FORM

FOR VOTING THROUGH A PROXY

Use of this form is solely within the prerogative of the shareholder and is not a prerequisite for voting by a proxy. This form contains instructions for the casting of votes by a proxy, and does not supersede the proxy authority granted to a proxy by a shareholder.

The shareholder indicates his instructions by placing an "X" in the appropriate box. If the box marked "Other" is filled in, the shareholder should provide instructions as to the manner of voting by the proxy.

In a case where the shareholder decides to cast their votes in a non-unified manner, the shareholder is requested to indicate in the box provided the number of shares for which the proxy is to cast a vote of "for", "against" or "abstain". If no such number is indicated, it will be assumed that the proxy is authorised to vote all of the shares owned by the shareholder in the prescribed manner.

It should be noted that the proposed resolutions included in these instructions may differ from the proposed resolutions voted on at the Extraordinary General Meeting. In such a case, in order to avoid doubt as to the manner of voting by the proxy, it is recommended that in the box marked "Other" the manner in which the proxy should act in this situation be described.

The Company also wishes to add that it will not verify whether the manner of voting of a proxy is consistent with the instructions of the shareholder. Consequently, voting instructions need not be provided to the Company.

TO:				
(name / proxy firm)				
SHAREHOLDER				
(name / shareholder's fi	rm)			
	FOR	M		
	FOR VOTING THRO	OUGH A PROXY		
The Extraordinary (General Meeting of KGF	HM Polska Miedź S.A.	. with its registered	
_	convened for 13 Febr		_	
		•	i, iii Labiii, al. iviai ii	
Skłodowskiej-Curie	48 in Jan Wyżykowski F	1aII.		
1. Point 2 of the	agenda.		Proposed resolution	
with its re	aordinary General Mee gistered head office in of the Chairman of the I liedź S.A.	Lubin dated Febr	uary 2024	
	neral Meeting of KGHM F § 1 is h Il Meeting of KGHM Polsk	nereby elected as	Chairman of the	
§ 2 This resolution comes into force upon its adoption.				
For	Against	Abstain	proxy's discretion	
	Objections raised			
# of shares	# of shares	# of shares	# of shares	
Other				

Resolution No. ____/2024

of the Extraordinary General Meeting of KGHM Polska Miedź S.A.

with its registered head office in Lubin dated ____ February 2024

regarding: acceptance of the agenda of the Extraordinary General Meeting of KGHM Polska Miedź S.A.

The Extraordinary General Meeting of KGHM Polska Miedź S.A. resolves the following:

§ 1

The following agenda of the Extraordinary General Meeting of KGHM Polska Miedź S.A. is hereby accepted:

- 1. Opening of the Extraordinary General Meeting.
- 2. Election of the Chairman of the Extraordinary General Meeting.
- 3. Confirmation of the legality of convening the Extraordinary General Meeting and its capacity to adopt resolutions.
- 4. Acceptance of the agenda.
- 5. Adoption of resolutions on changes to the composition of the Supervisory Board.
- 6. Adoption of a resolution on covering costs of holding the Extraordinary General Meeting.
- 7. Closing of the General Meeting.

§ 2

This resolution comes into force upon its adoption.

For	Against	Abstain	proxy's discretion
	Objections raised		
# of shares	# of shares	# of shares	# of shares
Other			

Resolution No. ____/2024 of the Extraordinary General Meeting of KGHM Polska Miedź S.A. with its registered head office in Lubin dated ____ February 2024

regarding: dismissal of a Member of the Supervisory Board of KGHM Polska Miedź S.A.

Miedz S.	A.				
Acting on the basis of art. 385 § 1 of the Commercial Partnerships and Companies Code and § 16 sec. 2 of the Statutes of KGHM Polska Miedź Spółka Akcyjna with its registered head office in Lubin, the Extraordinary General Meeting of KGHM Polska Miedź S.A. resolves the following:					
	§ 1				
The Extraordinary General Meeting of KGHM Polska Miedź S.A. dismisses from the composition of the Supervisory Board of					
KGHM Polska Miedź S	5.A.				
§ 2 This resolution comes into force upon its adoption.					
For	Against	Abstain	proxy's discretion		
	Objections raised				
# of shares	# of shares	# of shares	# of shares		
Other					

Resolution No. ___/2024 of the Extraordinary General Meeting of KGHM Polska Miedź S.A. with its registered head office in Lubin dated ___ February 2024

regarding: appointment of a Member of the Supervisory Board of KGHM Polska Miedź S.A.

Acting on the basis of art. 385 § 1 of the Commercial Partnerships and Companies Code and § 16 sec. 2 of the Statutes of KGHM Polska Miedź Spółka Akcyjna with its registered head office in Lubin, the Extraordinary General Meeting of KGHM Polska Miedź S.A. resolves the following:

				9 T					
The	Extraordinary	General	Meeting	of	KGHM	Polska	Miedź	S.A.	appoints
			to	the	composit	ion of th	ne Supe	rvisory	Board of
KGHI	M Polska Miedź S	5.A.							
				§ 2					
This	resolution come	s into force	e upon its	adop	ition.				
F	or	Agains	st		Absta	ain		proxy'	s discretion
				ı					
			ions raised	l					
# of	shares	# of share	es	•	# of sha	res	# c	of share	es
	ther								

Resolution No/2024 of the Extraordinary General Meeting of KGHM Polska Miedź S.A. with its registered head office in Lubin dated February 2024					
regarding: covering costs of holding the Extraordinary General Meeting of KGHM Polska Miedź S.A.					
Acting on the basis of art. 400 § 4 of the Commercial Partnerships and Companies Code, the Extraordinary General Meeting of KGHM Polska Miedź S.A. resolves the following:					
§ 1 The costs of convening and holding the Extraordinary General Meeting of KGHM Polska Miedź S.A. are covered by the Company.					
§ 2 This resolution comes into force upon its adoption.					
For	Against Objections raised	Abstain	proxy's discretion		
# of shares Other	# of shares	# of shares	# of shares		