#### Resolution No. 1/2024

#### of the Ordinary General Meeting

### of Grupa Pracuj S.A. with its registered office in Warsaw of June 18, 2024

#### on electing the Chairman of the Ordinary General Meeting

**§ 1.** 

<b>3</b> ·-
The Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw elects Mr.
Andrzej Leganowicz as Chairman of the Ordinary General Meeting, and Mr. Andrzej Leganowicz accepts
this election
§ 2.
The resolution comes into force upon its adoption
Having conducted a secret ballot, the person presiding the Meeting stated that the resolution was
adopted. During the voting valid votes were cast from 51,637,068 shares, which constitutes 75.642% of
the share capital of the Company
The total of 51,637,068 valid votes was cast, including:
- "for" - 51,637,068 votes,
- "against" – 0 votes,
- "abstentions" – 0 votes
There were no objections raised to the resolution
Resolution No. 2/2024

# Resolution No. 2/2024 of the Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw of June 18, 2024 on adopting the agenda

§ 1.

The Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw (the "Company") hereby adopts the agenda of the Ordinary General Meeting, published in accordance with Article 4021 of the Commercial Companies Code, which includes: ------Opening of the Ordinary General Meeting.-----1) Election of the Chairman of the Ordinary General Meeting. ------2) Preparing and checking the attendance list. -----3) 4) The ascertainment of the correctness of convening the Ordinary General Meeting and its capability of adopting binding resolutions.-----Adoption of the agenda of the Ordinary General Meeting. -----5) Adoption of resolutions on: ------6)

	a)	consideration and approval of the Management Board's report on the operations of the
		Company and the Company's Capital Group for the year ended on December 31, 2023;
	b)	consideration and approval of the Company's standalone financial statement for the year
		ended on December 31, 2023;
	c)	consideration and approval of the consolidated financial statement of the Company's
		Capital Group for the year ended on December 31, 2023;
	d)	distribution of the Company's profit for the year ended on December 31, 2023;
	e)	expressing an opinion on the report of the Supervisory Board of the Company on
		remuneration of members of the Management and the Supervisory Board of the Company
		for year 2023;
	f)	approval of the report of the Supervisory Board of the Company on operations in the year
		ended on December 31, 2023;
	g)	granting the vote of acceptance for the discharge of duties in year 2023 to members of the
		Company's Management Board;
	h)	granting the vote of acceptance for the discharge of duties in year 2023 to members of the
		Company's Supervisory Board;
	i)	change of remuneration of members of the Supervisory Board of the Company;
	j)	amendment of the Company's Articles of Association;
	k)	adoption of the unified text of the Company's Articles of Association;
	l)	dissolving the special fund created for the repurchase of own shares and transferring the
		funds accumulated therein to Company's reserve capital
7)	Clos	ing of the Ordinary General Meeting
		§ 2.
The	resolut	ion comes into force upon its adoption
Havi	ing cor	nducted an open ballot, the person presiding the Meeting stated that the resolution was
adop	oted. D	during the voting valid votes were cast from 51,637,068 shares, which constitutes 75.642%
of th	e shar	e capital of the Company
The	total o	f 51,637,068 valid votes was cast, including:
- "foi	r" - 51,	637,068 votes,
- "ag	ainst"	- 0 votes,
- "ab	stentio	ns" - 0 votes
Ther	e were	e no objections raised to the resolution

## Resolution No. 3/2024 of the Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw of June 18, 2024

on approving the report of the Management Board on the operations of Grupa Pracuj S.A. and Grupa Pracuj S.A. Capital Group for the year ended on December 31, 2023

The Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw
(the "Company"), pursuant to Art. 395 § 2 point 1) in connection with Art. 393 point 1) of the Commercial
Companies Code, having previously considered the report, resolves to approve the Management
Board's report on the Company and the Company's Capital Group operations for the year ended on
December 31, 2023
§ 2.
The resolution comes into force upon its adoption
Having conducted an open ballot, the person presiding the Meeting stated that the resolution was
adopted. During the voting valid votes were cast from 51,637,068 shares, which constitutes 75.642% of
the share capital of the Company
The total of 51,637,068 valid votes was cast, including:
- "for" - 51,634,368 votes,
- "against" – 0 votes,
- "abstentions" – 2,700 votes
There were no objections raised to the resolution

### Resolution No. 4/2024

### of the Ordinary General Meeting

### of Grupa Pracuj S.A. with its registered office in Warsaw

of June 18, 2024

on approving the standalone financial statement of Grupa Pracuj S.A. for the year ended on December 31, 2023

§ 1.

The Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw (the "Company"), pursuant to Article 395 § 2 point 1) in connection with Article 393 point 1) of the Commercial Companies Code, having previously considered the standalone financial statement of the Company for the year ended on December 31, 2023, which comprises of:-----1) the comprehensive income statement for the year ended on December 31, 2023, indicating net profit in the amount of PLN 172,870 thousand, ------2) the financial position statement drafted as of December 31, 2023 presenting the total amount of assets, equity and liabilities in the amount of PLN 914,908 thousand,-----the cash flows statement for the year ended on December 31, 2023 indicating cash inflows in the 3) amount of PLN 6,868 thousand, ------4) the statement of changes in equity for the year ended on December 31, 2023 indicating an increase in equity by PLN 84,689 thousand, ------5) explanatory notes;------

hereby resolves to approve the standalone financial statement of the Company for the year ended on
December 31, 2023
§ 2.
The resolution comes into force upon its adoption
Having conducted an open ballot, the person presiding the Meeting stated that the resolution was
adopted. During the voting valid votes were cast from 51,637,068 shares, which constitutes 75.642% of
the share capital of the Company.
The total of 51,637,068 valid votes was cast, including:
- "for" - 51,634,368 votes,
- "against" – 0 votes,
- "abstentions" – 2,700 votes
There were no objections raised to the resolution

### Resolution No. 5/2024 of the Ordinary General Meeting

### of Grupa Pracuj S.A. with its registered office in Warsaw

of June 18, 2024

on approving the consolidated financial statement of Grupa Pracuj S.A. Capital Group for the year ended on December 31, 2023

§ 1.

The Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw (t
"Company"), pursuant to Article 395 § 5 of the Commercial Companies Code, having previous
considered the consolidated financial statement of the Company Capital Group for the year ended
December 31, 2023, which comprises of:
1) the consolidated comprehensive income statement for the year ended on December 31, 20,
indicating net profit in the amount of PLN 187,726 thousand,
2) the consolidated financial position statement drafted as of December 31, 2023 presenting to
total amount of assets, equity and liabilities in the amount of PLN 1,028,709 thousand,
3) the consolidated cash flows statement for the year ended on December 31, 2023 indicating ca
inflows in the amount of PLN 54,250 thousand,
4) the consolidated statement of changes in the equity for the year ended on December 31, 20.
indicating an increase in equity by PLN 52,227 thousand,
5) explanatory notes;
hereby resolves to approve the consolidated financial statement of the Company Capital Group for the
year ended on December 31, 2023
§ 2.
The resolution comes into force upon its adoption

Having conducted an open ballot, the person presiding the Meeting stated that the resolution was
adopted. During the voting valid votes were cast from 51,637,068 shares, which constitutes 75.642% of
the share capital of the Company
The total of 51,637,068 valid votes was cast, including:
- "for" - 51,634,368 votes,
- "against" – 0 votes,
- "abstentions" – 2,700 votes
There were no objections raised to the resolution

## Resolution No. 6/2024 of the Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw of June 18, 2024

on the distribution of Grupa Pracuj S.A.'s profit for the year ended on December 31, 2023

§ 1.

Acting pursuant to Article 395 § 2 point 2) and Article 348 § 4 and § 5 of the Commercial Companies Code, having familiarized itself with the proposal of the Management Board of Grupa Pracui S.A. with its registered office in Warsaw (the "Company") concerning the manner of distribution of the Company's net profit generated in the year ended on December 31, 2023, and having received a positive opinion of the Company's Supervisory Board on such proposal, the Ordinary General Meeting of the Company hereby resolves to: ------1) distribute the Company's net profit for the year ended on December 31, 2023 in the amount of PLN 172,869,056.02 in the following manner: -----to allocate the amount of PLN 136,530,052.00 to the payment of dividend to the Company's shareholders, i.e. in the amount of PLN 2.00 per share. ----b) to allocate the remaining amount of the net profit i.e. PLN 36,339,004.02 to the Company's reserve capital, -----determine June 24, 2024 as the dividend date, -----2) set the dividend payment date for July 5, 2024. ------3) § 2. The resolution comes into force upon its adoption.-----Having conducted an open ballot, the person presiding the Meeting stated that the resolution was adopted. During the voting valid votes were cast from 51,637,068 shares, which constitutes 75.642% of the share capital of the Company. ------The total of 51,637,068 valid votes was cast, including: ------ "for" - 51,637,068 votes, ------- "abstentions" – 0 votes.------

There were no objections raised to the resolution. ------

### Resolution No. 7/2024 of the Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw of June 18, 2024

on expressing an opinion concerning the report on remuneration of the members of the Management and the Supervisory Board of Grupa Pracuj S.A. for the year 2023

§ 1.

Pursuant to Article 395 § 2¹ of the Commercial Companies Code, the Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw (the "**Company**"), having previously considered the report, hereby issues a positive opinion on the report of the Supervisory Board of the Company on the remuneration of the members of the Management Board and the Supervisory Board for 2023.-----

§ 2.

The resolution comes into force upon its adoption.-----

Resolution No. 8/2024

of the Ordinary General Meeting

of Grupa Pracuj S.A. with its registered office in Warsaw

of June 18, 2024

on approving the report of the Supervisory Board of Grupa Pracuj S.A. on the operations in the year ended on December 31, 2023

§ 1.

Pursuant to Article 395 § 5 of the Commercial Companies Code, the Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw (the "**Company**"), having previously considered the report, approves the report of the Supervisory Board of the Company on the operations in the year ended on December 31, 2023, including the assessment of: (i) the report of the Management Board on the operations of the Company and the Company's Capital Group for the year ended on December 31, 2023, (ii) the standalone financial statement of the Company for the year ended on December 31, 2023

and (iii) the consolidated financial statement of the Company's Capital Group for the year ended on
December 31, 2023
§ 2.
The resolution comes into force upon its adoption
Having conducted an open ballot, the person presiding the Meeting stated that the resolution was adopted. During the voting valid votes were cast from 51,637,068 shares, which constitutes 75.642% of the share capital of the Company.
The total of 51,637,068 valid votes was cast, including:
- "against" – 0 votes,
- against – 0 votes,
There were no objections raised to the resolution
Resolution No. 9/2024
of the Ordinary General Meeting
of Grupa Pracuj S.A. with its registered office in Warsaw
of June 18, 2024
on granting the vote of acceptance to Przemysław Gacek for the discharge of duties in the year
ended on December 31, 2023
§ 1.
Acting pursuant to Art. 395 § 2 point 3) in connection with Art. 393 point 1) of the Commercial Companies
Code, the Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw
(the "Company") resolves to grant a vote of acceptance to Przemysław Gacek (PESEL 74031200052)
for the discharge of duties of the President of the Management Board of the Company in the period from
January 1, 2023 until December 31, 2023
§ 2.
The resolution comes into force upon its adoption
Having conducted a secret ballot, the person presiding the Meeting stated that the resolution was
adopted. During the voting valid votes were cast from 15,841,635 shares, which constitutes 23.206% of
the share capital of the Company
The total of 15,841,635 valid votes was cast, including:
- "for" - 15,838,935 votes,
- "against" – 0 votes,
- "abstentions" – 2,700 votes
There were no objections raised to the resolution

Mr. Przemysław Gacek holding directly 1,062,245 shares and participating in the Meeting as the president of the management board of Frascati Investments sp. z o.o. holding 34,733,168 shares has not participated in voting.

#### Resolution No. 10/2024

### of the Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw of June 18, 2024

on granting the vote of acceptance to Gracjan Fiedorowicz for the discharge of duties in the year ended on December 31, 2023

§ 1.

Resolution No. 11/2024 of the Ordinary General Meeting

of Grupa Pracuj S.A. with its registered office in Warsaw

of June 18, 2024

on granting the vote of acceptance to Rafał Bogusław Nachyna for the discharge of duties in the year ended on December 31, 2023

§ 1.

Acting pursuant to Article 395 § 2 point 3) in connection with Article 393 point 1) of the Commercial Companies Code, the Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in

Warsaw (the "Company"), resolves to grant a vote of acceptance to Rafał Bogusław Nachyna (PESEL
77032107175) for the discharge of duties of the Member of the Management Board of the Company in
the period from January 1, 2023 until December 31, 2023
§ 2.
The resolution comes into force upon its adoption
Having conducted a secret ballot, the person presiding the Meeting stated that the resolution was
adopted. During the voting valid votes were cast from 51,150,133 shares, which constitutes 74.928% of
the share capital of the Company
The total of 51,150,133 valid votes was cast, including:
- "for" - 51,147,433 votes,
- "against" – 0 votes,
- "abstentions" – 2,700 votes
There were no objections raised to the resolution
Mr. Rafał Nachyna holding 486,935 shares has not participated in voting
Resolution No. 12/2024
of the Ordinary General Meeting
of Grupa Pracuj S.A. with its registered office in Warsaw
of June 18, 2024
on granting the vote of acceptance to Maciej Artur Noga for the discharge of duties in the year
ended on December 31, 2023
§ 1.
Acting pursuant to Art. 395 § 2 point 3) in connection with Art. 393 point 1) of the Commercial Companies
Code, the Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw
(the "Company") resolves to grant a vote of acceptance to Maciej Artur Noga (PESEL 76072311715)
for the discharge of duties of the Member of the Supervisory Board of the Company in the period from
January 1, 2023 until December 31, 2023
§ 2.
The resolution comes into force upon its adoption
Having conducted a secret ballot, the person presiding the Meeting stated that the resolution was
adopted. During the voting valid votes were cast from 45,881,619 shares, which constitutes 67.211% of
the share capital of the Company
The total of 45,881,619 valid votes was cast, including:
- "for" – 45,878,919 votes,
- "against" – 0 votes,
- "abstentions" – 2,700 votes
There were no objections raised to the resolution

## Resolution No. 13/2024 of the Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw of June 18, 2024

on granting the vote of acceptance to John Doran for the discharge of duties in the year ended on December 31, 2023

§ 1.

## Resolution No. 14/2024 of the Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw of June 18, 2024

There were no objections raised to the resolution. ------

on granting the vote of acceptance to Wojciech Robert Stankiewicz for the discharge of duties in the year ended on December 31, 2023

§ 1.

Acting pursuant to Art. 395 § 2 point 3) in connection with Art. 393 point 1) of the Commercial Companies Code, the Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw (the "Company") resolves to grant a vote of acceptance to Wojciech Robert Stankiewicz (PESEL

70070200356) for the discharge of duties of the Member of the Supervisory Board of the Company in
the period from January 1, 2023 until December 31, 2023
§ 2.
The resolution comes into force upon its adoption
Having conducted a secret ballot, the person presiding the Meeting stated that the resolution was adopted. During the voting valid votes were cast from 51,637,068 shares, which constitutes 75,642% of
the share capital of the Company
The total of 51,637,068 valid votes was cast, including:
- "for" – 51,634,368 votes,
- "against" – 0 votes,
- "abstentions" – 2,700 votes
There were no objections raised to the resolution
Resolution No. 15/2024
of the Ordinary General Meeting
of Grupa Pracuj S.A. with its registered office in Warsaw
of June 18, 2024
on granting the vote of acceptance to Przemysław Tomasz Budkowski for the discharge of
duties in the year ended on December 31, 2023
§ 1.
Acting pursuant to Art. 395 § 2 point 3) in connection with Art. 393 point 1) of the Commercial Companies Code, the Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw (the "Company") resolves to grant a vote of acceptance to Przemysław Tomasz Budkowski (PESEL 81051304558) for the discharge of duties of the Member of the Supervisory Board of the Company in the period from January 1, 2023 until December 31, 2023.
§ 2.
The resolution comes into force upon its adoption
Having conducted a secret ballot, the person presiding the Meeting stated that the resolution was
adopted. During the voting valid votes were cast from 51,637,068 shares, which constitutes 75,642% of
the share capital of the Company
The total of 51,637,068 valid votes was cast, including:
- "for" - 51,634,368 votes,
- "against" – 0 votes,
- "abstentions" – 2,700 votes

There were no objections raised to the resolution. -----

#### Resolution No. 16/2024

#### of the Ordinary General Meeting

### of Grupa Pracuj S.A. with its registered office in Warsaw of June 18, 2024

on granting the vote of acceptance to Agnieszka Katarzyna Słomka-Gołębiowska for the discharge of duties in the year ended on December 31, 2023

§ 1.

Acting pursuant to Art. 395 § 2 point 3) in connection with Art. 393 point 1) of the Commercial Companies		
Cod, the Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw		
(the "Company") resolves to grant a vote of acceptance to Agnieszka Katarzyna Słomka-		
Gołębiowska (PESEL 76082402520) for the discharge of duties of the Member of the Supervisory		
Board of the Company in the period from January 1, 2023 until December 31, 2023		
§ 2.		
The resolution comes into force upon its adoption		
Having conducted a secret ballot, the person presiding the Meeting stated that the resolution was		
adopted. During the voting valid votes were cast from 51,637,068 shares, which constitutes 75.642% of		
the share capital of the Company		
The total of 51,637,068 valid votes was cast, including:		
- "for" - 51,634,368 votes,		
- "against" – 0 votes,		
- "abstentions" – 2,700 votes		
There were no objections raised to the resolution		

### Resolution No. 17/2024 of the Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw of June 18, 2024

on granting the vote of acceptance to Mirosław Bogusław Stachowicz for the discharge of duties in the year ended on December 31, 2023

§ 1.

Having conducted a secret ballot, the person presiding the Meeting stated that the resolution was
adopted. During the voting valid votes were cast from 51,637,068 shares, which constitutes 75.642% of
the share capital of the Company
The total of 51,637,068 valid votes was cast, including:
- "for" - 51,634,368 votes,
- "against" – 0 votes,
- "abstentions" – 2,700 votes
There were no objections raised to the resolution

### Resolution No. 18/2024 of the Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw

of June 18, 2024

on granting the vote of acceptance to Martina van Hettinga for the discharge of duties in the year ended on December 31, 2023

§ 1.

Acting pursuant to Art. 395 § 2 point 3) in connection with Art. 393 point 1) of the Commercial Companies
Code, the Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw
(the "Company") resolves to grant a vote of acceptance to Martina van Hettinga for the discharge of
duties of the Member of the Supervisory Board of the Company in the period from February 1, 2023 until
December 31, 2023
§ 2.
The resolution comes into force upon its adoption
Having conducted a secret ballot, the person presiding the Meeting stated that the resolution was
adopted. During the voting valid votes were cast from 51,637,068 shares, which constitutes 75.642% of
the share capital of the Company
The total of 51,637,068 valid votes was cast, including:
- "for" - 51,634,368 votes,
- "against" – 0 votes,
- "abstentions" – 2,700 votes
There were no objections raised to the resolution

Resolution No. 19/2024

of the Ordinary General Meeting

of Grupa Pracuj S.A. with its registered office in Warsaw

of June 18, 2024

on changing remuneration of members of the Supervisory Board of the Company

Acting pursuant to Article 392 § 1 of the Commercial Companies Code and § 13 (1) letter k) of Company's Articles of Association, the Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw (the "Company") hereby resolves as follows:-----§ 1. 1. To determine the basic remuneration for the members of the Company's Supervisory Board in the following amount: ------Chairman of the Supervisory Board - basic remuneration in the amount of PLN 12,000 gross 1) for each month of performing the function; ------2) Member of the Supervisory Board - basic remuneration in the amount of PLN 8,000 gross for each month of performing the function; ------(the "Basic Remuneration").-----In addition to the Basic Remuneration, Members of the Supervisory Board are entitled to the following additional remuneration:------1) additional remuneration for the Chairman of the Audit Committee of the Supervisory Board of the Company - PLN 5,000 gross for each month of performing the function; -----2) additional remuneration for a Member of the Supervisory Board, for serving on a committee of the Supervisory Board - 1,000 PLN gross for each month of performing function in a committee of the Supervisory Board, paid separately for each committee functioning within the Supervisory Board (excluding the function of the Chairman of the Audit Committee of the Supervisory Board, whose additional remuneration was determined in § 1 sec. 2 item 1) of this resolution, ------(the "Additional Remuneration"). -----The Basic Remuneration is summed up with Additional Remuneration (if any) and is payable regardless of the number of meetings of the Supervisory Board and committees of the Supervisory Board in a given month.-----Members of the Supervisory Board appointed by TCV Luxco Perogie S.à r.l., established and operating in accordance with the laws of the Grand Duchy of Luxembourg registered at Luxembourg Trade and Companies Register (RCS Luxembourg) under number B215552, will not be entitled to any Basic Remuneration or Additional Remuneration granted pursuant to this resolution no. 19/2024 of the Ordinary General Meeting. -----§ 2. The remuneration in the amount indicated in § 1 of this resolution will be paid in arrears by the last day of the month to which the remuneration relates, starting from July 2024.-----2. If the appointment or dismissal of a member of the Supervisory Board occurred during a calendar month, the remuneration indicated in § 1 of this resolution is calculated pro rata to the number of

# Resolution No. 20/2024 of the Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw of June 18, 2024 on amending of the Company's Articles of Association

§ 1.

Acting pursuant to Article 430 § 1 of the Commercial Companies Code and § 13 (1) letter a) of the current Articles of Association of the Company, the Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw (the "Company"), hereby resolves to amend the Articles of Association of the Company as follows:----a) § 20 sec. 4 letter j) is amended to read as follows:------"j) granting consent to the establishment of enterprises, branches, representative offices and other establishments abroad;" ------§ 20 sec. 4 letter I)-o) is amended to read as follows: ------"I) granting consent for incurring liabilities by the Company with a value exceeding the equivalent of 10% of the Capital Group's revenue from contracts with clients for the last financial year as indicated in the latest published annual consolidated financial statement of the Capital Group, however not less than PLN 30,000,000.00 (thirty million zlotys), whereby for continuous obligations (i.e. obligations with continuous or periodic performance), the value of the obligation is considered to be the sum of the monetary performance that make up the main performance (excluding incidental performances) in the first 12 months of the contract, and in the case of contracts concluded for less than 12 months, for the entire term of the contract; --------

	m)	granting consent for the acquisition or disposal of a right or a share in ownership right or the	
	righ	t of perpetual usufruct of a property with a value exceeding the equivalent of 10% of the Capital	
	Gro	up's revenue from contracts with clients for the last financial year as indicated in the latest	
	pub	lished annual consolidated financial statement of the Capital Group, however not less than PLN	
	30,0	000,000.00 (thirty million zlotys);	
	n) (	granting consent for the disposal of assets with a value exceeding the equivalent of 10% of the	
	Сар	oital Group's revenue from contracts with clients for the last financial year as indicated in the	
	late	st published annual consolidated financial statement of the Capital Group, however not less	
	thai	n PLN 30,000,000.00 (thirty million zlotys);	
	o) 1	the establishment of Encumbrances over the Company's material assets with a value exceeding	
	the	equivalent of 10% of the Capital Group's revenue from contracts with clients for the last financial	
	yea	r as indicated in the latest published annual consolidated financial statement of the Capital	
	Gro	oup, however not less than PLN 30,000,000.00 (thirty million zlotys) or issuing of guarantees,	
	sure	eties or bills of exchange to secure the liabilities of entities which are not Capital Group	
	mei	mbers;	
c)	§ 20	) sec. 4 letter v) is amended to read as follows:	
	"v)	preparing and amending a procedure of periodic evaluation of the Company's transactions with	
	its r	related parties in the scope specified by the relevant provisions of law, in particular Article 90j of	
	the	Act on Public Offering;"	
d)	§ 22	2 sec. 1 is amended to read as follows:	
	"1.	The Management Board manages the Company's affairs and represents the Company. Each	
	member of the Management Board may conduct, without a prior resolution of the Management		
	Board, matters which do not exceed the scope of ordinary activities of the Company. If, prior to the		
	handling of a matter referred to in the preceding sentence, even one of the other members of the		
	Management Board objects to the handling of a specific matter or if the matter exceeds the scope		
	of ordinary activities of the Company, a prior resolution of the Management Board is required.		
	Mai	tters exceeding the scope of ordinary activities of the Company are considered to be, in	
	pan	ticular:	
	a)	incurring liabilities with a value exceeding the equivalent of PLN 5,000,000.00 (five million	
		zlotys), whereby for continuous obligations (i.e. obligations with continuous or periodic	
		performance), the value of the obligation is considered to be the sum of the monetary	
		performance that make up the main performance (excluding incidental performances) in the	
		first 12 months of the contract, and in the case of contracts concluded for less than 12 months,	
		for the entire term of the contract, excluding contracts concluded within the ordinary course of	
		business of the Company;	
	b)	acquiring, taking up, disposing of or establishing Encumbrances over shares in other	
	,	companies or making other equity investments, with a value exceeding the equivalent of PLN	
		5,000,000.00 (five million zlotys) (within one or series of related transactions with the same	
		entity in the given calendar year);	

c)	acquiring, disposing of or establishing Encumbrances over Company's material assets with a
	value exceeding the equivalent of PLN 5,000,000.00 (five million zlotys);
d)	incorporating subsidiary companies or branches of the Company, execution of articles of
	association of partnerships;
e)	redeeming liabilities owed to the Company by third parties with a value exceeding the
	equivalent of 2,000,000.00 PLN (two million zlotys), whereby for continuous obligations (i.e.
	obligations with continuous or periodic performance), the value of the obligation is considered
	to be the sum of the monetary performance that make up the main performance and incidental
	performances in the first 12 months of the contract, and in the case of contracts concluded for
	less than 12 months, for the entire term of the contract, excluding liabilities owed by entities
	from the Capital Group;
f)	conclusion of a settlement or withdrawal of an action combined with a waiver of a claim or
	acknowledgment of a claim in any court or out-of-court proceedings, if the value of the subject
	matter of the dispute exceeds the equivalent of PLN 2,000,000.00 (two million zlotys);
g)	taking out credit facilities or loans, concluding agreements on granting bank guarantees,
	granting loans, guarantees or sureties, including bill of exchange guarantees, with a value
	exceeding the equivalent of PLN 5,000,000.00 (five million zlotys), excluding taking out and
	granting intra-group loans;
h)	conclusion of agreements, contracts and investment arrangements containing exclusivity
	clauses granted by the Company to third parties;
i)	making donations by the Company with a value exceeding the equivalent of PLN 2,000,000.00
	(two million zlotys);
j)	adoption and amendment of bylaws and internal policies;
k)	acceptance of the Management Board's report on the Company's and Capital Group's
	activities and separate and consolidated financial statements;
I)	adoption of a motion on profit distribution or loss coverage;
m)	decisions on incentive schemes;
n)	decisions on group layoffs;
o)	appointment of the Company's commercial proxy;
p)	adoption, amendment or repealing of the Bylaws of the Management Board;
q)	division of competencies among individual members of the Management Board;
r)	adoption of annual budgets and strategic plans;
s)	adoption or amendment of accounting principles (policies);
t)	convening the General Meeting;
u)	decisions on identification of inside information, as well its delay;
v)	matters for which a resolution of the Management Board is required by the provisions of law
	or the Articles of Association
A re	esolution of the Management Board shall not be required for the performance of an action that
is a	n integral part of another action that the Management Board has already agreed to perform,
unle	ess otherwise stated in Management Board's resolution."

e) §	§ 28 item 3 is amended to read as follows:		
"3	3. Competitive Business means the Business conducted (i) directly or indirectly, (ii) through		
di	rect or indirect financial or capital interests, (iii) as a shareholder, stockholder, partner, owner,		
eı	mployee, contractor, service provider, advisor or member of corporate bodies, in the territory of		
P	oland, Germany or Ukraine."		
	§ 2.		
The re	esolution comes into force upon its adoption, with effect from the date of registration of the		
amend	lments to the Company's Articles of Association in the Register of Entrepreneurs of the National		
Court F	Register		
Having	g conducted an open ballot, the person presiding the Meeting stated that the resolution was		
adopte	ed. During the voting valid votes were cast from 51,637,068 shares, which constitutes 75.642% of		
the sha	are capital of the Company		
The to	tal of 51,637,068 valid votes was cast, including:		
- "for" -	- 51,637,068 votes,		
- "agai	nst" – 0 votes,		
- "abst	entions" – 0 votes		
There	were no objections raised to the resolution		

# Resolution No. 21/2024 of the Ordinary General Meeting of Grupa Pracuj S.A. with its registered office in Warsaw of June 18, 2024 on adopting of the unified text of Company's Articles of Association

§ 1.

## "ARTICLES OF ASSOCIATION GRUPA PRACUJ SPÓŁKA AKCYJNA WITH ITS REGISTERED OFFICE IN WARSAW (consolidated text)

#### I. GENERAL PROVISIONS

§ 1

1. The Company was created by way of the transformation of Grupa Pracuj spółka z ograniczoną odpowiedzialnością with its registered office in Warsaw into a joint-stock company. -------

2.	The	Company conducts business under the business name of Grupa Pracuj spółka akcyjna
3.	The	Company may use an abbreviated name Grupa Pracuj S.A
4.	The	Company has its registered office in Warsaw
		§ 2
1.	The	Company may operate in the territory of the Republic of Poland and abroad
2.	The	Company may establish and operate branches, enterprises, sub-divisions, representative
	offic	es and other organizational units, and participate in other companies and enterprises in the
	Rep	ublic of Poland and abroad
		§ 3
1.	The	term of the Company shall be indefinite
2.	The	Company's financial year is a calendar year
		II. SCOPE OF BUSINESS
		§ 4
1.	The	scope of the Company's business is as follows:
	a)	PKD 47.63.Z – Retail sale of audio and video equipment in specialized stores;
	b)	PKD 47.91.Z - Retail sale via mail order houses or via Internet;
	c)	PKD 58.19 – Other publishing activities;
	d)	PKD 60. – Broadcasting of television programming on a free-to-air or subscription basis;
	e)	PKD 63. – Information service activities;
	f)	PKD 70.21.Z - Public relations and communication activities;
	g)	PKD 70.22.Z - Business and other management consultancy activities;
	h)	PKD 73.20 – Market research and public opinion polling;
	i)	PKD 78. – Employment activities;
	j)	PKD 82.19.Z – Photocopying, document preparation and other specialised office support
		activities;
	k)	PKD 82.30.Z – Organization of conventions, exhibitions and trade shows;
	I)	PKD 82.99.Z - Other business support service activities not elsewhere classified;
	m)	PKD 85.59.B - Other out-of-school forms of education, not elsewhere classified;
	n)	PKD 85.60.Z - Educational support activities
2.	If er	ngaging in any kind of activity requires a license or permit, or satisfying any statutory
	•	irements, the Company will only engage in that activity after having obtained the license or
		nit, or satisfying the requirements
3.		aterial change to the scope of the Company's business may be implemented without a buy-
		of shares of the shareholders objecting to the change if the resolution implementing the
		nge is adopted by a majority of two-thirds (2/3) of the votes in the presence of persons
	repre	esenting at least half of the share capital of the Company

### III. SHARE CAPITAL; SHARES

1.		on three hundred twenty five thousand one hundred thirty Polish zlotys) and is divided into			
		65,026 (sixty eight million two hundred and sixty five thousand and twenty six) shares with a			
		inal value of PLN 5.00 (five zlotys) each, of which:			
	a)	48,686,990 (forty eight million six hundred eighty six thousand nine hundred ninety) series			
	uy	A ordinary bearer shares;			
	b)	18,155,860 (eighteen million one hundred and fifty-five thousand eight hundred and sixty)			
		series B ordinary bearer shares;			
	c)	1,261,400 (one million two hundred sixty-one thousand four hundred) series C ordinary			
		bearer shares, and			
	d)	160,776 (one hundred sixty thousand seven hundred seventy six) D series ordinary bearer shares			
2.	Duri	ng the period when the Company is a public company within the meaning of the relevant			
	prov	risions of law, in particular the Act on Public Offering, the conversion of bearer shares into			
	regi	stered shares is not permitted			
3.	The	Shares are disposable			
4.	The	Company may issue bonds, including convertible bonds and bonds with pre-emptive rights.			
	In case of the convertible bonds the manner of issuance, number of the bonds and their nominal				
	value must be determined in a resolution of the General Meeting				
5.	Purs	suant to the relevant provisions of the law, a pledgee and user can exercise the voting rights			
	attached to shares on which a pledge or use was established, if so provided by a legal action				
	esta	blishing a limited right in rem and if an appropriate annotation has been made reflecting its			
	establishment and the entitlement to exercise voting rights				
		§ 5¹			
1.	The	Management Board of the Company shall be authorised to increase the share capital of the			
	Company through the issue of new Series D ordinary bearer shares in a number not greater than				
	1,19	1,823 (in words: one million, one hundred and ninety-one thousand, eight hundred and			
	twei	nty-three), with a nominal value of PLN 5.00 (five zlotys) each share and an aggregate nominal			
	value not greater than PLN 5,959,115.00 (in words: five million, nine hundred and fifty-nine				
	thousand, one hundred and fifteen) (authorised capital) (the "New Issue Shares")				
2.	With	in the limits of the authorised capital, on the basis of this authorisation, the Management			
	Boa	rd shall be authorised to effect one or several consecutive increases in the Company's share			
	capi	tal. The authorisation of the Management Board to increase the share capital within the limits			
	of the authorised capital shall expire three years from the date of registration by the Registry Court				
	competent for the Company of the amendment to the Company's Articles of Association made				
	pursuant to the resolution No. 22/2022 of the Ordinary General Meeting of the Company dated				
	22 J	lune 2022			
3.	With	in the framework of the authorised capital, the Management Board may issue the New Issue			
	Sha	res exclusively for cash contributions			
4.	As p	part of any increase of the share capital of the Company within the limits of the authorised			

capital, the Management Board may, in the interests of the Company and with the prior consent of the Supervisory Board expressed in the form of a resolution, waive the shareholders' preemptive rights to the New Issue Shares in whole or in part. -----5. The Management Board shall be authorised to decide on all matters relating to the increase of the share capital within the framework of the authorised capital, in particular the Management Board shall be authorised to: -----to determine the number of New Issue Shares to be issued within the framework of each a) increase of the share capital within the limits of the authorised capital, -----determining the issue price of the New Issue Shares and specifying the date(s) on which b) the New Issue Shares will participate in dividends,----determining the detailed terms, deadlines and conditions for the issue of the New Issue c) Shares and the manner in which the New Issue Shares are to be offered for subscription, d) take all actions aiming at the dematerialisation and registration of New Issue Shares, in particular in the securities depository operated by the National Depository for Securities (Krajowy Depozyt Papierów Wartościowych S.A.), including concluding agreements with the National Depository for Securities for the registration of the New Issue Shares, taking all actions aiming at the admission and introduction of New Issue Shares to trading in the regulated market operated by the WSE, -----determine the detailed conditions for subscription and allotment of the New Issue Shares, e) including opening and closing dates for subscription of the New Issue Shares and establishing the principles for subscription and allotment of the New Issue Shares; however, if the Management Board decides to deprive the shareholders of their preemptive rights to the New Issue Shares, this shall require the approval of the Supervisory Board. -----6. Determination by the Management Board of the Company of the number of shares to be issued under each share capital increase within the limits of the authorised capital and determination of the issue price of the New Issue Shares shall not require the consent of the Supervisory Board. 7. A resolution of the Management Board adopted within the limits of the statutory authorisation shall replace a resolution of the General Meeting to increase the share capital. ------8. The authorisation of the Management Board to increase the share capital within the limits of the authorised capital shall not affect the right of the General Meeting to increase the share capital normally during the period in which the Management Board exercises this authorisation .------§ 6 1. Shares can be redeemed upon the concerned shareholder's consent (voluntary redemption), by way of acquisition of the shares by the Company for a consideration or without consideration. --2. In addition to the concerned shareholder's consent, a voluntary redemption requires a resolution of the General Meeting. The resolution should in particular identify the legal basis for the redemption, the amount of consideration due to the holder of the shares being redeemed, or a rationale for redeeming the shares without consideration and the manner of decreasing the share

capital.-----

### IV. THE COMPANY'S FINANCES

§ 7

1.	The Company keeps its accounts and books in accordance with the relevant provisions of law
2.	The Company's equity includes, in particular:
	a) share capital;
	b) supplementary capital;
	c) capital reserves
3.	The Company may establish and reverse, by resolution of the General Meeting of Shareholders,
	capital reserves and special purpose funds at the beginning or during a financial year
4.	The designation of supplementary capital and capital reserves is determined by the General
	Meeting
	§ 8
1.	The shareholders have the right to participate in Company's profits reported in audited financial
	statements, which the General Meeting has assigned for distribution among the shareholders
2.	The profits are distributed pro rata to the number of shares. If the shares have not been fully paid-
	up, the profits are distributed pro rata to the contributions actually made against the shares
3.	The General Meeting is authorized to set a date on which a list of shareholders entitled to dividend
	for the given financial year is determined (the dividend day) and the dividend payment date
4.	The General Meeting may resolve to exclude all or some of the Company's profit from division
	among the shareholders and designate it for other purposes identified in the resolution
5.	The Company's profit can be in particular designated for transfer to the supplementary capital,
	capital reserves or other special purpose funds
6.	Pursuant to the Commercial Companies Code, the Management Board is authorized to pay an
	interim dividend to the shareholders on account of the anticipated dividend at the end of a financial
	year
	V. GOVERNING BODIES
	§ 9
The	governing bodies of the Company are:
a)	General Meeting;
b)	Supervisory Board; and
c)	Management Board
	A. GENERAL MEETING
	§ 10
1.	The General Meeting may be held as annual or extraordinary
2.	General Meetings are held at the Company's registered office
3.	Each share entitles its holder to one vote at the General Meeting. The General Meeting is valid
	regardless of the number of shares represented at it. unless the Commercial Companies Code or

	the Articles of Association provide otherwise
4.	The General Meeting is convened by the Management Board
5.	The General Meeting shall be convened by means of an announcement on the Company's
	website and in the manner specified for communicating current information, pursuant to the
	provisions of the Act on Public Offering. The announcement shall be made at least 26 days before
	the date of the General Meeting. The notice of the General Meeting shall be accompanied by an
	agenda specifying the subject of such meeting and all of the relevant papers and documents
6.	The shareholders may participate in the meeting by means of videoconference or similar means
	of electronic communication (przy wykorzystywaniu środków komunikacji elektronicznej).
	The relevant rules for participation in the General Meeting using electronic means of
	communication shall be adopted by the Supervisory Board
7.	The Supervisory Board may convene an annual General Meeting if the Management Board fails
	to convene it within the time period allowed by the Commercial Companies Code or the Articles
	of Association
8.	The Supervisory Board may convene an extraordinary General Meeting, should it decide that
	convening it is desirable. This right can also be exercised by a shareholder or shareholders
	representing at least 50% of the share capital or at least 50% of all votes in the Company.
9.	A shareholder or shareholders representing at least one twentieth (1/20) of the Company's share
	capital may request the convening of an extraordinary General Meeting and the inclusion of
	particular matters on its agenda. Such a request should be submitted in writing or in electronic
	form to the Management Board. The General Meeting shall be convened within two weeks from
	the date of the request
	§ 11
1.	The annual General Meeting should take place within six months of the end of each financial year.
2.	Resolutions of the General Meeting are adopted by a simple majority of votes, unless the
	Commercial Companies Code or other relevant provisions of the law require otherwise
_	§ 12
1.	The General Meeting is opened by the Chairman of the Supervisory Board or a person appointed
	by the Chairman or, in absence of these persons – by the President of the Management Board or
	a person appointed by the Management Board. The Chairman of the General Meeting is elected
2	from among the persons entitled to participate in the General Meeting
2.	The General Meeting may adopt the rules of the General Meeting
1	§ 13 In addition to the other matters identified in the Commercial Companies Code and the Articles of
1.	Association, a resolution of the General Meeting is required for each of the following matters:
	a) amending the Articles of Association;
	<ul><li>b) increasing or decreasing the share capital of the Company;</li></ul>
	d) transformation, merger or division of the Company;
	e) winding up or liquidation of the Company;
	o, williamy up of liquidation of the Company,

f)	disposal or leasing or establishing any encumbrance on the Company's enterprise or an organized part thereof;
g)	issuing convertible bonds, bonds with pre-emptive rights or subscription warrants;
h)	determining the dividend day and dividend payment date;
i)	reviewing the matters submitted by the Supervisory Board, Management Board or shareholders;
j)	appointing and dismissing members of the Supervisory Board, with the exception of appointing and dismissing Supervisory Board members by way of exercising personal
	rights (uprawnienie osobiste) specified in § 14 Sections 2 and 3;
k)	determining the rules of remuneration for members of the Supervisory Board;
I)	determining the remuneration policy of the Management Board and the Supervisory Board
	(polityka wynagrodzeń) according to the Act on Public Offering;
m)	adopting incentive plans based on shares or other securities or instruments convertible to
	shares, including incentive schemes for Management Board members
	B. SUPERVISORY BOARD
	§ 14
The	Supervisory Board shall consist of no fewer than five (5) and not more than eight (8) members
appo	ointed and dismissed by the General Meeting, subject to § 14 Sections 2-3, as the case may
be. I	n the event of the election of Supervisory Board members by voting in groups, in accordance
	the provisions of the Commercial Companies Code, the Supervisory Board to be elected in
this i	manner shall consist of 6 (six) members
Purs	uant to Article 354 of the Commercial Companies Code, Przemysław Gacek or Frascati
Inve	stments (or their respective legal successors under universal title) - depending on which of
them	holds as of the date of exercising the right the greater number of shares - has a personal
right	(uprawnienie osobiste) to appoint, dismiss and suspend:
a)	majority of Supervisory Board members (i.e. three (3) where of the Supervisory Board
	consists of five (5) members, four (4) where of the Supervisory Board consists of six (6) or
	seven (7) members and five (5) where of the Supervisory Board consists of eight (8)
	members) including the Chairman of the Supervisory Board, as long as Przemysław Gacek
	or Frascati Investments (or their respective legal successors under universal title),
	respectively, holds at least 25% of Company's shares;
b)	two (2) Supervisory Board members including the Chairman of the Supervisory Board, as
,	long as Przemysław Gacek or Frascati Investments (or their respective legal successors
	under universal title), respectively, holds at least 5% of Company's shares but less than
	25% of the Company's shares
c)	one (1) Supervisory Board member, as long as Przemysław Gacek or Frascati Investments
-/	(or their respective legal successors under universal title), respectively, holds less than 5%
	of Company's shares but at least 1% of the Company's shares
	General Meeting cannot dismiss or suspend any Supervisory Board member appointed by

1.

2.

	Przemysław Gacek or Frascati Investments (or their respective legal successors under universal title)
3.	Pursuant to Article 354 of the Commercial Companies Code, the Investor (or its legal successors
	under universal title), has a personal right (uprawnienie osobiste) to appoint, dismiss and suspend
	one (1) Supervisory Board member, as long as the Investor (or its legal successors under
	universal title) holds in aggregate at least 5% of the Company's shares
	The General Meeting cannot dismiss or suspend any Supervisory Board member appointed by
	the Investor (or its legal successors under universal title)
4.	Members of the Supervisory Board are appointed for a joint, three-year term of office. The term
	of office shall be calculated in full financial years. The mandate of a Supervisory Board member
	expires upon the holding of the General Meeting approving the financial statement of the
	Company for the last full financial year of holding the function
5.	If the mandate of a Supervisory Board member expires as a result of his/her resignation or death,
	the other Supervisory Board members may resolve to appoint a new member to fill-in the vacancy.
	Such a new member will perform his/her duties until a new Supervisory Board member is elected
	by the General Meeting, or as described in § 14 Section 2-3
6.	Supervisory Board members can be re-appointed for subsequent terms of office. Appointment
	may be made no earlier than one year before the expiration of the current term of a member of
	the Supervisory Boardthe Supervisory Board
	§ 15
1.	If the right vested in Przemysław Gacek or Frascati Investments (or their respective legal
	successors under universal title), respectively, referred to in § 14 Section 2 a) and b) has expired
	- the Chairman of the Supervisory Board shall be elected in a secret ballot by the General
	Meeting
2.	Meetings of the Supervisory Board are chaired by the Chairman of the Supervisory Board or, in
	situation when the Chairman of the Supervisory Board cannot perform his/her duties a person
	authorized by him/her acts as Chairman's substitute or if such person is not appointed by the
	oldest member of the Supervisory Board
3.	The first meeting of the Supervisory Board of each term is convened by the Management Board
	within 30 (thirty) days of election of the Supervisory Board. The agenda of the first meeting shall
	include item regarding the constitution of the Supervisory Board. If the right vested in Przemysław
	Gacek or Frascati Investments (or their respective legal successors under universal title),
	respectively, referred to in § 14 Section 2 a) and b) has expired – it will also include the election
	of the Chairman of the Supervisory Board
	§ 16
1.	The Chairman of the Supervisory Board or, in the circumstances specified in the Articles of
	Association, a person appointed by the Chairman of the Supervisory Board, convenes
	Supervisory Board meetings on its own initiative or upon request of the Management Board or a

Supervisory Board member. The Chairman or a person appointed by the Chairman must convene the meeting within two (2) weeks of submission of the relevant motion with the agenda in line with

	the request. In case of ineffective expiration of such deadline, the person who submitted the motion will be authorized to convene the Supervisory Board meeting
2.	Supervisory Board meetings are held as-needed, but at least once in a calendar quarter
3.	Management Board members and other persons invited by the Chairman of the Supervisory
0.	Board or, in his absence, by a person appointed by the Chairman of the Supervisory Board, may
	participate in Supervisory Board meetings, unless the agenda of the meeting includes matters
	directly concerning the Management Board or its members, in particular their dismissal, liability
	or remuneration
1	
4.	Supervisory Board meetings are convened by sending invitations by registered mail at least 14
	(fourteen) days before the scheduled date of the meeting. Supervisory Board meeting may also
	be convened by sending invitations by electronic mail at least seven (7) days before the scheduled
_	date of the meeting.
5.	An invitation to a Supervisory Board meeting should specify its place, date, hour and agenda, as
	well as the way of use of electronic means of communication during the meeting. During the
	meeting, the Supervisory Board may also adopt resolutions on matters not included in the
	proposed agenda, if none of the members of the Supervisory Board participating in the meeting
_	objects to it
6.	Supervisory Board can be held without formal convening if all Supervisory Board members agree
	to hold the meeting in such way and do not object to the inclusion of individual items on the
	agenda
7.	In urgent matters the Chairman of the Supervisory Board or a person appointed by the Chairman,
	may command a different manner and terms for inviting Supervisory Board members to a
	meeting, in particular different than the terms set out in Section 4 above
8.	Supervisory Board resolutions are recorded in the form of minutes
9.	Supervisory Board meetings can be attended with the use of electronic means of communication.
_	§ 17
1.	The Supervisory Board adopts its resolutions by a simple majority of votes, in the presence of at
	least one-half of the Supervisory Board members, unless mandatory provisions of law stipulate
	more strict requirements for adopting such resolutions.
2.	In the event of a tied vote, the Chairman of the Supervisory Board has the casting vote
3.	For the resolutions adopted at the meeting of the Supervisory Board to be valid, it is required that
	all the members of the Supervisory Board are invited to the meeting
4.	Resolutions of the Supervisory Board may be adopted in writing or with the use of electronic
	means of communication, provided that a resolution adopted in the above manner shall be valid
	only if all the members of the Supervisory Board have been notified of the content of the draft
	resolution and at least a half of the Supervisory Board members took part in adopting the
	resolution
5.	Members of the Supervisory Board may participate in the adoption of resolutions of the
	Supervisory Board by voting in writing and delivering such vote through the intermediation of
	another member of the Supervisory Board. Votes may not be cast in writing with respect to any

§ 18

The Supervisory Board may adopt its own by-laws that shall specify in detail the manner of its operation.

§ 19

- 1. Supervisory Board members take part in Supervisory Board meetings and perform their duties personally, subject to § 17 Section 5 of the Articles of Association. ------
- 2. Supervisory Board members are entitled to the remuneration specified by the General Meeting. -

§ 20

- 1. The Supervisory Board exercises ongoing supervision over the affairs of the Company with respect to all areas of its operations. ------
- 3. The Supervisory Board may adopt a resolution on the examination, at the Company's expense, of specific matter related to the Company's activity or assets, as well as preparation of certain analyses and opinions by Supervisory Board's advisor. The Supervisory Board's advisor shall not be an entity related to the Company or any member of the Supervisory Board. Before selecting the advisor, the Supervisory Board should obtain proposals from at least two entities. When selecting the advisor, the Supervisory Board shall take into account the amount of the proposed remuneration, the previous experience of the advisor, the availability of qualified specialists and the ability to execute the assignment within the timeframe specified by the Supervisory Board. The Supervisory Board may establish additional criteria for the selection of the advisor. The maximum total remuneration of all advisors to the Supervisory Board in a given financial year shall not exceed PLN 50,000.00 (fifty thousand zlotys) net.
- 4. The powers of the Supervisory Board include in particular:-----

a)	reviewing the Management Board's report on the Company's activities and the financial
	statements for each financial year in terms of their compliance with the Company's books
	and documents as well as the actual state of affairs;
b)	evaluation of the Management Board's proposals concerning the distribution of profit or
	coverage of loss;
c)	preparing an assessment of the Company's situation, taking into account an assessment
	of adequacy and effectiveness of the internal control system, the system of management
	of risks material for the Company, compliance system and internal audit system;
d)	assessment of performance by the Management Board of information obligations towards
	the Supervisory Board;
e)	assessment of the manner of preparation or provision to the Supervisory Board by the
	Management Board of information, documents, reports or explanations requested in
	accordance with § 20 Section 2;
f)	submitting annual written reports on the review referred to in items a)-e) above to the
	General Meeting together with information on the total remuneration of Supervisory Board's
	advisors due from the Company in the given financial year;
g)	approving the Management Board's by-laws;
h)	appointing and dismissing or suspending members of the Management Board and
	liquidators, with the exception of appointing and recalling Management Board members
	exercising personal powers specified in § 22 Section 4;
i)	delegating Supervisory Board members to independently perform certain supervisory
	activities or to perform on an interim basis the duties of Management Board members who
	were dismissed, resigned or are unable to perform their duties due to other reasons;
j)	granting consent to the establishment of enterprises, branches, representative offices and
	other establishments abroad;
k)	reviewing and assessing drafts of the General Meeting resolutions and giving opinions on
	Management Board's motions addressed to the General Meeting;
1)	granting consent for incurring liabilities by the Company with a value exceeding the
	equivalent of 10% of the Capital Group's revenue from contracts with clients for the last
	financial year as indicated in the latest published annual consolidated financial statement
	of the Capital Group, however not less than PLN 30,000,000.00 (thirty million zlotys),
	whereby for continuous obligations (i.e. obligations with continuous or periodic
	performance), the value of the obligation is considered to be the sum of the monetary
	performance that make up the main performance (excluding incidental performances) in
	the first 12 months of the contract, and in the case of contracts concluded for less than 12
	months, for the entire term of the contract;
m)	granting consent for the acquisition or disposal of a right or a share in ownership right or
	the right of perpetual usufruct of a property with a value exceeding the equivalent of 10%
	of the Capital Group's revenue from contracts with clients for the last financial year as
	indicated in the latest published annual consolidated financial statement of the Capital

	Group, however not less than PLN 30,000,000.00 (thirty million zlotys);
n)	granting consent for the disposal of assets with a value exceeding the equivalent of 10%
	of the Capital Group's revenue from contracts with clients for the last financial year as
	indicated in the latest published annual consolidated financial statement of the Capital
	Group, however not less than PLN 30,000,000.00 (thirty million zlotys);
o)	the establishment of Encumbrances over the Company's material assets with a value
,	exceeding the equivalent of 10% of the Capital Group's revenue from contracts with clients
	for the last financial year as indicated in the latest published annual consolidated financial
	statement of the Capital Group, however not less than PLN 30,000,000.00 (thirty million
	zlotys) or issuing of guarantees, sureties or bills of exchange to secure the liabilities of
	entities which are not Capital Group members;
p)	determination of the amount of remuneration of Management Board members subject to
. ,	provisions of the remuneration policy adopted by the General Meeting;
q)	the appointment or replacement of the Company's statutory auditor;
r)	granting consent to Management Board members to engage in Competitive Business;
s)	preparing and submitting to the ordinary General Meeting opinions, information, reports
	and other relevant documents that are to be prepared by the supervisory board of a
	company listed on a regulated market operated by the WSE, in particular on the terms and
	conditions set forth in the Best Practice for WSE Listed Companies;
t)	monitoring of the effectiveness of internal control, risk management, compliance and
	internal audit systems and performing an annual assessment of the functioning of these
	systems, in particular based on the rules laid down in the Best Practice for WSE Listed
	Companies;
u)	granting consent for entering by the Company into a significant transaction with its related
	parties (within the meaning of Article 90h(1) of the Act on Public Offering), if required by
	Article 90h onwards of the Act on Public Offering;
v)	preparing and amending a procedure of periodic evaluation of the Company's transactions
	with its related parties in the scope specified by the relevant provisions of law, in particular
	Article 90j of the Act on Public Offering;
w)	preparing and adopting detailed rules of holding General Meetings with use of electronic
	means of communication;
x)	adopting a decision on temporary suspension of the application of the remuneration policy
	in respect of Management Board and Supervisory Board members pursuant to the rules
	laid down by the relevant provisions of the law, in particular the Act on Public Offering;
y)	preparing reports on the remuneration of Management Board and Supervisory Board
	members pursuant to the rules laid down by the relevant provisions of the law, in particular
	the Act on Public Offering;
z)	determining the consolidated text of the amended Articles of Association or introducing
	other editorial changes specified in the resolution of the General Meeting

- 1. Independent Supervisory Board members: -----
  - a) At least 2 (two) Supervisory Board members should be the Independent Supervisory Board Members. ------
- 2. Supervisory Board committees:----
  - a) When required the Supervisory Board sets up permanent or ad hoc committees functioning within the Supervisory Board to perform certain supervisory activities (Supervisory Board's committees). The members of a given Supervisory Board committee shall be appointed from among the Supervisory Board members. The composition, powers, duties, responsibilities and manner of operation of a given committee acting within the Supervisory Board are set forth by the relevant provisions of law, the Articles of Association and the Supervisory Board's by-laws. To the extent not regulated by the provisions of law, the Articles of Association or the Supervisory Board's by-laws, the composition, powers, duties, responsibilities and manner of operation of a given committee acting within the Supervisory Board. ----
  - b) On the terms and for a period set forth by the provisions of the Act on Statutory Auditors or other applicable provisions of law, an Audit Committee operates within the Supervisory Board. The Chairman of the Audit Committee is appointed by the members of the Audit Committee.

#### C. MANAGEMENT BOARD

#### § 22

a)	incurring liabilities with a value exceeding the equivalent of PLN 5,000,000.00 (five million
	zlotys), whereby for continuous obligations (i.e. obligations with continuous or periodic
	performance), the value of the obligation is considered to be the sum of the monetary
	performance that make up the main performance (excluding incidental performances) in
	the first 12 months of the contract, and in the case of contracts concluded for less than 12
	months, for the entire term of the contract, excluding contracts concluded within the
	ordinary course of business of the Company;
b)	acquiring, taking up, disposing of or establishing Encumbrances over shares in other
	companies or making other equity investments, with a value exceeding the equivalent of
	PLN 5,000,000.00 (five million zlotys) (within one or series of related transactions with the
	same entity in the given calendar year);
c)	acquiring, disposing of or establishing Encumbrances over Company's material assets with
	a value exceeding the equivalent of PLN 5,000,000.00 (five million zlotys);
d)	incorporating subsidiary companies or branches of the Company, execution of articles of
	association of partnerships;
e)	redeeming liabilities owed to the Company by third parties with a value exceeding the
	equivalent of 2,000,000.00 PLN (two million zlotys), whereby for continuous obligations (i.e.
	obligations with continuous or periodic performance), the value of the obligation is
	considered to be the sum of the monetary performance that make up the main performance
	and incidental performances in the first 12 months of the contract, and in the case of
	contracts concluded for less than 12 months, for the entire term of the contract, excluding
	liabilities owed by entities from the Capital Group;
f)	conclusion of a settlement or withdrawal of an action combined with a waiver of a claim or
	acknowledgment of a claim in any court or out-of-court proceedings, if the value of the
	subject matter of the dispute exceeds the equivalent of PLN 2,000,000.00 (two million
	zlotys);
g)	taking out credit facilities or loans, concluding agreements on granting bank guarantees,
	granting loans, guarantees or sureties, including bill of exchange guarantees, with a value
	exceeding the equivalent of PLN 5,000,000.00 (five million zlotys), excluding taking out and
	granting intra-group loans;
h)	conclusion of agreements, contracts and investment arrangements containing exclusivity
	clauses granted by the Company to third parties;
i)	making donations by the Company with a value exceeding the equivalent of PLN
	2,000,000.00 (two million zlotys);
j)	adoption and amendment of bylaws and internal policies;
k)	acceptance of the Management Board's report on the Company's and Capital Group's
	activities and separate and consolidated financial statements;
I)	adoption of a motion on profit distribution or loss coverage;
m)	decisions on incentive schemes;
n)	decisions on group layoffs;
,	

	0)	appointment of the Company's commercial proxy;
	p)	adoption, amendment or repealing of the Bylaws of the Management Board;
	q)	division of competencies among individual members of the Management Board;
	r)	adoption of annual budgets and strategic plans;
	s)	adoption or amendment of accounting principles (policies);
	t)	convening the General Meeting;
	u)	decisions on identification of inside information, as well its delay;
	v)	matters for which a resolution of the Management Board is required by the provisions of
		law or the Articles of Association
	A re	solution of the Management Board shall not be required for the performance of an action that
	is aı	n integral part of another action that the Management Board has already agreed to perform,
	unle	ss otherwise stated in Management Board's resolution
2.	The	Company's Management Board consists of 1 (one) to 7 (seven) members, including the
	Pres	sident of the Management Board
3.	Man	agement Board members, including the President of the Management Board, are appointed
	and	dismissed by the Supervisory Board, subject to § 22 Section 4, provided that the first
	Man	agement Board was appointed by a resolution of the Shareholders' Meeting on the
	tran	sformation, adopted upon the transformation of Grupa Pracuj spółka z ograniczoną
	odpo	owiedzialnością into Grupa Pracuj spółka akcyjna
4.	Purs	suant to Article 354 of the Commercial Companies Code, Przemysław Gacek or Frascati
	Inve	stments (or their respective legal successors under universal title) - depending on which of
	then	n holds as of the date of exercising the right the greater number of shares - has the personal
	right	t (uprawnienie osobiste) to appoint and dismiss the President of the Management Board as
	long	as Przemysław Gacek or Frascati Investments (or their respective legal successors under
	univ	ersal title), respectively, holds at least 25% of Company's shares
5.	Men	nbers of the Management Board are appointed and dismissed by a resolution of the
	Sup	ervisory Board adopted by a simple majority of votes in the presence of at least half of its
	men	nbers, subject to § 22 Section 4. The General Meeting may dismiss the President of the
	Mar	agement Board of Directors appointed in exercise of the personal right specified in Section 4
	only	for valid reasons. Valid reasons include, in particular: (i) acting to the detriment of the
	Con	npany, as established by a final judgment, (ii) permanent inability to properly conduct the
	Con	npany's affairs, (iii) final conviction for a crime
6.	If th	e Management Board consists of more than 1 member, the Company shall be represented
	by tl	ne President of the Management Board acting individually, two Management Board members
	actii	ng jointly or one Management Board member acting jointly with a commercial proxy
7.		Management Board deliberates and passes resolutions at meetings, subject to § 22 Section
	11	
8.	Mee	tings of the Management Board are convened by the President of the Management Board or
	the <sub>i</sub>	person nominated by the President of the Management Board as his/her substitution
9.	Man	agement Board meetings are held as-needed, but at least once in a calendar quarter. The

	perso	n convening a meeting notifies the Management Board members of the convening, date,
	place	and subject of the meeting by email, courier mail, telephone or by a notice delivered directly
	to the	Management Board members against receipt. Notice of a Management Board meeting is
	not re	equired if all members of the Management Board are present at the meeting and consent to
	hold t	he meeting and to put certain matters on the agenda
10.		dance at Management Board meeting is also possible with the use of electronic means of
11.		lutions of the Management Board may be adopted in writing or with the use of electronic
		s of communication. Members of the Management Board may also participate in the
		tion of resolutions of the Management Board by voting in writing through other member of
		lanagement Board
12.		lutions of the Management Board are adopted by a simple majority of votes. In the event of
12.		vote, the President of the Management Board has the casting vote
13.		bers of the Management Board are appointed for a joint, five-year term of office. The term of
, O.		shall be calculated in full financial years. The mandate of a Management Board member
		es upon the holding of the General Meeting approving the financial statement of the
		pany for the last full financial year of holding the function
14.		gement Board members can be re-appointed for subsequent terms of office. Appointment
17.		be made no earlier than one year before the expiration of the current term of a member of
	•	lanagement Board
15.		Management Board may adopt its by-laws which are subject to the approval of the
10.		rvisory Board
	Super	§ 23
1.	The 1	Management Board is obliged, without additional request, to provide the Supervisory Board
٠.		nformation on:
	a)	resolutions of the Management Board and their subject matter;
	b)	Company's current business and financial situation;
	c)	progress in implementing the Company's development strategy and any significant
	0)	deviations from it;
	d)	transactions or events affecting the Company's situation;
	e)	changes in information previously provided to the Supervisory Board, if such changes
	<del>6</del> )	materially affect the Company's situation
2.	Porfo	rmance of obligations referred to in Section 1 letters b)-e) includes information held by the
۷.		gement Board regarding subsidiaries that conduct operational activity that is significant to
		ompany
3.		nation referred to in Section 1 and 2 shall be provided:
<i>3.</i>		
	a)	in the cases specified in Section 1 letters a)-c) - at least once a quarter - at the meeting of
	6)	the Supervisory Board held in a given quarter of the financial year;
	b)	in the cases specified in Section 1 letters d)-e) - immediately after the occurrence of certain events, no later than at the next meeting of the Supervisory Board
		OVOLIGA DO IGLET LIGIT AL LIE LIEAL HICCUITU UL LIE CHICELVICULV DUALU.

	in writing (including in electronic form), unless it is not possible to keep this form due to the
	necessity of immediate provision of information to the Supervisory Board
	§ 24
1.	Management Board members may appoint a commercial proxy. Appointing a commercial proxy
	requires the consent of all members of the Management Board
2.	A commercial proxy can be revoked by any member of the Management Board
	§ 25
1.	Without the consent of the Supervisory Board a member of the Management Board may not be
	engaged in interests competitive with the Company or participate in a competitive company as a
	shareholder of a civil partnership, partnership or as a member of the governing body of a capita
	company or participate in another competitive legal entity as a member of its governing body
	This prohibition also applies to the participation in a competitive capital company if the member
	of the Management Board holds over 10% of shares or the right to appoint at least one member
	of the management board
2.	Management Board members are obliged to treat information obtained in connection with their
	activities in the Company as a trade secret
	VI. DISSOLUTION AND LIQUIDATION
	§ 26
1.	The Company may be dissolved pursuant to a resolution of the General Meeting or in other cases
	provided for in the Commercial Companies Code
2.	The Company's liquidation is conducted by a liquidator or liquidators appointed by the Genera
	Meeting
3.	During the Company's liquidation, the words "w likwidacji" are added to the Company's business
	name
	VII. FINAL PROVISIONS
	§ 27
1.	Personal rights (uprawnienia osobiste) specified herein and to which a shareholder is entitled
	shall be exercised by a written notice delivered to the Company
2.	The Company publishes its announcements in the Court and Commercial Gazette (Moniton
_,	Sądowy i Gospodarczy) unless the relevant provisions of law require otherwise
3.	Any disputes that may arise in the course of the Company's operations will be resolved by the
<i>o.</i>	court having jurisdiction over the Company's registered office
	§ 28
	Definitions
The	following capitalized terms used herein have the meaning assigned to them below:
1	Best Practice for WSE Listed Companies means a document adopted by the competen
	authorities of the WSE listing best practices to be followed by WSE-listed companies
2.	Business means business of the Company or any other Capital Group company relating to job
	- 22 22 24.10 24.110 25 410 25 party of any other Suprairy folding to jok

	advertising services, recruitment services and numan resources management services provided
	to employers and employees, and other types of activities that support an organization in the
	recruitment, retention and development of employees, including, in particular, business in the
	form of investment and holding companies and management of investment and holding
	companies in relation to Capital Group companies carrying on the activities referred to in this
_	definition
3.	Competitive Business means the Business conducted (i) directly or indirectly, (ii) through direct
	or indirect financial or capital interests, (iii) as a shareholder, stockholder, partner, owner,
	employee, contractor, service provider, advisor or member of corporate bodies, in the territory of
	Poland, Germany or Ukraine
4.	Frascati Investments means a company that operates under the business name Frascati
	Investments sp. z o.o. with its registered office in Warsaw, registered in the register of
	entrepreneurs under KRS No. 0000905362, Tax Identification No. (NIP): 5272960722
5.	Capital Group means the Company and its subsidiaries
6.	WSE means the Warsaw Stock Exchange
7.	Investor means TCV Luxco Perogie S.à r.l., established and existing pursuant to the laws of the
	Grand Duchy of Luxembourg, registered in the Luxembourg Register of Commerce and
	Companies (RCS Luxembourg) under No. B215552
3.	Commercial Companies Code means the Act of September 15, 2000 – Commercial Companies
	Code
9.	Audit Committee means a committee within the Supervisory Board that operates under the terms
	and for the period specified by the provisions of the Act on Statutory Auditors or other applicable
	law
10.	Independent Supervisory Board Members means members of the Supervisory Board who
	satisfy the criteria for being independent arising from such applicable provisions of law, including
	in particular the Act on Statutory Auditors
11.	Encumbrance means all encumbrances (whether legal or in trust) and rights of encumbrance,
	including rights in rem, mortgages, liens, security interests, charges, options, pre-emptive or
	priority rights, contracts of sale, claims, leases, subleases, rights of use, easements, usufruct
	rights (and any preliminary or contingent sale agreements or agreements to create any such
	encumbrances or obligations or to make any disposal) and any rights of usufruct in favor of any
	governmental or other authority (including for national defense purposes) and other rights
	available to third parties and any rights and other arrangements having equivalent legal effect.
12.	Przemysław Gacek means Przemyslaw Gacek holding PESEL No. 74031200052
13.	Supervisory Board means the supervisory board of the Company
14.	Company means Grupa Pracuj spółka akcyjna with its registered office in Warsaw
15.	Articles of Association means these articles of association of the Company
16.	Act on Statutory Auditors means the Act of May 11, 2017 on statutory auditors, audit firms and
	public supervision
17.	Act on Public Offering means the Act of July 29, 2005 on public offering and the conditions

	governing the introduction of financial instruments into an organised trading system and on public
	companies
18.	General Meeting means the general meeting of the Company
19.	Management Board means the management board of the Company."
	§ 2.
The	resolution comes into force upon its adoption, with effect from the date of registration of the
amen	ndments to the Company's Articles of Association made on the basis of the resolution No. 20/2024
	e Ordinary General Meeting of the Company dated June 18, 2024 in the Register of Entrepreneurs
of the	National Court Register
Havir	ng conducted an open ballot, the person presiding the Meeting stated that the resolution was
adop	ted. During the voting valid votes were cast from 51,637,068 shares, which constitutes 75.642% of
the s	hare capital of the Company
The t	otal of 51,637,068 valid votes was cast, including:
- "for	" - 51,637,068 votes,
- "aga	ainst" – 0 votes,
- "abs	stentions" — 0 votes
There	e were no objections raised to the resolution
	Resolution No. 22/2024
	of the Ordinary General Meeting
	of Grupa Pracuj S.A. with its registered office in Warsaw
	of June 18, 2024
	regarding dissolving the special fund created for the repurchase of own shares and
	transferring the funds accumulated therein to Company's reserve capital
	§ 1.
Acting	g pursuant to § 7 (3) of the Articles of Association, the Ordinary General Meeting of Grupa Pracuj
S.A. v	with its registered office in Warsaw (the "Company"), hereby resolves to dissolve the special fund
create	ed for the repurchase of own shares and transfer the funds accumulated therein in the amount of
PLN	1,079,746.73 to Company's reserve capital
	§ 2.
The r	esolution comes into force upon its adoption
Havir	ng conducted an open ballot, the person presiding the Meeting stated that the resolution was
adop	ted. During the voting valid votes were cast from 51,637,068 shares, which constitutes 75.642% of
the s	hare capital of the Company
The t	otal of 51,637,068 valid votes was cast, including:
- "for	" - 51,637,068 votes,
- "aga	ainst" – 0 votes,

- "abstentions" - 0 votes					
There were no objections raised to the resolution					