

# Form concerning the exercising of voting rights by an attorney during the Extraordinary General Assembly of Kredyt Bank S.A. on July 30, 2012

The auxiliary material for exercising voting rights by stockholders' attorneys during the Extraordinary General Assembly of Kredyt Bank S.A. convened on July 30, 2012. The use of the form is not obligatory for the stockholder and does not constitute a condition of casting a vote by an attorney present at the Extraordinary General Assembly

L Stockholder's Identification Date					
l.	Stockholder's Identification Data				
(Name and Surn	ame / business name of the Stockholder)	(address, PESEL,REGON,KRS)			
II.	Attorney's Identification Data				
(Name and Surna	ame / business name of the Attorney if he	(address, PESEL,REGON,KRS)			
casts the vote)					
		(place, date, Stockholder's signature)			
		(place, date, Stockholder's signature)			
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III.	Casting a vote/voting instruction	in relation to resolutions			
In case o	In case of voting the applicable square shall be marked .				
iii Case C	or voling the applicable square shall	ue markeu .			
	Voting point	1 of the Agenda			

# Voting point 1. of the Agenda On the election of the Chairman of the Extraordinary General Assembly

2) Candidate						
For	Against	Abstaining	At attorney's discretion	Other		
	Objection					

Number of

Shares:

1) Candidate.....

Number of Shares:

Voting point 3. of the Agenda
On the approval of the Agenda

Number of

Shares:

Number of

Shares:



1) Candidate

For	Against	Abstaining	At attorney's discretion	Other
	Objection			
Number of Shares:	Number of Shares:	Number of Shares:	Number of Shares:	

## Voting point 4. of the Agenda On the Election of Polling and Resolutions Commission

2) Cano	didatedidate			
For	Against	Abstaining	At attorney's discretion	Other
	Objection			
Number of Shares:	Number of Shares:	Number of Shares:	Number of Shares:	

#### **Voting point 6. of the Agenda**

Draft

# Resolution no. 1/2012 Of the Extraordinary General Assembly of Kredyt Bank S.A. Dated July 30, 2012

#### regarding the merger of Kredyt Bank S.A. with Bank Zachodni WBK S.A.

Acting under Art. 492 § 1 item 1 and Art. 506 of the Code of Commercial Companies and Partnerships (the "CCC"), having reviewed the merger plan for Bank Zachodni WBK S.A. and Kredyt Bank S.A. ("Kredyt Bank") (the "Merger Plan"), the appendices to the Merger Plan, the report of Kredyt Bank's management board justifying the merger of Bank Zachodni WBK S.A. and Kredyt Bank (the "Merger") and the court auditor's opinion provided on the basis of Art. 503 § 1 of the CCC, the extraordinary general meeting of the shareholders of Kredyt Bank (the "General Meeting"), resolves as follows:

#### § 1 Merger

1. Pursuant to Article 492 § 1 item 1 and Article 506 of the CCC, it is resolved to merge Kredyt Bank and Bank Zachodni WBK Spółka Akcyjna with its registered seat in Wrocław and postal address at ul. Rynek 9/11, 50-950 Wrocław, Poland, entered in the Register of Business Entities of the National Court Register maintained by the District Court for Wrocław-Fabryczna in Wrocław, VI Commercial Division of the National Court Register, under No. KRS 8723 ("BZ WBK"), by transferring the entire estate (all the assets and liabilities) of Kredyt Bank to BZ WBK in exchange for the shares that BZ WBK will issue to



the shareholders of Kredyt Bank in accordance with the Merger Plan.

- 2. Pursuant to Article 506 § 4 of the CCC, the General Meeting hereby grants consent for the Merger Plan. The Merger Plan constitute Appendix No. 1 to this resolution.
- 3. Pursuant to Article 506 § 4 of the CCC, the General Meeting hereby approves the amendments to the statute of BZ WBK as specified in Appendix No. 3 to the Merger Plan and in § 4 below.

#### § 2 Share capital increase

- 1. In connection with the Merger, BZ WBK's share capital shall be increased by the amount of no more than PLN 189,074,580 (one hundred and eighty-nine million, seventy-four thousand, five hundred and eighty) up to the amount of no more than PLN 935,450,890 (nine hundred and thirty-five million, four hundred and fifty thousand, eight hundred and ninety) through the issuance of no more than 18,907,458 (eighteen million, nine hundred and seven thousand, four hundred and fifty-eight) series J ordinary bearer shares with a nominal value of PLN 10.00 each (the "Merger Issue Shares").
- 2. The General Meeting hereby approves the share exchange ratio agreed by the management boards of BZ WBK and Kredyt Bank, which is as follows: for 100 shares in Kredyt Bank the shareholders of Kredyt Bank will be granted and allotted 6.96 (six and ninety-six one hundreds) Merger Issue Shares, i.e. for 1 (one) share in Kredyt Bank, 0.0696 shares in BZ WBK will be granted and allocated (the "Share Exchange Ratio").
- 3. The Merger Issue Shares allocated to the shareholders of Kredyt Bank will participate in profit distribution on equal terms with all other shares in BZ WBK from 1 January 2012, i.e. for the fiscal year ending 31 December 2012.

### § 3 Share allocation rules

- 1. The Merger Issue Shares will be allotted to the entitled KB shareholders (as such term is defined below) through the intermediation of the National Depository for Securities (the "KDPW") by applying the Share Exchange Ratio pro rata to the number of shares held in Kredyt Bank as at the date which, pursuant to the relevant regulations, will be the reference date (the "Reference Date").
- The term "entitled KB shareholders" shall mean any entity who holds shares in Kredyt Bank which, as at the Reference Date, are registered in their securities account or entered in the relevant registers maintained by brokerage houses or banks conducting brokerage activity and, in case of the collective accounts, the entity indicated to the entity maintained such collective account by the holder of such account as the entity entitled to the Kredyt Bank shares recorded on such account.
- 3. The management board of BZ WBK will be authorised to indicate to the KDPW the Reference Date, provided that this date cannot fall later than on the seventh business day following the registration of the Merger, unless the provisions of applicable law or the internal regulations of the KDPW prescribe otherwise.
- 4. Further to the requirement that the Reference Date be fixed, the management boards of BZ WBK and Kredyt Bank will take measures to suspend the quotations of the shares in Kredyt Bank for a term starting not earlier than the day following the day on which a motion was



filed to have the Merger entered in the register of business entities of the National Court Register and ending on the day on which the shares in Kredyt Bank are delisted.

- 5. The number of Merger Issue Shares to be allotted to each and every entitled KB shareholder will be determined by multiplying the number of shares in Kredyt Bank held by the relevant shareholder as at the Reference Date by the Share Exchange Ratio and by rounding the product thereof down to the nearest integer (if the product is not an integer).
- 6. Each and every entitled KB shareholder who, as a result of the rounding down referred to in § 3 section 5 above, has not been allotted a fraction of the Merger Issue Shares he was entitled to according to the Share Exchange Ratio, will receive an additional cash payment (the "Additional Payment").
- 7. The Additional Payment due and payable to a given entitled KB shareholder will be calculated in accordance with the following formula:

#### $D = A \times W$

where: D – means the Additional Payment, A – means a fraction by which the product referred to in § 3 section 5 above was rounded down, and W – means an arithmetic mean of the closing price quotations per share in BZ WBK over 30 (thirty) consecutive days of quotations of shares in BZ WBK on the Warsaw Stock Exchange (the "WSE") preceding the Reference Date.

The Additional Payments will be paid to the shareholders of Kredyt Bank within up to 14 days from the Reference Date through the intermediation of the KDPW.

- 8. The restriction referred to in Article 492 § 2 of the CCC will apply to the Additional Payments. The Additional Payments will be paid from the reserve capital (kapitał zapasowy) of BZ WBK.
- 9. Within 15 (fifteen) business days from the Reference Date, the management board of BZ WBK will:
  - a) Make every effort to ensure that the Merger Issue Shares that have not been allotted to the KB shareholders as a result of the rounding down in accordance with § 3 section 5 above will be subscribed for by a financial institution selected by the management board of BZ WBK. The Merger Issue Shares to be subscribed for the price representing the arithmetic mean of the closing price quotations per share in BZ WBK over 30 (thirty) consecutive days of quotations of the shares in BZ WBK on the WSE preceding the Reference Date; or
  - b) Make a statement referred to in Article 310 of the CCC read in conjunction with Article 497 of the CCC, including: (i) the number of the Merger Issue Shares allotted to the KB shareholders in accordance with the rules set out in § 3 section 5 above; or (ii) the number of shares subscribed for by the financial institution referred to in item (a), unless it had already made such statement prior to the entry of the Merger in the register of business entities of the National Court Register.
- 10. The management board of BZ WBK will determine, in agreement with the management board of Kredyt Bank, a detailed procedure for issuing the Merger Issue Shares through the intermediation of the KDPW.
- 11. Pursuant to Art. 514 § 1 of the CCC, for treasury shares held by Kredyt Bank no Merger



Issue Shares will be issued. Similarly, in case BZ WBK holds any Kredyt Bank shares, no Merger Issue Shares will be issued in exchange for such shares.

### § 4 Consent for the proposed amendments to BZ WBK's statute

The General Meeting hereby grants its consent to the amendment of §10 of the statute of BZ WBK by giving it the following wording:

"§ 10

The share capital of the Bank shall amount to PLN 935,450,890 (nine hundred and thirty-five million, four hundred and fifty thousand, eight hundred and ninety) and shall be divided into 93,545,089 (ninety-three million, five hundred and forty-five thousand, eighty-nine) bearer shares having a nominal value of PLN 10.00 (ten) each, including:

- 1) 5,120,000 (five million, one hundred and twenty thousand) ordinary series A bearer shares:
- 2) 724,073 (seven hundred and twenty-four thousand, and seventy-three) ordinary series B bearer shares:
- 3) 22,155,927 (twenty-two million, one hundred and fifty-five thousand, nine hundred and twenty-seven) ordinary series C bearer shares;
- 4) 1,470,589 (one million, four hundred and seventy thousand, five hundred and eightynine) ordinary series D bearer shares;
- 5) 980,393 (nine hundred and eighty thousand, three hundred and ninety-three) ordinary series E bearer shares;
- 6) 2,500,000 (two million, five hundred thousand) ordinary series F bearer shares;
- 7) 40,009,302 (forty million, nine thousand, three hundred and two) ordinary series G bearer shares;
- 8) 115,729 one hundred and fifteen thousand, seven hundred and twenty-nine) ordinary series H bearer shares; and
- 9) 1,561,618 (one million, five hundred and sixty-one thousand, six hundred and eighteen) ordinary series I bearer shares;
- 10) up to 18,907,458 (eighteen million, nine hundred and seven thousand, four hundred and fifty-eight) ordinary series J bearer shares."

## § 5 Final provisions

- 1. This resolution will come into force on the day of its adoption.
- 2. Pursuant to Article 493, §2 of the CCC, the Merger shall be effected as of the Merger Date. The completion of the Merger depends on:
  - (a) obtaining of a consent from the Polish Financial Supervision Authority for the Merger,



issued on the basis of Article 124, section 1 of the Banking Law;

- (b) obtaining of a consent from the Polish Financial Supervision Authority, pursuant to Article 34, section 1 and in connection with Article 31, section 3 of the Banking Law, for the amendment to BZ WBK's statute;
- (c) the Polish Financial Supervision Authority's determination that both the form and content of BZ WBK's information memorandum are equivalent to the information required to be included in a prospectus, in accordance with the Act on Public Offering, Conditions Governing the Introduction of Financial Instruments to Organized Trading, and Public Companies dated 29 July 2005;
- (d) issuance of a European Commission decision declaring that the concentration by way of the Merger or any part of the concentration which has not been referred to one or more competent authorities of a member state of the European Economic Area (an "EEA Member State") pursuant to Article 9(3) of Council Regulation (EC) No. 139/2004 of 20 January 2004 on the control of concentrations between undertakings (the "Merger Regulation") is compatible with the common market (or the concentration or any part thereof not referred to an EEA Member State will be deemed to be so declared under Article 10(6) of the Merger Regulation); and/or if a request under Article 9(2) of the Merger Regulation has been made by a competent authority of one or more EEA Member States, and the European Commission has referred the concentration, in whole or in part, to one or more EEA Member States, the competent authority of each such EEA Member State will need to issue a decision approving the concentration in whole or in part.

For	Against	Abstaining	At attorney's discretion	Other
	Objection			
Number of Shares:	Number of Shares:	Number of Shares:	Number of Shares:	

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(place	e, date, at	torney's si	gnature)		