## **PROXY VOTING FORM**

Shareholder
Name and surname/company name:
Serial number of identity card/passport or KRS/entry number in relevant register:
Authority issuing identity document/registration authority:
Personal Identification Number (PESEL)/Tax Identification Number (NIP) of Shareholder
Address of residence/registered address:
Telephone number:
Email address:
Number of PBG S.A. shares represented: as per certificate confirming the right to attend the General Meeting issued to the Shareholder's name by:
hereby appoints as Proxy Mr/Ms:
Name and surname:
Serial number of identity card/passport of Proxy:
Authority issuing identity document:
Personal Identification Number (PESEL) of Proxy:
Address of residence:

Telephone number:
Email address:
to represent the Shareholder at the Extraordinary General Meeting of PBG S.A. convened for November 28th 2017. By this power of proxy, the Proxy is given authority to attend (and to speak at) the Extraordinary General Meeting and to vote on
Is the Proxy authorised to further delegate the power of proxy? YES NO
Place, date
Signature of the Shareholder/person(s) representing the Shareholder

## hereby appoints as Proxy: Proxy's company name: ..... KRS/entry number in relevant register: ..... Name of registration authority: ..... Tax Identification Number (NIP): ..... Registered address: Telephone number: ..... Email address: ..... to represent the Shareholder at the Extraordinary General Meeting of PBG S.A. convened for November 28th 2017. By this power of proxy, the Proxy is given authority to attend (and to speak at) the Extraordinary General Meeting and to vote on ...... (enter the number of shares) shares in PBG S.A. in accordance with the Shareholder's instructions as given below. Is the Proxy authorised to further delegate the power of proxy? YES .... NO .... Place, date Signature of the Shareholder/person(s) representing the Shareholder

APPOINTMENT OF CHAIRPERSON OF THE ANNUAL GENERAL MEETING (item 2 of the agenda)					
□ <sub>For</sub>	□ Against	☐ Abstained	At Proxy's discretion		
	□ Objection				
No. of shares:	No. of shares:	No. of shares:	No. of shares:		
Other* (applies if draft resolutions other than those proposed by the Management Board are put to vote):					
APPOINTMENT OF THE BALLOT COUNTING COMMITTEE (item 5 of the agenda)					
□ <sub>For</sub>	□ Against	□ Abstained	☐ At Proxy's discretion		
	□ Objection				
No. of shares:	No. of shares:	No. of shares:	No. of shares:		
Other* (applies if draft resolutions other than those proposed by the Management Board are put to vote):					
ON THE MERGER OF PBG S.A. WITH PBG AVATIA SP. Z O.O. OF					
WYSOGOTOWO (item 7 of the agenda)					
□ <sub>For</sub>	□ <sub>Against</sub>	☐ Abstained	At Proxy's discretion		
	Objection				
No. of shares:	No. of shares:	No. of shares:	No. of shares:		
☐ Other* (applies if draft resolutions other than those proposed by the Management Board are put to vote):					

## **IMPORTANT NOTES**

## Instructions on how to complete the proxy voting form

Shareholders are requested to give their voting instructions by inserting "X" in the appropriate box. Shareholders who have resolved to vote differently on their shares are asked to indicate the number of shares to be voted "for", "against" and "abstained" in the space provided. If no such indication is given, the Proxy will be deemed authorised to vote in the specified manner on all of the Shareholder's shares covered by the power of proxy. The aggregate number of Company shares covered by an instruction whereby the Shareholder's shares are to be voted differently may not exceed the total number of Company shares held by the Shareholder.

Draft resolutions which are to be voted on according to the agenda are attached as an appendix hereto.

Please be advised that the draft resolutions attached hereto may differ from the draft resolutions actually put to vote during the Extraordinary General Meeting. If this is the case, in order to avoid any doubt as to how the Proxy is to vote, it is recommended that a relevant procedure to be followed by the Proxy should be specified in the space marked "Other".

If the Proxy is a Management Board member, a Supervisory Board member, an employee of the Company or its subsidiary, or a member of the governing bodies of a subsidiary of the Company, the voting instruction form should be completed. However, if no specific voting instructions are given, if the option "at Proxy's discretion" is chosen or if an instruction is given to vote shares differently on a particular item of the agenda, then the Proxy is authorised to vote (i) in favour of draft resolutions proposed by the Management Board, (ii) in favour of draft resolutions proposed by Shareholders which neither significantly change nor prevent attaining the objectives set out in the draft resolutions proposed by the Management Board, (iii) against draft resolutions proposed by Shareholders which are either contrary to or prevent attaining the objectives set out in the draft resolutions proposed by the Management Board.

Shareholders who marked the "Other" box are requested to provide a detailed instruction on how the Proxy is to vote should any other draft resolutions be proposed by Shareholders. The Management Board wishes to advise you that if the Proxy is a Management Board member, a Supervisory Board member, an employee of the Company or its subsidiary, or a member of the governing bodies of a subsidiary, then a failure to fill in the space marked "Other" will result in the Proxy being given the authority to vote in the manner specified above on the draft resolutions proposed by Shareholders.