Identification form for exercising the voting right through an attorney in fact at the Ordinary Assembly of INPRO Spółka Akcyjna convened for 12 June 2019

I. IDENTIFICATION OF A SHAREHOLDER CASING A VOTE

(to be completed by a Shareholder who is a natural person)*

| I, the undersigned | | | | | | | | |
|--|---|----------|-----------|----------------|---------------|-----------------|---------------|--------------|
| Full name | | | | | | | | |
| residing at | | | | | | | | |
| holding identity document | | | | | | | | |
| document series and num and personal ID | | | | | | | | |
| and personal iD | • | | | | | | | , |
| (to be completed by a Si | hareholder w | ho is a | legal p | erson)* | | | | |
| I/we, the undersigned | | | | | | | | |
| Full name | | | | | | | | |
| Full name ** | | | | | | | | |
| Full name ** | | | | | | | | |
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| representing (name of the address of the registered | • . , | | | | | | | |
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| Business | Division | of | the | National | Court | Register, | under | number |
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| (the "Shareholder") | | | | | | | | |
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| authorised to take part in | | | | | | | | |
| under in Gdańsk (the "Company | | | | umary beare | i snares in | INPRO SA WII | in its regist | erea onice |
| in Odansk (tile Company |) and nereby | y autilo | 1136. | | | | | |
| Mr/Ms | | | | | | , holding | passr | ort/identity |
| document/other official ide | | | | | | , | po.cop | |
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| | (name | e of the | entity), | with its regis | stered office | e in | ar | nd address |
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| истете аз арргорнате. | | | | | | | | |

Identification of a Shareholder

For the identification of a Shareholder giving the power of attorney, the following shall be attached to this power of attorney:

- in the case of a Shareholder who is a natural person a copy of the identity card, passport or of another official document confirming the identity of the Shareholder,
- in the case of a Shareholder other than a natural person a copy of an extract from the relevant register, issued not later than three months before the date of the General Assembly, or of another document confirming the right of the natural person(s) to represent the Shareholder at the Ordinary General Assembly (e.g. an uninterrupted sequence of powers of attorney). The lack of a document confirming the authorisation of a natural person to represent the Issuer's Shareholder (e.g. the holding of an out-of-date extract from the National Court Register) may result in the Shareholder's representative not being admitted to participate in the General Assembly.

To identify a Shareholder giving the power of attorney in the electronic form, the above documents shall be sent in the electronic version as attachments in the "pdf" format) to the following address: wza@inpro.com.pl.

In the event of doubts about the copy of the documents listed above being true or not, the Company's Management Board reserves the right to require the attorney in fact to produce the following at the point of the list of attendance being made:

- in the case of a Shareholder who is a natural person a copy of the original identity card, passport or of another official document confirming the Shareholder's identity, such a copy certified by a notary public or another entity authorised to certify the copies of documents as the true copies of originals,
- in the case of a Shareholder other than a natural person the original or a copy of an extract from the relevant register, issued not later than three months prior to the date of the General Assembly, or of another document confirming the right of the natural person(s) to represent the attorney in fact at the General Assembly (e.g. an uninterrupted sequence of powers of attorney), such a copy certified by a notary public or another entity authorised to certify the copies of documents as thee true copies of originals. The lack of the appropriately certified document authorising the natural person to represent the Issuer's Shareholder (e.g. the holding of an out-of-date extract from the National Court Register or a printout from the Central Enquiries of the National Court Register) may result in the Shareholder's representative not being admitted to participate in the General Assembly.

Appointing an attorney in fact – explanations

On the basis of this form, the Shareholders who are natural or legal persons may appoint any natural person or entity other than a natural person their attorney in fact. To appoint an attorney in fact, the relevant blanks identifying both the attorney in fact and Shareholder on the first pages of the power of attorney shall be filled in and the remaining blanks crossed out. A Shareholder is authorised to appoint more than one attorney in fact or authorise one attorney in fact to vote under only a part of the Company's shares held and registered by the Shareholder at the Company's General Assembly. In both cases, the Shareholder is obliged to specify in the voting instructions the number of the Company's shares under which the given attorney in fact is authorised to vote. If several attorneys in fact are appointed, a relevant form shall be completed for each of the attorneys separately.

Power of attorney in the electronic version

The power of attorney may be given in the electronic version and giving the power of attorney in such a form does not require to be signed with the safe electronic signature verified by means of a valid qualified certificate. The Company shall be advised of the granting of the power of attorney in the electronic version, via electronic mail to wza@inpro.com.pl, by way of sending the power of attorney in the "pdf" format signed by the Shareholder or, in the case of shareholders other than natural persons, by persons authorised to represent the Shareholder.

Identification of an attorney in fact

To identify the attorney in fact, the Company's Management Board reserves the right to require him or her to produce the following at the point of the list of attendance being made:

- in the case of an attorney in fact who is a natural person a copy of the identity card, passport or of another official document confirming the identity of the attorney in fact,
- in the case of an attorney in fact other than a natural person the original or a copy of an extract from the relevant register, issued not later than three months before the date of the General Assembly, or of another document confirming the right of the natural person(s) to represent the attorney in fact at the General Assembly (e.g. an uninterrupted sequence of powers of attorney), and a copy of the identity card, passport or of another official identity document of a natural person(s) authorised to represent the attorney in fact at the Ordinary General Assembly, such copies certified by a notary public or another entity authorised to certify the copies of documents as the true copies of the originals. The lack of a document confirming the authorisation of a natural person to represent the Issuer's Shareholder (e.g. the holding of an out-of-date extract from the National Court Register or a printout from the Central Enquiries of the National Court Register) may result in the Shareholder's attorney in fact not being admitted to participate in the General Assembly.

The Company's Management Board emphasizes that in the event of discrepancies between the Shareholder's data in the power of attorney and shareholders' list made on the basis of the schedule received from the National Depository for Securities, as described in § 406³ of the Commercial Companies Code, both the Shareholder and his attorney in fact may not be admitted to participate in the Company's General Assembly.

The Company does not impose the obligation to give power of attorney on the above form.

The power of attorney may be given on other forms, as the shareholder deems appropriate, provided that all the elements required by the provisions of law are included. Moreover, the Company does not impose the obligation to give power of attorney by electronic communication means.

In view of the need to verify the submitted documents, notices of the granting or cancellation of the power of attorney to participate in the General Assembly shall be submitted to the Company not later than 11 June 2019, 15:00 hrs.

The Company emphasizes that a shareholder using the electronic communication means takes all the risk related to the use of that form of communication.

In compliance with Article 87 para. 1 item 4) in connection with Article 90 para. 3 of the Act on public offering and conditions governing the introduction of financial instruments to organised trading and on public companies (further the Act on offering") the attorney in fact who has not been given written instructions concerning the way of voting has disclosure obligations as specified in Article 69 of the Act on offering, such obligations consisting, in particular, in the obligation to advise the Polish Financial Supervision Authority and the Company on the attorney in fact achieving or exceeding the 5%, 10%, 15%, 20%, 25%, 33%, 33¹/₃%, 50%, 75% or 90% threshold of the total number of votes in the Company.

INSTRUCTIONS CONCERNING THE WAY OF EXERCISING THE VOTING RIGHT BY THE ATTORNEY IN FACT

The Ordinary General Assembly of INPRO SA convened for 12 June 2019, 11:00 hrs, in the Company's registered office at ul. **Opata Jacka Rybińskiego 8 in Gdańsk**

(Proposed wording of Resolution No. of the Ordinary General Assembly of INPRO SA of 12 June 2019)

Resolution No./2019
of the Ordinary General Assembly
of INPRO SA with its registered office in Gdańsk
of 12 June 2019
on the election of the Chairperson

| § 1 |
|--|
| On the basis of § 4 para. 2 of the By-Laws of the Company's General Assembly, the Ordinary General Assembly hereby elects Mr to fulfil the duties of the Chairman of the Assembly. |
| §2 |
| The resolution shall come into force on the date of its adoption. |
| |
| Instructions for the attorney in fact for voting on Resolution No |
| In favour |
| Other |
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| (Shareholder's signature) |

^{*} delete as appropriate

Resolution No./2019 of the Ordinary General Assembly of INPRO SA with its registered office in Gdańsk of 12 June 2019 on the adoption of the agenda

§1

Acting on the basis of § 4 para. 3 of the By-Laws of the Company's General Assembly, the Ordinary General Assembly hereby decides to accept the following agenda:

- 1) Opening the session and election of the Chairperson of the Ordinary General Assembly.
- 2) Making, signing by the Chairperson and laying out the list of attendance.
- 3) Ascertaining the correctness of the convocation of the Ordinary General Assembly and its capacity to adopt resolutions.
- 4) Adoption of the agenda of the Ordinary General Assembly.
- 5) Abrogation of the secrecy of voting on the resolution on the election of the Ballot Counting Committee.
- 6) Election of the Ballot Counting Committee.
- 7) Presentation of the following by the Company's Management Board:
 - a. the financial statements of INPRO SA for the year 2018 ended on 31 December 2018,
 - b. the consolidated financial statements of the INPRO SA Corporate Group for the year 2018 ended on 31 December 2018.
 - c. report of the Management Board of the activity of the INPRO SA Corporate Group in 2018 containing the report of the activity of the parent entity, INPRO Spółka Akcyjna.
- 8) Presentation of the following by the Company's Supervisory Board:
 - a. the assessment of the Company's situation in 2018 with the evaluation of the internal control system, the risk management system as well as compliance, prepared by the Supervisory Board of INPRO SA in conformity with the Code of Best Practice for WSE Listed Companies, along with the need to separate the internal audit function from the organisation point of view,
 - b. the report of the activity of the Supervisory Board of INPRO SA, prepared in conformity with the Code of Best Practice for WSE Listed Companies,
 - c. the assessment of the Company's compliance with the disclosure obligations concerning compliance with the corporate governance principles defined in the Exchange Rules and with the obligations regarding current and periodic information submitted by the issuers of securities, as well as information on sponsoring, charity or other similar policies.
- 9) Consideration of the financial statements of INPRO SA for the year 2018 ended on 31 December 2018.
- 10) Consideration of the consolidated financial statements of the INPRO SA Corporate Group for the year 2018 ended on 31 December 2018.
- 11) Consideration of the report of the Management Board of the activity of the INPRO SA Corporate Group in 2018 containing the report of the activity of the parent entity, INPRO Spółka Akcyjna.
- 12) Consideration of resolutions by the Supervisory Board of the Company:
 - a. on the assessment of the financial statements of INPRO SA for the year ended on 31 December 2018, the consolidated financial statements of the INPRO SA Corporate Group for the year ended on 31 December 2018 and of the report of the Management Board of the activity of the INPRO SA Corporate Group in 2018 containing the report of the activity of the parent entity, INPRO Spółka Akcyjna.
 - b. on the assessment by the Supervisory Board of INPRO SA of the Company's situation in 2018 with the evaluation of the internal control system, the risk management system as well as compliance, prepared by the Supervisory Board of INPRO SA in conformity with the Code of Best Practice for WSE Listed Companies, along with the need to separate the internal audit function from the organisation point of view,
 - c. on the assessment by the Supervisory Board of INPRO SA of the Company's compliance with the disclosure obligations concerning compliance with the corporate governance principles

defined in the Exchange Rules and with the obligations regarding current and periodic information submitted by the issuers of securities, as well as information on the pursuance/non-pursuance of sponsoring or charity policies by the Company,

- d. on the adoption of the report of the activity of the Supervisory Board of INPRO SA in 2018,
- e. on the assessment of the proposal by the Management Board concerning the division of profit, fixing the record day and the dividend day.
- 13) Adoption by the Ordinary General Assembly of a resolution on the approval of the financial statements of INPRO SA for the year 2018 ended on 31 December 2018.
- 14) Adoption by the Ordinary General Assembly of a resolution on the approval of the consolidated financial statements of the INPRO SA Corporate Group for the year 2018 ended on 31 December 2018.
- 15) Adoption by the General Assembly of a resolution on the approval of the report of the Management Board of the activity of the INPRO SA Corporate Group in 2018 containing the report of the activity of the parent entity, INPRO Spółka Akcyjna.
- 16) Adoption by the Ordinary General Assembly of a resolution on the division of the Company's net profit for the period from 01 January 2018 to 31 December 2018, and on setting out the record day and the dividend day.
- 17) Adoption by the Ordinary General Assembly of a resolution on the acknowledgement of the fulfilment of duties by the President of the Company's Management Board, Mr Piotr Janusz Stefaniak, in 2018.
- 18) Adoption by the Ordinary General Assembly of a resolution on the acknowledgement of the fulfilment of duties by the Vice-President of the Company's Management Board, Mr Zbigniew Feliks Lewiński, in 2018.
- 19) Adoption by the Ordinary General Assembly of a resolution on the acknowledgement of the fulfilment of duties by the Vice-President of the Company's Management Board, Mr Krzysztof Marian Maraszek, in 2018.
- 20) Adoption by the Ordinary General Assembly of a resolution on the acknowledgement of the fulfilment of duties by the Chairman of the Company's Supervisory Board, Mr Jerzy Glanc, in 2018.
- 21) Adoption by the Ordinary General Assembly of a resolution on the acknowledgement of the fulfilment of duties by a Member of the Company's Supervisory Board, Mr Krzysztof Gąsak, in 2018.
- 22) Adoption by the Ordinary General Assembly of a resolution on the acknowledgement of the fulfilment of duties by a Member of the Company's Supervisory Board, Mr Wojciech Stefaniak, in 2018.
- 23) Adoption by the Ordinary General Assembly of a resolution on the acknowledgement of the fulfilment of duties by a Member of the Company's Supervisory Board, Mr Szymon Lewiński, in 2018.
- 24) Adoption by the Ordinary General Assembly of a resolution on the acknowledgement of the fulfilment of duties by a Member of the Company's Supervisory Board, Mr Łukasz Maraszek, in 2018.
- 25) Adoption by the Ordinary General Assembly of a resolution on the payment of additional remuneration to the members of the Supervisory Board,
- 26) Closing the session.

§2

The resolution shall come into force on the date of its adoption.

Instructions for the attorney in fact for voting on Resolution No.

| IIIn tavour | number of sharesnumber of votes |
|--|--|
| Against | number of sharesnumber of votes |
| Abstaining | number of sharesnumber of votes |
| At the discretion of the attorney in f | act |
| In the event of voting against resolut | tion No on, |
| the Shareholder may raise an object | tion and request its recording in the minutes. |
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| (Shareholder's signature) | | |
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| acioto do appropriato | | |
| (Proposed wording of Resolutio 2019) | n No of the Ordi | nary General Assembly of INPRO SA of 12 June |
| | Resolution | No/2019 |
| | of the Ordinary Gen | |
| of IN | IPRO SA with its regist | • |
| | of 12 June | |
| on the abrogation of the secr | ecy of voting on the res Committ | solution on the election of the Ballot Counting ee |
| | 0.4 | |
| • | • | Companies Code, the Ordinary General Assembly e resolution on the election of the Ballot Counting |
| | § 2 | |
| This resolution shall come into force | • | ion |
| This resolution shall come into lord | on the date of its adopti | OII. |
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| Instructions for the attorney in fa | ct for voting on Resolu | tion No |
| ∏In favour | number of shares | number of votes |
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| Other | | |
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| (Shareholder's signature) | | |

^{*} delete as appropriate

Resolution No./2019 of the Ordinary General Assembly of INPRO SA with its registered office in Gdańsk of 12 June 2019 on the election of the Ballot Counting Committee

§ 1

| Acting on the basis of § 5 para. 1 of the By-Laws of the Company's General Assembly, the Ordinary General Assembly hereby decides to appoint the following members of the Ballot Counting Committee: |
|--|
| § 2 This resolution shall come into force on the date of its adoption. |
| Instructions for the attorney in fact for voting on Resolution No |
| In favour |
| Other |
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| (Shareholder's signature) |
| * delete as appropriate |

Resolution No./2019 of the Ordinary General Assembly of INPRO SA with its registered office in Gdańsk of 12 June 2019 on the approval of the financial statements of INPRO SA for the year ended on 31 December 2018

§ 1

Acting on the basis of Article 393 item 1 and Article 395 § 2 item 1 of the Commercial Companies Code, having become familiar with and reviewed the details the financial statements of INPRO SA for the year ended on 31 December 2018, the Ordinary General Assembly approves the financial statements of INPRO SA for the year ended on 31 December 2018, comprising:

- 1. the balance sheet made as at 31 December 2018 showing at the assets and equity and liabilities sides the sum of 436,423 k zlotys,
- 2. the income statement showing the net profit of 29,157 k zlotys,
- 3. the cash flow statement showing the increase of cash by the sum of 17,729 k zlotys,
- 4. the statement of changes in equity showing the increase ion equity by the sum of 19,146 k zlotys,
- 5. Notes and explanations.

§ 2

This resolution shall come into force on the date of its adoption.

Instructions for the attorney in fact for voting on Resolution No.

| ■Against■Abstaining■At the discretion of the In the event of voting a | number of shares number of shares number of shares e attorney in fact gainst resolution No on | number of votes number of votes | |
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^{*} delete as appropriate

Resolution No./2019 of the Ordinary General Assembly of INPRO SA with its registered office in Gdańsk of 12 June 2019

on the approval of the consolidated financial statements of the INPRO SA Corporate Group for the year ended on 31 December 2018

8 1

Acting on the basis of Article 395 § 5 of the Commercial Companies Code, having become familiar with and reviewed the details the consolidated financial statements of the INPRO SA Corporate Group for the year ended on 31 December 2018, the Ordinary General Assembly approves the consolidated financial statements of the INPRO SA Group for the year ended on 31 December 2018, comprising:

- 1. the balance sheet made as at 31 December 2018 showing at the assets and equity and liabilities sides the sum of 543,855 k zlotys,
- 2. the income statement showing the net profit of 40,858 k zlotys,
- 3. the cash flow statement showing the increase of cash by the sum of 15,490 k zlotys,
- 4. the statement of changes in equity showing the increase ion equity by the sum of 30,216 k zlotys,
- 5. Notes and explanations.

§ 2

This resolution shall come into force on the date of its adoption.

^{*} delete as appropriate

Resolution No./2019 of the Ordinary General Assembly of INPRO SA with its registered office in Gdańsk of 12 June 2019

on the approval of the report of the Management Board of the activity of the INPRO SA Corporate Group in 2018 containing the report of the activity of the parent entity, INPRO Spółka Akcyjna

8

Acting on the basis of Article 393 item 1 and Article 395 § 2 item 1 and Article 395 § 5 of the Commercial Companies Code, having become familiar with and reviewed in detail the report of the Management Board of the activity of INPRO SA Corporate Group in 2018 containing the report of the activity of the parent entity, INPRO Spółka Akcyjna, the Ordinary General Assembly hereby approves the report of the Management Board of the activity in 2018 as described above.

§ 2

This resolution shall come into force on the date of its adoption.

| Instructions for the attorney in f | act for voting on Resolution No |
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| ■Against Abstaining At the discretion of the attorney in the event of voting against reso the Shareholder may raise an objection*: | number of sharesnumber of votes number of sharesnumber of votes n tact lution No on, ection and request its recording in the minutes. |
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| Other | |
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| (Shareholder's signature) | |

^{*} delete as appropriate

Resolution No./2019 of the Ordinary General Assembly of INPRO SA with its registered office in Gdańsk of 12 June 2019

on the division of the Company's net profit for the period from 01 January 2018 to 31 December 2018 and on setting out the record day and the dividend day

8

- Acting on the basis of Article 395 § 2 item 2 of the Commercial Companies Code, the Ordinary General Assembly decides to allocate part of the profit following from the Company's financial statements for 2018 in the amount of 10,010,000.00 zlotys i.e. 0.25 zlotys per share, towards the dividend to the Company's shareholders and allocate the remaining part of the profit in the amount of 19,146,510.76 zlotys to the Company's supplementary capital.
- 2. Acting on the basis of Article 348 § 3 of the Commercial Companies Code, the Ordinary General Assembly decides to set out the record day for 16 August 2019 and the dividend day for 30 August 2019.

§2

This resolution shall come into force on the date of its adoption.

* delete as appropriate

Resolution No./2019 of the Ordinary General Assembly of INPRO SA with its registered office in Gdańsk of 12 June 2019

on the acknowledgement of the fulfilment of duties by the President of the Management Board, Piotr Janusz Stefaniak, of the fulfilment of duties in 2018

\$1

Acting on the basis of Article 393 item 1 and Article 395 § 2 item 3 of the Commercial Companies Code, the Ordinary General Assembly acknowledges the fulfilment of duties by Mr Piotr Janusz Stefaniak, President of the Management Board of the Company, in his activity as a member of the Management Board in the financial year 2018 comprising the period from 01/01/2018 to 31/12/2018.

§2

This resolution shall come into force on the date of its adoption.

| Instructions for the attorney in fact | for voting on Resolution No |
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| | number of sharesnumber of votes |
| | |
| Other | |
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| (Shareholder's signature) | |

^{*} delete as appropriate

Resolution No./2019 of the Ordinary General Assembly of INPRO SA with its registered office in Gdańsk of 12 June 2019

on the acknowledgement of the fulfilment of duties by the Vice-President of the Management Board, Zbigniew Feliks Lewiński, in 2018

§1

Acting on the basis of Article 393 item 1 and Article 395 § 2 item 3 of the Commercial Companies Code, the Ordinary General Assembly acknowledges the fulfilment of duties by Mr Zbigniew Feliks Lewiński, the Vice-President of the Management Board of the Company, in his activity as a member of the Management Board in the financial year 2018 comprising the period from 01/01/2018 to 31/12/2018.

§2

This resolution shall come into force on the date of its adoption...

Instructions for the attorney in fact for voting on Resolution No.

| Other | In favour Against Abstaining At the discretion of the attorney in fain the event of voting against resolution the Shareholder may raise an objection Contents of the objection*: | number of sharesnumb . number of sharesnumb act on No on on and request its recording in the | er of votes per of votes, e minutes. | |
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^{*} delete as appropriate

Resolution No./2019 of the Ordinary General Assembly of INPRO SA with its registered office in Gdańsk of 12 June 2019

on the acknowledgement of the fulfilment of duties by the Vice-President of the Management Board,
Krzysztof Marian Maraszek,
of the fulfilment of duties in 2018

§1

Acting on the basis of Article 393 item 1 and Article 395 § 2 item 3 of the Commercial Companies Code, the Ordinary General Assembly acknowledges the fulfilment of duties by Mr Krzysztof Marian Maraszek, the Vice-President of the Management Board of the Company, in his activity as a member of the Management Board in the financial year 2018 comprising the period from 01/01/2018 to 31/12/2018.

§2

This resolution shall come into force on the date of its adoption.

In favour number of shares number of votes

Against number of shares number of votes

Abstaining number of shares number of votes

In the discretion of the attorney in fact
In the event of voting against resolution No.

In the Shareholder may raise an objection and request its recording in the minutes.

Contents of the objection*:

^{*} delete as appropriate

Resolution No./2019 of the Ordinary General Assembly of INPRO SA with its registered office in Gdańsk of 12 June 2019

on the acknowledgement of the fulfilment of duties by the Chairman of the Supervisory Board, Jerzy Glanc,

of the fulfilment of duties in 2018

§ 1

Acting on the basis of Article 393 item 1 and Article 395 § 2 item 3 of the Commercial Companies Code, the Ordinary General Assembly acknowledges the fulfilment of duties by Mr Jerzy Glanc, the Chairman of the Supervisory Board of the Company, in his activity as a member of the Supervisory Board in the financial year 2018 comprising the period from 01/01/2018 to 31/12/2018.

§2

This resolution shall come into force on the date of its adoption.

| Instructions for the attorney in fa | ct for voting on Resolution No |
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| ☐Against ☐Abstaining ☐At the discretion of the attorney in In the event of voting against resoluthe Shareholder may raise an object Contents of the objection*: | number of sharesnumber of votes number of sharesnumber of votes number of sharesnumber of votes fact tion Noon, stion and request its recording in the minutes. |
| Other | |

^{*} delete as appropriate

Resolution No./2019 of the Ordinary General Assembly of INPRO SA with its registered office in Gdańsk of 12 June 2019

on the acknowledgement of the fulfilment of duties by a Member of the Supervisory Board, Krzysztof Gąsak,

of the fulfilment of duties in 2018

§1

Acting on the basis of Article 393 item 1 and Article 395 § 2 item 3 of the Commercial Companies Code, the Ordinary General Assembly acknowledges the fulfilment of duties by Mr Krzysztof Gąsak, a member of the Supervisory Board of the Company, in his activity as a member of the Supervisory Board in the financial year 2018 comprising the period from 01/01/2018 to 31/12/2018.

§2

This resolution shall come into force on the date of its adoption.

In favour number of shares number of votes

Against number of shares number of votes

Abstaining number of shares number of votes

In the discretion of the attorney in fact
In the event of voting against resolution No.

Contents of the objection*:

^{*} delete as appropriate

Resolution No./2019 of the Ordinary General Assembly of INPRO SA with its registered office in Gdańsk of 12 June 2019

on the acknowledgement of the fulfilment of duties by a Member of the Supervisory Board, Wojciech Stefaniak,

of the fulfilment of duties in 2018

§ 1

Acting on the basis of Article 393 item 1 and Article 395 § 2 item 3 of the Commercial Companies Code, the Ordinary General Assembly acknowledges the fulfilment of duties by Mr Wojciech Stefaniak, a Member of the Supervisory Board of the Company, in his activity as a member of the Supervisory Board in the financial year 2018 comprising the period from 01/01/2018 to 31/12/2018.

§2

This resolution shall come into force on the date of its adoption.

^{*} delete as appropriate

Resolution No./2019 of the Ordinary General Assembly of INPRO SA with its registered office in Gdańsk of 12 June 2019

on the acknowledgement of the fulfilment of duties by a Member of the Supervisory Board, Szymon Lewiński,

of the fulfilment of duties in 2018

§ 1

Acting on the basis of Article 393 item 1 and Article 395 § 2 item 3 of the Commercial Companies Code, the Ordinary General Assembly acknowledges the fulfilment of duties by Mr Szymon Lewiński, a Member of the Supervisory Board of the Company, in his activity as a member of the Supervisory Board in the financial year 2018 comprising the period from 01/01/2018 to 31/12/2018.

§2

This resolution shall come into force on the date of its adoption.

Instructions for the attorney in fact for voting on Resolution No.

| □ In favour | |
|---------------------------|--|
| | |
| Other | |
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| (Shareholder's signature) | |

* delete as appropriate

Resolution No./2019 of the Ordinary General Assembly of INPRO SA with its registered office in Gdańsk of 12 June 2019

on the acknowledgement of the fulfilment of duties by a Member of the Supervisory Board, Łukasz Maraszek,

of the fulfilment of duties in 2018

§ 1

Acting on the basis of Article 393 item 1 and Article 395 § 2 item 3 of the Commercial Companies Code, the Ordinary General Assembly acknowledges the fulfilment of duties by Mr Łukasz Maraszek, a Member of the Supervisory Board of the Company, in his activity as a member of the Supervisory Board in the financial year 2018 comprising the period from 01/01/2018 to 31/12/2018.

§2

This resolution shall come into force on the date of its adoption.

| nstructions for the attorney in fact for voting on Resolution No |
|--|
| In favour |
| Other |
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| Shareholder's signature) |

^{*} delete as appropriate

Resolution No./2019 of the Ordinary General Assembly of INPRO SA with its registered office in Gdańsk of 12 June 2019

on the payment of single additional remuneration to the members of the Company's Supervisory Board

§ 1

Acting on the basis of § 12 item 10 of the Company's Statutes and Article 392 § 1 of the Commercial Companies Code, the Ordinary General Assembly grants the members of the Supervisory Board single additional remuneration in the amount of:

- 1. Jerzy Glanc 15,000.00 zlotys gross,
- 2. Krzysztof Gąsak 10,000.00 zlotys gross,
- 3. Łukasz Maraszek 5,000.00 zlotys gross,
- 4. Wojciech Stefaniak 5,000.00 zlotys gross,
- 5. Szymon Lewiński 5,000.00 zlotys gross.

The remuneration shall be paid within 14 days from the adoption of this resolution.

§ 2

This resolution shall come into force on the date of its adoption.

Instructions for the attorney in fact for voting on Resolution No.

| IIIn favour Against Abstaining At the discretion of the attorney in the event of voting against resoluthe Shareholder may raise an objection to the objection. | number of sharesrrrrrr | number of votes number of votes in the minutes. | |
|---|------------------------|---|------|
| | | | |
| Other | | | |
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^{*} delete as appropriate