINARY GENERAL MEETING Of Asseco South Eastern Europe S.A. with the registered office in Rzeszow dated 21st June 2022

on acknowledgement of the fulfillment of duties of the President of the Management Board of Asseco South Eastern Europe S.A.

§1

The Ordinary General Meeting of Asseco South Eastern Europe S.A. with its registered seat in Rzeszów (the "Company"), acting pursuant to Article 395 § 2 point 3) Commercial Companies Code and on the basis of § 12 section 4 point 3) of the Statute of the Company, acknowledges the fulfillment of duties of the President of the Management Board of the Company, Mr. Piotr Jeleński, in the financial year 2021.

§2

Voti	ng:		
	For		(number of votes)
	Against		(number of votes)
	Abstain		(number of votes)
reco	rding of the objecti	on in the minutes of the meeting.	lder may declare an objection and request
	ntent of the object	tion*:	
Insti	ructions concerning	the way of voting by the Proxy on	adoption of the Resolution No. 7.
Co	ntent of the instr		
	(date and sign		

^{*} if there are no objections/instruction, please cross out the blank field.

"RESOLUTION NO. 8 OF THE ORDINARY GENERAL MEETING of Asseco South Eastern Europe S.A. with the registered office in Rzeszow

dated 21st June 2022 on acknowledgement of the fulfillment of duties of the Member of the Management Board of Asseco South Eastern Europe S.A.

§1

The Ordinary General Meeting of Asseco South Eastern Europe S.A. with its registered seat in Rzeszów (the "Company") acting pursuant to Article 395 § 2 point 3) Commercial Companies Code and on the basis of § 12 section 4 point 3) of the Statute of the Company, acknowledges the fulfillment of duties of the Member of the Management Board of the Company, Mr. Miljan Mališ, in the financial year 2021.

§2

	(number of votes)
ainst	(number of votes)
stain	(number of votes)
of voting against the Resolution No. 8, the Sharehol	
-	
ons concerning the way of voting by the Proxy on a	
a s	t of the instruction*:

^{*} if there are no objections/instruction, please cross out the blank field.

"RESOLUTION NO. 9 OF THE ORDINARY GENERAL MEETING of Asseco South Eastern Europe S.A. with the registered office in Rzeszow, dated 21st June 2022

on acknowledgement of the fulfillment of duties of the member of the Management Board of Asseco South Eastern Europe S.A.

§1

The Ordinary General Meeting of Asseco South Eastern Europe S.A. with its registered seat in Rzeszów (the "Company"), acting pursuant to Article 395 § 2 point 3) Commercial Companies Code and on the basis of § 12 section 4 point 3) of the Statute of the Company, acknowledges the fulfillment of duties of the Member of the Management Board of the Company, Mr. Kostadin Slavkoski, in the financial year 2021.

ξ2

Voti	ng:		
	For		(number of votes)
	Against		(number of votes)
	Abstain		(number of votes)
requ	est recording of the	e objection in the minutes of the mo	
Cor	ntent of the objec		
	_	the way of voting by the Proxy on	
	item of the matri		
	(date and sign	ature)	

^{*} if there are no objections/instruction, please cross out the blank field.

"RESOLUTION NO. 10 OF THE ORDINARY GENERAL MEETING

of Asseco South Eastern Europe S.A. with the registered office in Rzeszow, dated 21st June 2022

on acknowledgement of the fulfillment of duties of the member of the Management Board of Asseco South Eastern Europe S.A.

§1

The Ordinary General Meeting of Asseco South Eastern Europe S.A. with its registered seat in Rzeszów (the "Company"), acting pursuant to Article 395 § 2 point 3) Commercial Companies Code and on the basis of § 12 section 4 point 3) of the Statute of the Company, acknowledges the fulfillment of duties of the Member of the Management Board of the Company, Mr. Michał Nitka, in the financial year 2021.

ξ2

Voti	ng:		
	For		(number of votes)
	Against		(number of votes)
	Abstain		(number of votes)
requ	est recording of the	e objection in the minutes of the mo	areholder may declare an objection and eeting.
		the way of voting by the Proxy on	adoption of the Resolution No. 11.
	(date and sign	ature)	
	(aata aa bigin		

^{*} if there are no objections/instruction, please cross out the blank field.

"RESOLUTION NO. 11 OF THE ORDINARY GENERAL MEETING

of Asseco South Eastern Europe S.A. with the registered office in Rzeszow, dated 21st June 2022

on acknowledgement of the fulfillment of duties of the member of the Management Board of Asseco South Eastern Europe S.A.

§1

The Ordinary General Meeting of Asseco South Eastern Europe S.A. with its registered seat in Rzeszów (the "Company"), acting pursuant to Article 395 § 2 point 3) Commercial Companies Code and on the basis of § 12 section 4 point 3) of the Statute of the Company, acknowledges the fulfillment of duties of the Member of the Management Board of the Company, Mr. Marcin Rulnicki, in the financial year 2021.

§2

Voti	ng:		
	For Against Abstain		(number of votes) (number of votes) (number of votes)
requ		objection in the minutes of the m	areholder may declare an objection and eeting.
			adoption of the Resolution No. 12.
	ntent of the instru		·
••••	(date and signa	ature)	

^{*} if there are no objections/instruction, please cross out the blank field.

"RESOLUTION NO. 12 OF THE ORDINARY GENERAL MEETING of Asseco South Eastern Europe S.A. with the registered office in Rzeszow dated 21st June 2022

on acknowledgement of the fulfillment of duties of the Member of the Supervisory Board of Asseco South Eastern Europe S.A.

§1

The Ordinary General Meeting of Asseco South Eastern Europe S.A. with its registered seat in Rzeszów (the "Company"), acting pursuant to Article 395 § 2 point 3) Commercial Companies Code and on the basis of § 12 section 4 point 3) of the Statute of the Company, acknowledges the fulfillment of duties of the Member of the Supervisory Board of the Company, Mr Jozef Klein, in the financial year 2021.

§2

Voti	ng:		
	For Against Abstain		(number of votes) (number of votes) (number of votes)
requ		objection in the minutes of the m	areholder may declare an objection and eeting.
			adoption of the Resolution No. 13.
Co:	ntent of the instru	ıction*:	
	(date and sign		

^{*} if there are no objections/instruction, please cross out the blank field.

"RESOLUTION NO. 13 OF THE ORDINARY GENERAL MEETING of Asseco South Eastern Europe S.A. with the registered office in Rzeszow dated 21st June 2022

on acknowledgement of the fulfillment of duties of the Member of the Supervisory Board of Asseco South Eastern Europe S.A.

§1

The Ordinary General Meeting of Asseco South Eastern Europe SA with the registered seat in Rzeszow, acting pursuant to Article 395 § 2 point 3) Commercial Companies Code and on the basis of § 12 section 4 point 3) of the Statute of the Company, acknowledges the fulfillment of duties of the Member of the Supervisory Board of the Company, Mr. Adam Góral, in the financial year 2021.

§2

Voti	ng:		
	_		(number of votes)
	Against		(number of votes)
	Abstain		(number of votes)
requ	est recording of the	e objection in the minutes of the mo	
Instr	uctions concerning	the way of voting by the Proxy on	adoption of the Resolution No. 14.
Cor	ntent of the instru	uction*:	
•••••			
	(date and sign	ature)	

^{*} if there are no objections/instruction, please cross out the blank field.

"RESOLUTION NO. 14 OF THE ORDINARY GENERAL MEETING

of Asseco South Eastern Europe S.A. with the registered office in Rzeszow dated 21st June 2022

on acknowledgement of the fulfillment of duties of the Member of the Supervisory Board of Asseco South Eastern Europe S.A.

ξ1

The Ordinary General Meeting of Asseco South Eastern Europe SA with the registered seat in Rzeszow, acting pursuant to Article 395 § 2 point 3) Commercial Companies Code and on the basis of § 12 section 4 point 3) of the Statute of the Company, acknowledges the fulfillment of duties of the Member of the Supervisory Board of the Company, Mr. Jacek Duch, in the financial year 2021.

82

Voti	ng:		
	For		(number of votes)
	Against		(number of votes)
	Abstain		(number of votes)
requ	est recording of the	e objection in the minutes of the mo	
	itent of the objec	χιοn↑:	
		the way of voting by the Proxy on	adoption of the Resolution No. 15.
••••	(date and sign	ature)	

^{*} if there are no objections/instruction, please cross out the blank field.

"RESOLUTION NO. 15 OF THE ORDINARY GENERAL MEETING of Asseco South Eastern Europe S.A. with the registered office in Rzeszow dated 21st June 2022

on acknowledgement of the fulfillment of duties of the Member of the Supervisory Board of Asseco South Eastern Europe S.A.

§1

The Ordinary General Meeting of Asseco South Eastern Europe SA with the registered seat in Rzeszow, acting pursuant to Article 395 § 2 point 3) Commercial Companies Code and on the basis of § 12 section 4 point 3) of the Statute of the Company, acknowledges the fulfillment of duties of the Member of the Supervisory Board of the Company, Mr. Artur Kucharski, in the financial year 2021.

ξ2

Voti	ng:		
	For		(number of votes)
	Against		(number of votes)
	Abstain		(number of votes)
requ	est recording of the	e objection in the minutes of the mo	
Cor	itent of the objec	:tion*:	
	_	the way of voting by the Proxy on	adoption of the Resolution No. 16.
	(date and sign	ature)	

^{*} if there are no objections/instruction, please cross out the blank field.

"RESOLUTION NO. 16 OF THE ORDINARY GENERAL MEETING

of Asseco South Eastern Europe S.A. with the registered office in Rzeszow dated 21st June 2022

on acknowledgement of the fulfillment of duties of the Member of the Supervisory Board of Asseco South Eastern Europe S.A.

ξ1

The Ordinary General Meeting of Asseco South Eastern Europe S.A. with the registered seat in Rzeszow (Company), acting pursuant to Article 395 § 2 point 3) Commercial Companies Code and on the basis of § 12 section 4 point 3) of the Statute of the Company, acknowledges the fulfillment of duties of the Member of the Supervisory Board of the Company, Mr. Adam Pawłowicz, in the financial year 2021.

§2

Voti	ng:		
	For Against		(number of votes) (number of votes)
	Abstain		(number of votes)
requ	est recording of the	e objection in the minutes of the m	areholder may declare an objection and eeting.
		the way of voting by the Proxy on	
Cor	ntent of the instr	uction*:	
	(date and sign	ature)	

^{*} if there are no objections/instruction, please cross out the blank field.

"RESOLUTION NO. 17 OF THE ORDINARY GENERAL MEETING

of Asseco South Eastern Europe S.A. with the registered office in Rzeszow dated 21st June 2022

on the assessment of the Report on the remuneration of the Members of the Management Board and Supervisory Board for 2021

ξ1

The Ordinary General Meeting of Asseco South Eastern Europe SA with the registered seat in Rzeszow, acting pursuant to the provision of Article 90g section 6 of the Act dated 29 July 2005 on Public Offer and Financial Instruments Act, hereby resolves to issue a positive opinion on the Report on Remuneration of Members of the Management Board and Supervisory Board of Asseco Poland S.A. for the year 2021. Report on Remuneration of Members of the Management Board and Supervisory Board of Asseco Poland S.A. for the year 2021 is set out in the Appendix no 1 to this Resolution.

§2

Voti	ng:		
	For		(number of votes)
	Against		(number of votes)
	Abstain		(number of votes)
requ	est recording of the	e objection in the minutes of the mo	
	or the object	χιοη*:	
ſnstr	ructions concerning	the way of voting by the Proxy on	adoption of the Resolution No. 17.
Coi	ntent of the instr	uction*:	
	(date and sign	ature)	

^{*} if there are no objections/instruction, please cross out the blank field.

"RESOLUTION NO. 18 OF THE ORDINARY GENERAL MEETING OF Asseco South Eastern Europe S.A. with the registered office in Rzeszow, dated 21st June 2022 on appointment of the Member of the Supervisory Board of Asseco South Eastern Europe S.A.

§1

("the with of § . of th Gene Com	e Company"), act reference to art. 13 sect. 2 and sec e mandates of the eral Meeting - pany. The Membo	ring on the basis of art. 38 386§2, art. 369§4 of the F ct. 3 point 2) of the Statute e members the existing Sup to the p	5 §1 of the Polish Comm of the Com pervisory B position of d is appoin	th Eastern Europe S.A. seated in It e Polish Commercial Companies Con mercial Companies Code and the papany, hereby appoints – due to export with the date of holding this Company of the Supervisory Board ted to Supervisory Board for cons	ode and provision of the contraction of the contrac
The	Resolution shall b	pecome effective as of 22 3	§2 June 2022.	"	
Voti	ng:				
	For			(number of votes)	
	Against			(number of votes)	
	Abstain			(number of votes)	
		ainst the Resolution No. :		areholder may declare an object	cion and
Cor	ntent of the obj	ection*:			
			e Proxy on	adoption of the Resolution No. 17	······································
Col	ntent of the inst	truction*:			
	(date and sig				

^{*} if there are no objections/instruction, please cross out the blank field.

"RESOLUTION NO. 19 OF THE ORDINARY GENERAL MEETING OF Asseco South Eastern Europe S.A. with the registered office in Rzeszow, dated 21st June 2022 on appointment of the Member of the Supervisory Board of Asseco South Eastern Europe S.A.

ξ1

The Ordinary General Meeting of Shareholders Asseco South Eastern Europe S.A. seated in Rzeszów ("the Company"), acting on the basis of art. 385 §1 of the Polish Commercial Companies Code and with reference to art. 386§2, art. 369§4 of the Polish Commercial Companies Code and the provision of § 13 sect. 2 and sect. 3 point 2) of the Statute of the Company, hereby appoints – due to expiration of the mandates of the members the existing Supervisory Board with the date of holding this Ordinary General Meeting – to the position of Member of the Supervisory Board of the Company. The Member of the Supervisory Board is appointed to Supervisory Board for consecutive, five-year joint term of office from
§2 The Resolution shall become effective as of 22 June 2022."
Voting:
□ For (number of votes) □ Against (number of votes) □ Abstain (number of votes)
In case of voting against the Resolution No. 17, the Shareholder may declare an objection and request recording of the objection in the minutes of the meeting.
Content of the objection*:
Instructions concerning the way of voting by the Proxy on adoption of the Resolution No. 17. Content of the instruction*:
(date and signature)

^{*} if there are no objections/instruction, please cross out the blank field.

"RESOLUTION NO. 20 OF THE ORDINARY GENERAL MEETING OF Asseco South Eastern Europe S.A. with the registered office in Rzeszow, dated 21st June 2022 on appointment of the Member of the Supervisory Board of Asseco South Eastern Europe S.A.

§1

("the with of § of th Gene Com	e Company"), actir reference to art. 3 13 sect. 2 and sect e mandates of the eral Meeting - pany. The Membe	ng on the basis of art. 385 §1 of 886§2, art. 369§4 of the Polish of the Statute of the members the existing Supervising to the position	of the Comn Com Cory Bo n of I	th Eastern Europe S.A. seated in Rzeszów e Polish Commercial Companies Code and mercial Companies Code and the provision opany, hereby appoints – due to expiration oard with the date of holding this Ordinary Member of the Supervisory Board of the ted to Supervisory Board for consecutive,
The	Resolution shall be	§2 ecome effective as of 22 June 2	2022.'	<i>"</i>
7776	Resolution Shan be	seeme enective as or 22 same 2	.022,	
Voti	ng:			
	For			(number of votes)
	Against			(number of votes)
	Abstain			(number of votes)
In c	ase of voting aga	inst the Resolution No. 17, th	ne Sh	areholder may declare an objection and
requ	est recording of th	ne objection in the minutes of the	he me	eeting.
Col	ntent of the obje	ction*:		
To ak		a bla way of waking houth a Duraw		adaption of the Deceletion No. 17
Insti	ructions concerning	g the way of voting by the Prox	ky on	adoption of the Resolution No. 17.
Coi	ntent of the instr	ruction*:		
	(date and sigi	nature)		

^{*} if there are no objections/instruction, please cross out the blank field.

"RESOLUTION NO. 21 OF THE ORDINARY GENERAL MEETING OF Asseco South Eastern Europe S.A. with the registered office in Rzeszow, dated 21st June 2022 on appointment of the Member of the Supervisory Board of Asseco South Eastern Europe S.A.

ξ1

The Ordinary General Meeting of Shareholders Asseco South Eastern Europe S.A. seated in Rzeszów ("the Company"), acting on the basis of art. 385 §1 of the Polish Commercial Companies Code and with reference to art. 386§2, art. 369§4 of the Polish Commercial Companies Code and the provision of § 13 sect. 2 and sect. 3 point 2) of the Statute of the Company, hereby appoints – due to expiration of the mandates of the members the existing Supervisory Board with the date of holding this Ordinary General Meeting – to the position of Member of the Supervisory Board of the Company. The Member of the Supervisory Board is appointed to Supervisory Board for consecutive, five-year joint term of office from
§2 The Resolution shall become effective as of 22 June 2022."
Voting:
□ For(number of votes)
□ Against (number of votes)
☐ Abstain (number of votes)
In case of voting against the Resolution No. 17, the Shareholder may declare an objection and request recording of the objection in the minutes of the meeting.
Content of the objection*:
Instructions concerning the way of voting by the Proxy on adoption of the Resolution No. 17.
Content of the instruction*:
(date and signature)

^{*} if there are no objections/instruction, please cross out the blank field.

"RESOLUTION NO. 22 OF THE ORDINARY GENERAL MEETING OF Asseco South Eastern Europe S.A. with the registered office in Rzeszow, dated 21st June 2022 on appointment of the Member of the Supervisory Board of Asseco South Eastern Europe S.A.

§1

The Ordinary General Meeting of Shareholders Asseco South Eastern Europe S.A. seated in Rzeszów ("the Company"), acting on the basis of art. 385 §1 of the Polish Commercial Companies Code and with reference to art. 386§2, art. 369§4 of the Polish Commercial Companies Code and the provision of § 13 sect. 2 and sect. 3 point 2) of the Statute of the Company, hereby appoints – due to expiration of the mandates of the members the existing Supervisory Board with the date of holding this Ordinary General Meeting – to the position of Member of the Supervisory Board of the Company. The Member of the Supervisory Board is appointed to Supervisory Board for consecutive, five-year joint term of office from
§2 The Resolution shall become effective as of 22 June 2022."
Voting:
□ For (number of votes) □ Against (number of votes) □ Abstain (number of votes)
In case of voting against the Resolution No. 17, the Shareholder may declare an objection and request recording of the objection in the minutes of the meeting.
Content of the objection*:
Instructions concerning the way of voting by the Proxy on adoption of the Resolution No. 17.
Content of the instruction*:
(date and signature)

^{*} if there are no objections/instruction, please cross out the blank field.

"RESOLUTION NO. 23 OF THE ORDINARY GENERAL MEETING OF

Asseco South Eastern Europe S.A. with the registered office in Rzeszow dated 21st June 2022

on determination rules for the remuneration of Members of the Supervisory Board of Asseco South Eastern Europe S.A.

§1

The Ordinary General Meeting of Shareholders of Asseco South Eastern Europe S.A. with its registered seat in Rzeszów ("the Company"), acting on the basis of art. 392§1 of the Commercial Companies Code and the provision of § 12 sect. 4 point 10) of the Statute of the Company, hereby decides as follows:

- 1. Each Member of the Supervisory Board is entitled to remuneration for performing her/his duties as the Member of the Supervisory Board.
- 2. The monthly remuneration for Members of the Supervisory Board, is determined in the following amounts:
- (a) for the Chairman of the Supervisory Board PLN 7 000 (in words: seven thousand) monthly, gross remuneration,
- (b) for the Vice-Chairman of the Supervisory Board PLN 5 500 (in words: five thousand, five hundred) monthly, gross remuneration
- (c) for the remaining Members of the Supervisory Board PLN 4 000 (in words: four thousand) monthly, gross remuneration.
- 3. The additional monthly remuneration for a Member of the Supervisory Board performing function in the Audit Committee is determined in the following amounts:
 - (a) for the Chairman of the Audit Committee PLN 5 000 (in words: five thousand) monthly, gross remuneration,
- (b) the remaining Members of the Audit Committee PLN 2 500 (in words: two thousand, five hundred) monthly, gross remuneration.
- 4. The Resolution shall become effective as of the date hereof. In connection with adoption of this Resolution, the Resolution no 4 of the Extraordinary General Meeting of the Company dated 13 June 2017 on determining rules for the remuneration of Members of the Supervisory Board of Asseco South Eastern Europe S.A is expired.
- 5. A Member of the Supervisory Board is entitled to its remuneration commencing the day following the day in which she/he is appointed to perform a given function.

§2

The Resolution shall become effective as of 22 June 2022."

Voting:

For	 (number of votes)
Against	 (number of votes)
Abstain	 (number of votes)

In case of voting against the Resolution No. 17, the Shareholder may declare an objection and request recording of the objection in the minutes of the meeting.

^{*} if there are no objections/instruction, please cross out the blank field.

Form for exercising through the Proxy the voting right at the Extraordinary General Meeting of Asseco South Eastern Europe S.A. on 21st of June 2022

Content of the objection*:
Instructions concerning the way of voting by the Proxy on adoption of the Resolution No. 17.
Content of the instruction*:
(date and signature)

^{*} if there are no objections/instruction, please cross out the blank field.