Content of Resolutions Adopted by the Extraordinary General Meeting of Shareholders on 29 October 2012 and information on the voting.

Resolution No. 1/2012

of the Extraordinary General Meeting of Shareholders of TELL Spółka Akcyjna seated in Poznań dated 29 October 2012

concerning: the election of the Chairperson of the Meeting

Acting pursuant to art.409 §1 of the Code of Commercial Companies and §8 item 1 of the By-Laws of the General Meeting of Shareholders, the General Meeting of Shareholders hereby resolves as follows:

§ 1

§1 the General Meeting of Shareholders resolves to elect Mr Paweł Turno to be the Chairman of the General Meeting.

number of shares that cast valid votes: 2.482.258 percentage of the share capital: 39.34% total number of valid votes: 3.926.372

of which votes in favour: 3.926.372

votes against: 0 votes abstaining: 0

Resolution No. 2/2012 of the Extraordinary General Meeting of Shareholders of TELL Spółka

Akcyjna seated in Poznań dated 29 October 2012

concerning: adopting the agenda.

The General Meeting of Shareholders hereby resolves as follows:

§ 1

The General Meeting of Shareholders hereby resolves to adopt the agenda of the Meeting as announced on the Company's website www.tell.pl on 03 October 2012.

number of shares that cast valid votes: 2.482.258 percentage of the share capital: 39.34% total number of valid votes: 3.926.372

of which votes in favour: 3.926.372

votes against: 0 votes abstaining: 0

Resolution No. 3/2012

of the Extraordinary General Meeting of Shareholders of TELL Spółka Akcyjna seated in Poznań dated 29 October 2012

concerning the acquisition of treasury shares for redemption.

In relation with art. 362 § 1 clause 5) and 8), art. 393 clause 6) and art. 396 § 5 of the Code of Commercial Companies and § 8 clause 5, § 13 clause 1 item 5) and § 23 clause 1 of the Articles of Association of the Company, the General Meeting of Shareholders hereby resolves as follows:

- 1. The General Meeting of Shareholders hereby authorises the Management Board of the Company to acquire the treasury shares of the Company for redemption at the terms and conditions and in accordance with the procedure as defined herein as well as to undertake all decisions and actions aimed at the acquisition of the Company's treasury shares, including the execution of required contracts with a brokerage firm.
- 2. This authorisation shall concern both ordinary bearer shares and preferential registered shares. The Management Board of the Company is obliged to carry out a proportional reduction in the process of acquisition of treasury shares and to treat all shareholders equally, respecting the rights of minority shareholders. The Management Board is authorised to determine the remaining terms of the treasury share acquisition in the scope not regulated herein.
- 3. The Company may acquire its treasury shares in accordance with the following principles:
 - 1) the shares shall be acquired through a public offer (or offers) of acquisition of shares made to the Company's shareholders,
 - 2) the share acquisition referred to above, shall concern shares with the nominal value not exceeding 10% of the share capital of the Company as at 03 October 2012, less the nominal value of the treasury shares held by the Company on 03 October 2012, however the first public offer made by the Company to the shareholders shall be for shares having the nominal value of no less than 5 % of the share capital of the Company as at 03 October 2012, less the nominal value of the treasury shares held by the Company on 03 October 2012.
 - 3) the shares shall be acquired at PLN 14 (fourteen Polish zlotys) per share,
 - 4) the authorisation to acquire the Company's treasury shares shall be valid until 31 March 2013,
 - 5) the funds allocated to the acquisition of the Company's treasury shares, comprising the total treasury share acquisition price plus the acquisition costs, shall not exceed the total of PLN 8.100.000,00 (nine million nine hundred and two thousand two hundred and two Polish zlotys and 00/100). At the same time the General Meeting resolves to create a reserve capital and transfer for this purpose the above specified amount from the supplementary capital. The General Meeting authorises the Management Board to use funds from the reserve capital to acquire Company shares, for the purpose and on terms and conditions specified herein.
- 4. After the completion of the treasury share acquisition process, the Management Board shall immediately convene a General Meeting of Shareholders in order for it to adopt resolutions concerning the share redemption and decrease of the share capital.
- 5. The Management Board is obliged to fulfil all information obligations concerning the acquisition of treasury shares.

number of shares that cast valid votes:

percentage of the share capital:

total number of valid votes:

3.926.372

of which votes in favour: 3.926.372

votes against: 0 votes abstaining: 0

Resolution No. 4/2012

of the Extraordinary General Meeting of Shareholders of TELL Spółka Akcyjna seated in Poznań dated 29 October 2012

concerning the costs of convening and holding the Meeting.

Pursuant to art.400 §4 of the Code of Commercial Companies, the General Meeting of Shareholders hereby resolves as follows:

§ 1

The General Meeting of Shareholders hereby resolves that the costs of convening and holding of this Extraordinary Meeting of Shareholders shall be incurred by the Company.

number of shares that cast valid votes:

percentage of the share capital:

total number of valid votes:

2.482.258

39.34%

3.926.372

of which votes in favour: 3.926.372

votes against: 0 votes abstaining: 0