# Content of the resolutions adopted by the Annual General Meeting of Alior Bank S.A. convened for April 26, 2024

# Resolution No. 1/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: appointment of the Chairperson of the General Meeting of Shareholders of the Bank.

§ 1

Pursuant to Article 409 § 1 of the Code of Commercial Partnerships and Companies and § 16(1) of the Articles of Association of Alior Bank S.A., the Annual General Meeting of Shareholders of the Bank appoints Łukasz Sieczka to act as the Chairperson of the Annual General Meeting of Shareholders.

§ 2

The resolution shall enter into effect into upon its adoption.

Shareholders representing jointly 93.425.850 valid votes from 93.425.850 shares participated in a secret vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 93.425.849 valid votes were cast in favor of the resolution;
- none votes were "against" of the resolution;
- 1 valid vote were "abstained" of the resolution;

The resolution has been adopted

Resolution No. 2/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: adoption of the agenda of the General Meeting of Shareholders of the Bank.

§ 1

The Annual General Meeting of Shareholders of the Bank adopts the following agenda:

- 1. Opening of the Annual General Meeting.
- 2. Appointment of the Chairperson of the Annual General Meeting.

- 3. Verification whether the Annual General Meeting has been convened correctly and is capable of adopting binding resolutions.
- 4. Adoption of the agenda of the Annual General Meeting.
- 5. Presentation and review of the following:
  - a) the Financial statements of Alior Bank Spółka Akcyjna for the year ended on 31 December 2023,
  - b) the Consolidated financial statements of the Alior Bank Spółka Akcyjna Group for the year ended on 31 December 2023,
  - c) the Report of the Management Board on the activities of the Alior Bank S.A. Group in 2023, comprising the Report of the Management Board on the activities of Alior Bank S.A. and the Report of the Alior Bank S.A. Group on non-financial information for the year 2023.
- 6. Presentation and review of the Report on the activities of the Supervisory Board of Alior Bank Spółka Akcyjna in the financial year ended on 31 December 2023.
- 7. Presentation to the Annual General Meeting of the list of amendments made to the Regulations of the Supervisory Board of Alior Bank Spółka Akcyjna.
- 8. Presentation to the Annual General Meeting of the Report on the assessment of the application by Alior Bank Spółka Akcyjna of the Corporate Governance Principles for Supervised Institutions in the year 2023.
- 9. Adoption of resolutions on:
  - a) approval of the Report on the activities of the Supervisory Board of Alior Bank Spółka Akcyjna in the financial year ended on 31 December 2023,
  - b) review and approval of the Financial statements of Alior Bank Spółka Akcyjna for the year ended on 31 December 2023,
  - c) review and approval of the Consolidated financial statements of the Alior Bank Spółka Akcyjna Group for the year ended on 31 December 2023,
  - d) review and approval of the Report of the Management Board on the activities of the Alior Bank S.A. Group in the year 2023, comprising the Report of the Management Board on the activities of Alior Bank S.A. and the Report of the Alior Bank S.A. Group on non-financial information for the year 2023.
- 10. Adoption of a resolution on the distribution of the profits of the Bank for the financial year 2023.
- 11. Adoption of a resolution on the position of the Annual General Meeting of the Bank regarding the assessment of the functioning of the remuneration policy in effect at the Bank.
- 12. Adoption of a resolution on the adoption of the updated "Policy for the Selection and Suitability Assessment of Members of the Supervisory Board of Alior Bank S.A.".
- 13. Adoption of a resolution on the assessment of the collective suitability of the Supervisory Board of Alior Bank S.A.
- 14. Adoption of a resolution on expressing an opinion on the "Report on the remuneration of members of the Management Board and the Supervisory Board of Alior Bank S.A. for the year 2023" submitted by the Supervisory Board of the Bank.
- 15. Adoption of a resolution on the assessment of the adequacy of internal regulations concerning the functioning of the Supervisory Board of Alior Bank S.A. and its effectiveness.

- 16. Adoption of a resolution amending the Articles of Association of Alior Bank S.A.
- 17. Adoption of a resolution on changes in the composition of the Supervisory Board of Alior Bank Spółka Akcyjna
- 18. Adoption of resolutions on acknowledgement of the fulfilment of duties by Members of the Management Board of the Bank in the financial year 2023.
- 19. Adoption of resolutions on acknowledgement of the fulfilment of duties by Members of the Supervisory Board of the Bank in the financial year 2023.
- 20. Closure of the Annual General Meeting.

§ 2

The resolution shall enter into effect into upon its adoption.

Shareholders representing jointly 93.425.850 valid votes from 93.425.850 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 78.789.034 valid votes were cast in favor of the resolution;
- none votes were "against" of the resolution;
- 14.636.816 valid vote were "abstained" of the resolution;

The resolution has been adopted

# Resolution No. 3/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: adjournment of the Annual General Meeting of Alior Bank Spółka Akcyjna

§ 1

The Annual General Meeting of Alior Bank Spółka Akcyjna, acting pursuant to Article 408 § 2 of the Polish Commercial Companies Code, resolves to adjourn the proceedings of the Annual General Meeting until May 24 (twenty-fourth), 2024 (two thousand and twenty-four), until 12.00 (twelve o'clock), the adjournment is to begin during the consideration of item 17 of the agenda, after voting on the proposed candidates for members of the Supervisory Board. The meeting will be resumed at the registered office of Alior Bank Spółka Akcyjna, 38C Łopuszańska Street, 02-232 Warsaw, in the Training and Recruitment Centre, on the first floor.

§ 2

The resolution shall enter into force upon its adoption.

Shareholders representing jointly 93.425.850 valid votes from 93.425.850 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 78.766.583 valid votes were cast in favor of the resolution;
- none votes were "against" of the resolution;
- 14.659.267 valid votes were "abstained" of the resolution;

The resolution has been adopted

# Resolution No. 4/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: approval of the Report on the activities of the Supervisory Board of Alior Bank Spółka Akcyjna in the financial year ended on 31 December 2023.

§ 1

Pursuant to Article 382 § 3 of the Code of Commercial Partnerships and Companies and § 23 (2)(3) of the Articles of Association of Alior Bank S.A., the Annual General Meeting of the Bank approves the Report on the activities of the Supervisory Board of Alior Bank Spółka Akcyjna in the financial year ended on 31 December 2023.

§ 2

The Resolution enters into force on the date of its adoption.

Shareholders representing jointly 93.425.850 valid votes from 93.425.850 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 93.050.026 valid votes were cast in favor of the resolution;
- 3.316 valid votes were "against" of the resolution;
- 372.508 valid votes were "abstained" of the resolution;

The resolution has been adopted

# Resolution No. 5/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: review and approval of the Financial statements of Alior Bank Spółka Akcyjna for the year ended on 31 December 2023,

§ 1

Pursuant to Article 395 § 2 (1) of the Code of Commercial Partnerships and Companies and § 17 (1)(1) of the Articles of Association of the Bank, the Annual General Meeting of the Bank approves, upon review, the financial statements of the Alior Bank Spółka Akcyjna for the year ended on 31 December 2023, comprising the following:

- the statement on financial standing, drawn up as at 31 December 2023, which shows, on the assets and liabilities side, the sum of PLN 89,846,836 thous.,
- the profit and loss account for the period from 1 January 2023 to 31 December 2023, which shows a net profit in the amount of PLN 1,987,444 thous.,
- the statement of comprehensive income for the period from 1 January 2023 to 31 December 2023, which shows income in the amount of PLN 3,037,441 thous.,
- the statement of changes in equity for the financial year from 1 January 2023 to 31 December 2023, which shows an increase in equity by the amount of PLN 3,037,441 thousand,
- the cash flow statement for the period from 1 January 2023 to 31 December 2023, which shows an increase in cash by PLN 43,851 thous.,
- additional notes and explanations.

8 2

The Resolution enters into force on the date of its adoption.

Shareholders representing jointly 93.425.850 valid votes from 93.425.850 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 93.050.026 valid votes were cast in favor of the resolution;
- 3.316 valid votes were "against" of the resolution;
- 372.508 valid votes were "abstained" of the resolution;

The resolution has been adopted

Resolution No. 6/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: review and approval of the consolidated financial statements of the Alior Bank Spółka Akcyjna Group for the year ended on 31 December 2023.

Pursuant to Article 395 § 5 of the Code of Commercial Partnerships and Companies and § 17 (1)(1) of the Articles of Association of the Bank, the Annual General Meeting f the Bank approves the consolidated financial statements of the Alior Bank Spółka Akcyjna Group for the year ended on 31 December 2023, comprising the following:

- the statement on financial standing, drawn up as at 31 December 2023, which shows, on the assets and liabilities side, the sum of PLN 90,134,134 thous.,
- the profit and loss account for the period from 1 January 2023 to 31 December 2023, which shows net profit in the amount of PLN 2,030,125 thous.,
- the statement of comprehensive income for the period from 1 January 2023 to 31 December 2023, which shows income in the amount of PLN 3,080,088 thous.,
- the statement of changes in equity for the financial year from 1 January 2023 to 31 December 2023, which shows an increase in equity by the amount of PLN 3,079,725 thous.,
- the cash flow statement for the period from 1 January 2023 to 31 December 2023, which shows an increase in cash by PLN 44,884 thous.;
- additional notes and explanations.

§ 2

The Resolution enters into force on the date of its adoption.

Shareholders representing jointly 93.425.850 valid votes from 93.425.850 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 93.050.026 valid votes were cast in favor of the resolution;
- 3.316 valid votes were "against" of the resolution;
- 372.508 valid votes were "abstained" of the resolution;

The resolution has been adopted

Resolution No. 7/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: review and approval of the Report of the Management Board on the activities of the Alior Bank S.A. Group in the year 2023, comprising the Report of the Management Board on the activities of Alior Bank S.A. and the Report of the Alior Bank S.A. Group on non-financial information for the year 2023.

§ 1

Pursuant to Article 395 § 2 (1) of the Code of Commercial Partnerships and Companies and § 17 (1)(1)(a) to (c) of the Articles of Association of Alior Bank S.A. in connection with Article 55.2a et seq. of the Accounting Act of 29 September 1994, the Annual General Meeting of the Bank, having reviewed it, approves the Report of the Management Board on the activities of the Alior Bank S.A. Group in the year 2023, comprising the Report of the Management Board on the activities of Alior Bank S.A. and the Report of the Alior Bank S.A. Group on non-financial information for the year 2023.

The Resolution enters into force on the date of its adoption.

Shareholders representing jointly 93.425.850 valid votes from 93.425.850 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 93.072.477 valid votes were cast in favor of the resolution;
- 3.316 valid votes were "against" of the resolution;
- 350.057 valid votes were "abstained" of the resolution;

The resolution has been adopted

Resolution No. 8/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: method for the distribution of profit of the Bank for the financial year 2023.

§ 1

Pursuant to Article 395 § 2 (2) of the Code of Commercial Partnerships and Companies and § 17 (1)(2) of the Articles of Association of the Bank, the Annual General Meeting of the Bank decides that the net profit of the Bank for the year 2023 in the total amount of PLN 1,987,444,136.08 (in words: one billion nine hundred eighty seven million four hundred forty four thousand one hundred thirty six zloty and 8/100), in the following way:

- 1) allocation of part of the profit in the amount of PLN 577,048,640.22 (in words: five hundred seventy seven million forty eight thousand six hundred forty zloty and 22/100) for dividend payout,
- 2) allocation of the remaining part of the profit in the amount of PLN 1,410,395,495.86 (in words: one billion four hundred ten million three hundred ninety five thousand four hundred ninety five zloty and 86/100) for supplementary capital, including the non-distributable profit achieved on the activities of the Housing Fund in the amount of PLN 17,427,487.36 (in words: seventeen million four hundred twenty seven thousand four hundred eighty seven zloty and 36/100).

8 4

The amount of dividend per share is PLN 4.42 (in words: four zlotys and 42/100).

§ 3

The dividend day shall be May 10, 2024.

§ 4

The dividend payment date day shall be May 24, 2024.

The Resolution enters into force on the date of its adoption.

Shareholders representing jointly 93.425.850 valid votes from 93.425.850 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 93.425.849 valid votes were cast in favor of the resolution;
- non votes were "against" of the resolution;
- 1 valid votes were "abstained" of the resolution;

The resolution has been adopted

# Resolution No. 9/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: the position of the Annual General Meeting of the Bank regarding the assessment of the functioning of the remuneration policy in effect at the Bank.

§ 1

Pursuant to Article 28 (4) of the "Corporate Governance Principles for Supervised Institutions" in the wording adopted by Resolution No. 218/2014 of the Polish Financial Supervision Authority of 22 July 2014, taking into account the "Report of the Supervisory Board on the assessment of the functioning of the Remuneration Policy in effect at Alior Bank S.A. in the year 2023", as submitted by the Supervisory Board of the Bank, the Annual General Meeting of the Bank states that the remuneration policy in force at the Bank fosters growth and ensures security of the Bank's operations.

§ 2

The Resolution enters into force on the date of its adoption.

Shareholders representing jointly 93.425.850 valid votes from 93.425.850 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 93.072.477 valid votes were cast in favor of the resolution;
- 3.316 valid votes were "against" of the resolution;
- 350.057 valid votes were "abstained" of the resolution;

The resolution has been adopted

# Resolution No. 10/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: adoption of the updated "Policy for the Selection and Suitability Assessment of Members of the Supervisory Board of Alior Bank S.A.".

Pursuant to § 17 (2)(11) of the Articles of Association of Alior Bank S.A. in connection with Article 22aa of the Act of 29 August 1997 – Banking Law, the Annual General Meeting of the Bank resolves as follows:

§ 1

The Annual General Meeting approves the "Policy for the Selection and Suitability Assessment of Members of the Supervisory Board of Alior Bank S.A." in the wording specified in Appendix 1 to this resolution.

§ 2

The resolution shall enter into effect into upon its adoption.

Shareholders representing jointly 93.425.849 valid votes from 93.425.849 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 93.425.849 valid votes were cast in favor of the resolution;
- none votes were "against" of the resolution;
- none votes were "abstained" of the resolution;

The resolution has been adopted

Appendix 1 to Resolution No. 10/2024 of the Annual General Meeting of Alior Bank Spółka Akcyjna of 26 April, 2024 on: approval of the updated "Policy for the Selection and Suitability Assessment of Members of the Supervisory Board of Alior Bank S.A.".

# POLICY OF SELECTION AND SUITABILITY ASSESSMENT OF SUPERVISORY BOARD MEMBERS OF ALIOR BANK S.A.

To assess whether the Supervisory Board members address the requirements referred to in Article 22aa of the Banking Law Act, this Policy of Selection and Suitability Assessment of Supervisory Board Members of Alior Bank S.A. has been put into place.

#### *§ 1.*

#### **DEFINITIONS**

Whenever the following terms or abbreviations are used in this Policy, they should be construed as follows:

Shareholder A shareholder of the Bank proposing a candidate for a member of the

Supervisory Board before or during the General Meeting

Bank Alior Bank Spółka Akcyjna with its registered office in Warsaw

Regulation No. 575/2013 of the European Parliament and of the Council

CRR (EU) of 26 June 2013 on prudential requirements for credit institutions

and investment firms, amending Regulation (EU) No. 648/2012

Best Practice Code of Best Practice for WSE Listed Companies (adopted by a

resolution of the Stock Exchange Council)

**PFSA** Polish Financial Supervision Authority

Audit Committee Audit Committee of the Supervisory Board of the Bank

Nomination Committee

Nomination and Remuneration Committee of the Supervisory Board of

the Bank

Expert Unit

A person or organisational unit of the Bank responsible for the HR

substantive area appointed by the Nomination Committee

Methodology for assessing the suitability of members of the bodies of:

**Methodology** banks, protection scheme managers, insurance companies, reinsurance

companies, pension companies

Policy This "Policy of Selection and Assessment of Supervisory Board Members

of Alior Bank S.A."

**Banking Law Act** Banking Law Act of 29 August 1997

Supervisory Board Supervisory Board of the Bank

**Recommendation Z**Recommendation Z on the principles of internal governance in banks,

issued by the PFSA

Regulation concerning the

scope of tasks to be performed by the

nomination committee

Regulation of the Minister of Finance of 7 May 2018 concerning the detailed scope of tasks to be performed by the nomination committee at

major banks

Act on Expert Auditors the Act of 11 May 2017 on Statutory Auditors, Audit Firms and Public

Supervision

Act on Trading the Act of 29 July 2005 on Trading in Financial Instruments

Act on the Rules for Obtaining Information About the Criminal Record

the Act of 12 April 2018 on the Rules for Obtaining Information About the Criminal Record of persons applying for employment and persons working in the financial sector

Act on the Principles of Property Management

Guidelines

**PCG** 

the Act of 16 December 2016 on the Principles of State Property

Management

General Meeting General Meeting of the Bank

European Banking Authority guidelines on the assessment of the suitability of members of the management body and of persons

performing key functions of 2 July 2021 EBA/GL/2021/06

Management Board Management Board of the Bank

Principles of Corporate Governance for supervised institutions adopted under the Resolution of the Polish Financial Supervision Authority of 22

July 2014

§ 2.

#### LEGAL BASIS

- 1. This Policy has been adopted under:
  - 1) Article 22 section 2 and 3 and Article 22a section 1 and 2 in conjunction with Article 22aa of the Banking Law Act,
  - 2) Article 9cd.5 of the Banking Law Act in conjunction with § 1 of the Regulation concerning the scope of tasks to be performed by the nomination committee,
  - 3) Article 9ce of the Banking Law Act,
  - 4) Article 111 section 6 to 6e of the Act on Trading,
  - 5) Article 129 section 3 of the Act on Statutory Auditors,
  - 6) Article 22 of the Act on the Principles of Property Management,
  - 7) The Act on the Rules for Obtaining Information About the Criminal Record.
- 2. This Policy has been adopted with concern to the Guidelines, Methodology and Best Practice.
- 3. If any provisions of this Policy prove to be inconsistent with generally binding provisions of law, relevant provisions of law should be applied when selecting and assessing members Supervisory Board.

# § 3. OBJECTIVES, GENERAL AND DETAILED SCOPE

1. This Policy has been put into place in the Bank to exercise the obligations stemming from the binding law as well as to support the pursuit of the Bank's strategy by ensuring that the functions of the Supervisory Board members are performed by persons featured with knowledge, skills and experience that are suitable to their functions and entrusted duties, guaranteeing the proper performance of these duties.

- 2. The rules set out in this Policy applies to members of the Supervisory Board of the Bank.
- 3. Each and every person participating in the selection and suitability assessment of Supervisory Board members must apply the provisions of this Policy.
- 4. This Policy sets forth the rules for the selection and suitability assessment of Supervisory Board members within the meaning of Article 22aa of the Banking Law Act, and of the Guidelines and Methodology.

# § 4. SELECTION AND ASSESSMENT PROCESS

- 1. The process of selection and suitability assessment of the members of the Supervisory Board is based on applicable laws, the provisions of the Bank's Articles of Association, the Rules and Regulations of the Supervisory Board of the Bank, and the Rules and Regulations of the General Meeting.
- 2. Supervisory Board members are selected from a sufficiently wide group of candidates.
- 3. Nominations for Supervisory Board members should be put forward in a sufficient time as to enable the shareholders participating in the General Meeting to make decisions with due consideration, yet not later than 3 days before the General Meeting. The nominations put forward, along with a complete set of materials relating to them, should be immediately published on the Bank's website.
- 4. The process of selection and suitability assessment of Supervisory Board members takes into account the nature, scale and complexity of the Bank's activities. When establishing the composition of the Supervisory Board, including the number of members of the body and the number of independent members of the Supervisory Board, the Bank takes into account, in particular:
  - a) the size and complexity of the Bank's organisational structure, including the range of management,
  - b) the specificity of the Bank's operations, including the scope of activities, specialisation, legal form, sources of financing,
  - c) business plans of the Bank,
  - d) the position and importance of the Bank in the banking system,
  - e) shareholding composition.
- 5. The composition of the Supervisory Board should ensure that this body is featured with the competencies related to the performance of functions, resulting from the specialist knowledge and experience of individual members.
- 6. Selection and assessment of Supervisory Board members are held under the suitability assessment.
- 7. Selection and assessment of Supervisory Board members are held taking into account the diversity policy adopted by the Bank, referred to in § 14 of this Policy.

§ 5

#### SUBJECT MATTER OF THE ASSESSMENT

*The subject matter of the assessment is:* 

1. The suitability of a Supervisory Board member to hold a function within this body, construed as a degree to which this person is considered to have an untarnished reputation and an adequate level of knowledge (higher education is the minimum), skills and experience (the necessary minimum is 60 months, including a minimum of 36 months in managerial positions), enabling the performance of duties of a Supervisory

Board member. Suitability also includes integrity, ethics and independence of judgements of this person and the ability to devote sufficient time to perform their duties.

- 2. Collective suitability of the Audit Committee as a whole.
- 3. *Collective suitability of the Supervisory Board as the whole body.*

#### \$ 6.

#### **GROUNDS FOR THE ASSESSMENT**

- 1. To ensure the individual suitability of Supervisory Board members, the Bank assesses the primary and secondary suitability of each Supervisory Board member.
- 2. In order to ensure the individual suitability of the members of the Supervisory Board, the Shareholder and the General Meeting make an initial assessment of the individual suitability of the candidate for Supervisory Board member prior to his/her appointment.
- 3. The Nomination Committee and the Supervisory Board assess the individual suitability of a candidate for membership of the Audit Committee prior to his or her appointment, in terms of meeting the specific criteria required of Audit Committee members, as set out in the relevant legislation and the Bank's internal regulations.
- 4. The chairperson of the Supervisory Board should not combine their function with the management of the Audit Committee acting within the Board.
- 5. The Bank carries out a secondary individual suitability assessment of the members of the Supervisory Board in the following situations:
  - 1) annually,
  - 2) before communicating an intention to acquire a qualifying block of shares of a supervised entity or to become its parent entity (in the event of planned changes in the composition of the bodies),
  - 3) as part of inspection/review of the PCG,
  - 4) before the end of term of office of the Supervisory Board (regardless of whether there are plans to reappoint a given person to another term),
  - 5) in the event of receipt of information that a member of the Supervisory Board has been charged in criminal proceedings or in proceedings for a fiscal offence or that a member of the Supervisory Board has caused significant property damage,
  - 6) in the event of new circumstances which may affect suitability assessment, in particular, with regard to identified cases of a potential conflict of interests or identification of shortcomings in the primary assessment process of the Supervisory Board member concerned,
  - 7) if a given person is entrusted with additional competences/takes up additional roles (the assessment of time commitment and of conflicts of interests),
  - 8) if there are regular or gross cases of negative secondary individual or collective assessment of the members of the Management Board in terms of guarantee of the Supervisory Board members in the context of appointing or keeping such persons in the Management Board,
  - 9) if there are significant breaches of the duties of the Supervisory Board members,
  - 10) when there are reasonable grounds to suspect that a money laundering or terrorist financing offence has been or is being committed or attempted in connection with an act or omission of certain members

of the body, or that there is a higher risk of such an offence being committed in connection with the Bank's activities, in particular in situations where the Bank:

- i. has not put in place adequate internal controls or oversight mechanisms to monitor and mitigate AML/CFT risks (e.g. identified through surveillance carried out as part of on-site or off-site inspections, supervisory dialogue or in the context of sanctions);
- ii. has been found to be in breach of its AML/CFT obligations at home or abroad; or
- iii. has materially changed its business activities or business model in a way that suggests that its exposure to money laundering/terrorist financing risks has significantly increased;
- 6. The Bank assesses the collective suitability of the Supervisory Board each time:
  - 1) before appointing the composition of a Bank's body to a new term of office (regardless of whether the composition of that body is the same or not),
  - 2) before communicating an intention to acquire a qualifying block of shares of a supervised entity or to become its parent entity (in the event of planned changes in the composition of the bodies),
  - 3) in the event of a change in the division of competences in the Supervisory Board (including in terms of participation of its members in the Bank's committees),
  - 4) before any changes are made to the composition of the Bank's Supervisory Board, in particular the appointment, dismissal, resignation or suspension of its member (or immediately thereafter if, for reasons beyond the Bank's control, it has not been possible to carry out a suitability assessment in advance e.g. if a member of the Supervisory Board resigns with immediate effect),
  - 5) when there is a material change to the Bank's business model, risk appetite or strategy or structure at the individual level or at the Alior Bank Group level,
  - 6) when there are reasonable grounds to suspect that a money laundering or terrorist financing offence has been or is being committed or attempted in connection with an act or omission of certain bodies of the Bank, or there is a higher risk of such an offence being committed in connection with the Bank's activities, in particular in situations where the Bank:
    - i. has not put in place adequate internal controls or oversight mechanisms to monitor and mitigate AML/CFT risks (e.g. identified through surveillance carried out as part of on-site or off-site inspections, supervisory dialogue or in the context of sanctions);
    - ii. has been found to be in breach of its AML/CFT obligations at home or abroad; or
    - iii. has materially changed its business activities or business model in a way that suggests that its exposure to money laundering/terrorist financing risks has significantly increased.
  - 7) in the event of new circumstances which may affect the assessment of collective suitability of the members of the Supervisory Board,
  - 8) as part of inspection/review of the PCG,
  - 9) in the event of a material change in the assessment of the suitability of individual members of the Supervisory Board,
  - 10) at the time of appointment and any change in the composition of the Audit Committee, in terms of whether an adequate number of its members meet the criteria of independence as well as knowledge and skills in the field of accounting or auditing (i.e. compliance with the rules on the appointment and composition of the Audit Committee),

- 11) each time a Supervisory Board is entrusted in gremio with the function of an Audit Committee to verify whether the relevant number of its members meet the independence criteria and have knowledge and skills in accounting and examination of financial statements.
- 7. If there is more than one premise of the suitability assessment referred to in this paragraph at the same time, the suitability assessment may be carried out once.

#### § 7. ASSESSMENT CRITERIA

- 1. The basic criteria for assessing suitability include:
  - 1) knowledge level, including education, training, titles and qualifications/degrees, in particular:
    - a) REQUIRED HIGHER EDUCATION,
    - b) expected directional education (field of study related to the financial services sector, in particular in the field of banking and finance, economics, law, accounting, auditing, administration, financial regulations, information technology, and quantitative methods),
  - 2) the skills necessary for the performance of the function entrusted (both "hard" skills, resulting directly from the education and experience possessed, and "soft" skills, necessary for the management of the institution),
  - 3) professional experience, including performing a managerial or supervisory function in the past, and specialisation in relevant areas for the Bank's operations, including in particular:
    - a) at least 60 months of professional experience, in principle in positions related to the financial services sector, in particular in financial institutions,
    - b) at least 36 months of experience in managerial positions, either as part of the management body or directly reporting to it;
  - 4) reputation, integrity and ethics, independence of judgement and absence of a conflict of interest,
  - 5) devoting enough time to perform the duties of a Supervisory Board member,
  - 6) knowledge of the Polish language,
  - 7) non-criminal record, reputation and financial situation (current and past, examined in terms of susceptibility to possible pressure or increasing willingness to accept excessive risk),
  - 8) other relevant criteria for the Supervisory Board's operations as the body, including activities in the Bank's interest.
- 2. Suitability is also assessed in terms of the number of functions that a member of the Supervisory Board may perform simultaneously, in accordance with Article 22aa sections 2 to 6 of the Banking Law Act, according to which:
  - 1) the number of functions of a management board or supervisory board member performed simultaneously by a Supervisory Board member should depend on individual circumstances and the nature, scale, and degree of complexity of the Bank's operations;
  - 2) a Supervisory Board member may perform simultaneously no more than one function of a management board member and two functions of a supervisory board member, or four functions of a supervisory board member, provided that the above limitation does not apply to functions

performed by a Supervisory Board member in non-business entities economic, as well as to persons representing the State Treasury in the Supervisory Board,

- *3) one function is regarded as:* 
  - a) functions of a management board or supervisory board member performed in entities belonging to the same capital group within the meaning of Article 3.1.44 of the Accounting Act of 29 September 1994;
  - b) functions of a member of the Supervisory Board performed in:
    - i. entities covered by the same institutional protection system that meet the conditions referred to in Article 113.7 of the CRR, or
    - ii. entities in which the Bank holds a significant block of shares referred to in Article 4.1.36 of the CRR.
- 3. When assessing the suitability of a member of the Supervisory Board, account is also taken of the fulfilment of the requirements referred to in Article 111(6b) of the Act on Trading, according to which members of the Supervisory Board of a bank conducting brokerage activities may not be persons found guilty by a valid court decision of a tax offence, an offence against document reliability, property, economic turnover, money and securities trading, crimes or offences specified in Article 305, Article 307 or Article 308 of the Act of 30 June 2000 Industrial Property Law, or an offence specified in the laws referred to in Article 1(2) of the Act of 21 July 2006 on Financial Market Supervision and an offence constituting an infringement of equivalent provisions in force in other Member States.
- 4. When assessing Supervisory Board members' suitability, the requirement of meeting the independence criteria is taken into account by at least two Supervisory Board members, pursuant to § 18 section 4 of the Bank's Articles of Association in conjunction with Article 129 section 3 of the Act on Statutory Auditors.
- 5. In the banking sector, without prejudice to the presumption of innocence applicable in criminal proceedings and other fundamental rights, at least the following circumstances are taken into account in the assessment process:
  - (a) convictions or pending criminal proceedings, in particular relating to: offences under the laws governing banking, finance, securities, insurance, securities markets or financial or payment instruments, including laws relating to money laundering, corruption, market manipulation or insider dealing and usury; offences of dishonesty, fraud or financial crime; tax offences; other offences under the laws relating to companies, bankruptcy, insolvency or consumer protection;
  - (b) other relevant measures taken currently or in the past by a regulatory or professional body in relation to non-compliance with the banking, financial, securities or insurance regulations in question;
  - (c) cases where there is a reasonable suspicion that an offence relating to money laundering or terrorist financing (Article 165a or Article 299 of the Act of 6 June 1997 Penal Code) has been committed using the activities of a bank, a financial holding company or a mixed financial holding company, a reasonable suspicion of an attempt to commit that offence or the existence of an increased risk of committing that offence.
- 6. The assessment of collective suitability should also assess whether the authority, through its decisions, has demonstrated a sufficient understanding of the money laundering/terrorist financing risks and how they affect the institution's activities, and whether it has adequately managed those risks, including corrective measures where appropriate.

# PRIMARY ASSESSMENT OF THE SUITABILITY OF A CANDIDATE FOR A SUPERVISORY BOARD MEMBER

- 1. The primary suitability of candidates to the Supervisory Board of the Bank is assessed by the Shareholder.
- 2. The expected level of competencies is specified in Appendix 1.
- 3. The assessment should be carried out in the first place by completing the forms by the candidate and subsequently by the shareholder according to the current statement for the PFSA Methodology, which are made available to shareholders along with materials for the General Meeting.
- 4. Candidacy for the Supervisory Board is presented in accordance with the provisions of the Rules and Regulations of the General Meeting. When proposing a candidacy for a Supervisory Board member, a participant in the General Meeting should present the suitability assessment result together with the candidate's CV, including, in particular, the candidate's education and previous professional experience.
- 5. The participant in the General Meeting proposing a candidacy for a Supervisory Board member should provide an exhausting justification. In preparing the justification, the participant of the General Meeting assesses the individual suitability of the candidate, taking into account the provisions of Article 22 section 2 in connection with Article 22aa of the Banking Law Act, on the basis of the forms referred to in section 3 above made available by the Bank.
- 6. The participant of the General Meeting presenting the candidacy provides the Bank with the completed forms referred to in (3) above.
- 7. The primary assessment of individual suitability is approved by the General Meeting in the form of a resolution.
- 8. The Expert Unit communicates the final outcome of the initial assessment of the individual suitability of the Supervisory Board candidate to the Supervisory Board.

# § 9. SECONDARY ASSESSMENT OF THE INDIVIDUAL SUITABILITY OF THE SUPERVISORY BOARD MEMBER

- 1. In the cases specified in § 6 section 5, the Nomination Committee decides to initiate the secondary assessment of the individual suitability of a Supervisory Board member and requests the Expert Unit to carry out the necessary actions in this regard.
  - 2. The Expert Unit, taking into account:
    - 1) an event leading to the need for a secondary assessment of individual suitability,
    - 2) documentation of the prior assessment of the individual suitability of the member Supervisory Board
    - determines to what extent a secondary assessment of individual suitability should be carried out.
  - 3. In principle, the secondary assessment of individual suitability covers the full range of criteria. However, if the need to carry out an assessment arises from:

- 1) receipt of information that a member of the Supervisory Board has been charged in criminal proceedings or in proceedings for a fiscal offence or has caused significant property damage,
- 2) new circumstances coming to light that may affect the assessment of the suitability of a member of the Supervisory Board, in particular with regard to identified cases of potential conflict of interest
- the assessment of suitability may be limited to clarifying the aforementioned circumstances.
- 4. The Expert Unit, taking into account the scope of the assessment of individual suitability established in the previous action, prepares a list of information and statements to be provided by the Supervisory Board member. The Expert Unit selects the appropriate forms to be completed according to the current statement for the PFSA Methodology, published on the PFSA website.
- 5. A Supervisory Board member prepares the information and statements indicated on the list provided by the Expert Unit. The Supervisory Board member attaches the documents indicated in the questionnaires to confirm the veracity of the information contained in them. A Supervisory Board member is obliged to present information on individual suitability assessment criteria, as long as it has not changed, has not been updated or outdated since the previous assessment. If the information from the previous suitability assessment is still valid, a Supervisory Board member may make a statement in this regard. With regard to the assessment of warranty (including a clean criminal record) and devoting sufficient time to the performance of his or her duties, a member of the Supervisory Board is required to provide complete information in each case, unless such information has been provided within the last 12 months.
- 6. The Expert Unit verifies whether the documents referred to in section 5 above have been completed and contain all the necessary information, including the identification of deficiencies requiring adjustment or completion, and forwards the documents to the member of the Supervisory Board for adjustment/completion.
- 7. The Expert Unit performs an initial assessment of the documents and information submitted by the Supervisory Board member referred to in (5) or revised/completed in accordance with (6) above. The Expert Unit documents the suitability assessment process by completing the sections in the questionnaires reserved for completion by the Bank. Afterwards, the Expert Unit provides the documentation to the Nomination Committee.
- 8. The Nomination Committee carries out a secondary assessment of individual suitability on the basis of the available information held on the Supervisory Board member concerned which is relevant to the assessment. A member of the Nomination Committee is not involved in their own secondary individual suitability assessment process.
- 9. In carrying out the secondary assessment of individual suitability, the Nomination Committee may be assisted by an external adviser.
- 10. The Nomination Committee prepares a recommendation on the secondary assessment of the individual suitability of the Supervisory Board member. If the result of the assessment is positive, the Nomination Committee recommends a positive assessment of the suitability of the Supervisory Board member and that he/she remain entrusted with the function of *Supervisory* In the event that the suitability assessment results in objections against a member of the Supervisory Board that can be removed as a result of corrective measures, the Nomination Committee may recommend such corrective measures. In the event of a negative assessment, the Nomination Committee recommends that an Extraordinary Meeting of Shareholders be convened in order to remove a Supervisory Board member from their position. The Nomination Committee communicates its recommendation to the Supervisory Board and the General Meeting.
- 11. The Supervisory Board reports to the PFSA on the suitability assessment carried out, its results and the decision taken.

#### COLLECTIVE SUITABILITY ASSESSMENT OF THE SUPERVISORY BOARD

- 1. In the cases specified in § 6.6, the Nomination Committee decides to initiate the assessment of the collective suitability of the Supervisory Board and requests the Expert Unit to carry out the necessary actions in this regard.
- 2. The Expert Unit verifies the validity of individual assessments Supervisory Board to the extent necessary to carry out a collective suitability assessment (i.e., within the scope of competences). If it is determined that at least part of the information necessary to carry out the collective suitability assessment of the Supervisory Board is not available or has become outdated, the Expert Unit proceeds to complete the missing information. If this is not the case, the Expert Unit proceeds with the primary assessment of the collective suitability of the Supervisory Board.
- 3. If the collective suitability assessment of the Supervisory Board results from changes in the composition of the Audit Committee, the Expert Unit obtains the candidate assessment form from the Audit Committee members or from candidates to the Audit Committee according to the current statement of the PFSA Methodology.
- 4. The Expert Unit carries out the primary collective assessment of the suitability of the Supervisory Board and the Audit Committee (if necessary) and documents the assessment process by completing the Form of the Collective Assessment of the Suitability of the Supervisory Board, and in the case of assessing the Audit Committee, the Audit Committee's collective suitability form both according to the current statement of the PFSA Methodology. Afterwards, the Expert Unit provides the abovementioned documentation to the Nomination Committee.
- 5. The Nomination Committee prepares a recommendation for the Supervisory Board regarding the collective assessment of the Supervisory Board. If the assessment result is positive, the Nomination Committee issues a positive collective suitability assessment of the Supervisory Board in its current composition. If the outcome of the assessment is negative, the Nomination Committee recommends remedial measures including, in particular: adjusting the division of responsibilities among the members of the Supervisory Board, convening an Extraordinary General Meeting to complete the composition of the Supervisory Board, taking possible measures to minimise conflicts of interest or organising training for the Supervisory Board or individual members of the Supervisory Board to ensure the individual and collective suitability of this body. The Nomination Committee communicates its recommendation to the Supervisory Board.
- 6. The Supervisory Board carries out the collective assessment of the suitability Supervisory Board in the form of a resolution. If a vote takes place contrary to the recommendation of the Nomination Committee, the Supervisory Board should present in writing or in the form of minutes a justification of such action. The assessment result may also include recommendations concerning remedial measures that should be taken in order to remove the reservations or irregularities found. In the event of a negative collective suitability assessment, the inclusion of such a recommendation is mandatory. The Supervisory Board documents the process of the collective suitability assessment and its outcome.
- 7. At least once a year, the General Meeting approves the collective suitability assessment of the Supervisory Board according to the information as at the end of the financial year.
- 8. The Supervisory Board provides the PFSA with information on the assessment result, and in the event of a negative assessment also with information on recommended remedial actions.

9. If the collective suitability assessment of the Management Board has given rise to recommendations concerning remedial measures, the Supervisory Board immediately undertakes and documents actions aimed at their implementation.

# § 11. PROCESS OF PRIMARY INDIVIDUAL SUITABILITY ASSESSMENT OF A CANDIDATE FOR MEMBERSHIP OF THE AUDIT COMMITTEE

- 1. In the process of assessing suitability to serve as members of the Audit Committee, consideration is given to legal requirements as well as to good practice regarding: the composition and independence of the members of the Audit Committee; knowledge and skills in: accounting or auditing; the industry; independence; and having the appropriate knowledge and skills if the Audit Committee tasks are entrusted to the Supervisory Board.
- 2. The candidate for Audit Committee member completes the individual suitability assessment form according to the current summary for the PFSA Methodology and with attachments confirming the information indicated in the form, including: that the candidate for Audit Committee member has the necessary knowledge and skills in the field of accounting and financial reporting, taking into account directional education, specialist certificates or qualifications, as well as the required minimum professional experience in a position directly related to financial accounting, management accounting or auditing. The set of materials referred to above is forwarded by the candidate for the Audit Committee member to the Expert Unit.
- 3. The Expert Unit verifies the documents received and, if necessary, asks the candidate to supplement them, as well as carries out a preliminary assessment.
- 4. Primary suitability of candidates to the Audit Committee is assessed by the Nomination Committee.

### § 12. SECONDARY INDIVIDUAL SUITABILITY ASSESSMENT OF A MEMBER OF THE AUDIT COMMITTEE

- 1. In the cases referred to in § 6(6) point (6), point (8) or point (9), the Nomination Committee decides to initiate the process of secondary assessment of the individual suitability of a member of the Audit Committee of the Supervisory Board and requests the Expert Unit to carry out the necessary activities in this respect.
- 2. The Expert Unit, taking into account:
  - 1) an event leading to the need for a secondary assessment of individual suitability of a member of the Audit Committee,
  - 2) documentation of the prior assessment of the individual suitability of the member Audit Committee
  - determines the extent of the secondary assessment to be conducted.
- 3. The Expert Unit, taking into account the scope of the assessment of the individual suitability of an Audit Committee member established in the previous step, prepares a list of information and statements to be provided by the Audit Committee member. This list contains materials confirming that a member of the Audit Committee has the competences listed in § 11(2) above.
- 4. The Expert Unit selects the appropriate forms to be completed according to the current statement for the PFSA Methodology.

- 5. The Member of the Audit Committee prepares the information and statements indicated on the list provided by the Expert Unit. A member of the Audit Committee attaches the documents indicated in the questionnaires confirming the accuracy of the information contained in the documents.
- 6. The Expert Unit verifies whether the documents referred to in section 5 above have been correctly filled in and contain all the necessary information, including the identification of deficiencies requiring revision or completion and forwards the documents to the Audit Committee member for revision/completion.
- 7. The Expert Unit makes a preliminary assessment of the documents and information submitted or completed/revised by a member of the Audit Committee in accordance with (5) or (6) above, as appropriate. The Expert Unit documents the assessment process by completing the sections in the questionnaires reserved for completion by the Bank. Afterwards, the Expert Unit provides the documentation to the Nomination Committee.
- 8. The Nomination Committee carries out a secondary assessment of individual suitability based on the available information held on the Audit Committee member relevant to the assessment. A member of the Nomination Committee is not involved in their own secondary individual suitability assessment process.
- 9. In carrying out the secondary assessment of individual suitability, the Nomination Committee may be assisted by an external adviser.
- 10. The Nomination Committee prepares a recommendation on the secondary assessment of the individual suitability of the Supervisory Board member. If the outcome of the assessment is positive, the Nominations Committee recommends a positive assessment of the suitability of the Audit Committee member and that he/she remain on the Committee. In the event that the suitability assessment results in objections against an Audit Committee member that can be remedied through corrective measures, the Nomination Committee may recommend such measures. In the event of a negative secondary assessment of the individual suitability of an Audit Committee member, the Nomination Committee recommends changes to the composition of the Audit Committee. The Nomination Committee communicates its recommendation to the Supervisory Board.
- 11. The Supervisory Board provides the PFSA with information on the outcome of the secondary assessment of the individual suitability of an Audit Committee member and, in the event of a negative assessment, also information on the recommended remedial action.

#### *§ 13.*

#### ASSESSMENT OF THE COLLECTIVE SUITABILITY OF THE AUDIT COMMITTEE

- 1. Each and every time the composition of the Audit Committee changes, the Nomination Committee decides to initiate the assessment of the collective suitability of the Audit Committee and requests the Expert Unit to carry out the necessary actions in this regard.
- 2. The Expert Unit verifies the validity of individual assessments of the Audit Committee to the extent necessary to carry out a collective suitability assessment (i.e. within the scope of competences). If it is found that at least some of the information necessary to carry out the assessment of the Audit Committee's collective suitability is not available or has become outdated, the Expert Unit proceeds to complete the missing information. If this is not the case, the Expert Unit proceeds with the primary assessment of the collective suitability of the Audit Committee.

- 3. If the collective suitability assessment results from changes in the composition of the Audit Committee, the Expert Unit obtains the candidate assessment form from candidates to the Audit Committee according to the current statement of the PFSA Methodology.
- 4. The Expert Unit carries out the primary collective assessment of the suitability of the Audit Committee and documents the assessment process by completing the Audit Committee's collective suitability form according to the current statement of the PFSA Methodology. Afterwards, the Expert Unit provides the documentation to the Nomination Committee.
- 5. The Nomination Committee prepares a recommendation for the Supervisory Board regarding the collective assessment of the Audit Committee. If the assessment result is positive, the Nomination Committee issues a positive collective suitability assessment of the Audit Committee in its current composition. In the event that the result of the collective suitability assessment is negative, the Nomination Committee recommends a change in the composition of the Audit Committee. The Nomination Committee communicates its recommendation to the Supervisory Board.
- 6. The Supervisory Board carries out the collective assessment of the suitability of the Audit Committee in the form of a resolution.

#### *§ 14.*

#### SUCCESSION PLANNING FOR BOARD MEMBERS

- 1. In the event of a vacancy on the Supervisory Board and, in particular, in the event of a sudden and unexpected situation, the Supervisory Board carries out an assessment of the collective suitability referred to in 10, including an assessment of the impact of the occurrence of the vacancy on the continued functioning of the supervisory body and its advisory committees and, if necessary, initiates action by the General Meeting to ensure the collective suitability of the Supervisory Board.
- 2. Until the members of the Supervisory Board are replenished, the body functions in a reduced composition. In the event that the composition of the Supervisory Board falls below the minimum specified in the Bank's Articles of Association, an Extraordinary General Meeting is convened without delay in order to supplement the composition of the Supervisory Board at least to the minimum specified in the Bank's Articles of Association.
- 3. In the event that the occurrence of a vacancy on the Supervisory Board reduces the number of members of the Nomination Committee below the minimum specified in the Rules of Procedure of the Nomination Committee the Supervisory Board carries out the collective suitability assessment referred to in § 10, disregarding the recommendation of the Nomination Committee.
- 4. The members of the Supervisory Board are selected from a group of potential candidates who may be nominated by, among others, the Management Board, the Supervisory Board and the Shareholders.

#### § 15.

#### **DIVERSITY POLICY**

- 1. The Diversity Policy defines the goals and criteria of diversity, including but not limited to, in such areas AS gender, field of education, specialist knowledge, age and professional experience, as well as indicates the date and method of how the achievement of these goals should be monitored. When assessing candidates for the Supervisory Board, the Bank takes into account a wide set of features and competences required to be a member of the Supervisory Board.
- 2. The Bank endeavours to ensure diversity of the Supervisory Board, in particular, in the scope of education and professional experience, gender and age of members of the Supervisory Board, and to the extent ensuring a broad spectrum of views of the supervisory body.

- 3. In selecting the composition of the Supervisory Board, the Bank aims to achieve a balance in gender representation on this body, taking into account a minimum gender minority of 30%.
- 4. When assessing the diversity of members of the Supervisory Board in terms of their education and professional experience, criteria such as: place (country, region) in which education or professional experience is obtained, education profile, university degree, specialisation in a specific field, type of entities in which the candidate has held the function or has been employed and employment time may be taken into consideration.
- 5. The Bank recruits members of the Supervisory Board having regard in the first place to the criteria set out in Section 4 above, necessary for the proper functioning and suitability of the Supervisory Board as a whole.
- 6. Shaping the composition of the Supervisory Board should not take place with the sole aim of increasing diversity at the expense of the functioning and suitability of the Supervisory Board as a whole or the suitability of individual members.

# § 16. INFORMATION AND DOCUMENTATION OBLIGATIONS

- 1. In order to document the suitability assessment process, the HR Division archives documentation on the assessment process, including questionnaires and assessment results.
- 2. Immediately after the appointment of the Supervisory Board or a change in its composition, the Bank provides the PFSA with information on the composition of the Supervisory Board or a change in its composition, respectively, together with information on whether the members of the Supervisory Board concerned by the information meet the suitability requirements set out in Article 22aa of the Banking Law Act.
- 3. The Bank immediately informs the PFSA of a negative outcome of the primary individual assessment, the secondary individual assessment of a member of Supervisory Board and the collective assessment of the suitability of the Supervisory Board and of the actions taken in connection with these assessments.
- 4. The Bank announces, in a publicly available manner, information that members of the Supervisory Board meet the suitability requirements specified in Article 22aa of the Banking Law Act.

# § 17. PRINCIPLES OF DEVELOPMENT AND TRAINING

- 1. The rules for the development of Supervisory Board members are set out in a separate regulation adopted by the Bank: "Development Policy for Members of the Management Board and Supervisory Board of Alior Bank S.A."
- 2. The development activities set out in the regulation referred to in section 1 above are coordinated by the HR Division.

# § 18. PRINCIPLES OF AMENDMENTS AND REVIEWS

- 1. Controls and independent monitoring of their compliance are regulated by the Instruction issued by the Managing Director of the HR Division.
- 2. In cases not covered by this Policy, the provisions of the Methodology are applicable.
- 3. The Nomination Committee monitors the effectiveness of the Bank's application of this Policy, including to the extent indicated in the Diversity Policy described in §14, and reviews its content and implementation.

### Appendix to the Policy of Selection and Suitability Assessment of Supervisory Board Members

## COMPETENCIES OF A CANDIDATE FOR A SUPERVISORY BOARD MEMBER

If marked with (\*) – high level it expected from at least 3 members of the Supervisory Board as part of the collective suitability assessment

If marked with (\*\*) – high level it expected from at least 2 members of the Supervisory Board as part of the collective suitability assessment

Expected competencies related to the management of the managed entity	Level required by the entity (individual assessment)
Market knowledge Candidate has a general knowledge of the financial market, with particular focus on the sector in which the entity under supervision operates and with particular focus on the knowledge of the Polish market.	average*
Knowledge of legal requirements and regulatory frameworks  Candidate has knowledge of regulations, recommendations issued by supervisory authorities and codes of best practice regulating activities in the financial market sector in which the entity under supervision operates.	average*
Strategic planning (management skills)  Candidate understands the operating strategy/business plan of the institution and knows how to implement them.	average*
Knowledge of the management system, including risk management  Candidate understands the methodology of risk management – identifying, assessing, monitoring, controlling and mitigating the main types of risk connected with the institution.	average*
Accounting and financial audit  Candidate has up-to-date knowledge on accounting, accounting standards and financial audit.	average*
Supervision, control and internal audit Candidate understands the rules and standards applicable to the functioning of the audit and internal control system.	average*
Interpretation of financial information (skills in the area of finance and accounting)  Candidate can interpret financial and accounting data, analyse presented data and draw conclusions necessary for management purposes within the entity while taking into account the market situation.	average*
Possession of skills in the field of insurance A member of the body is able to interpret insurance information; he/she is able, on the basis of the information presented, to carry out the analysis and draw the conclusions necessary for the management of the entity while taking into account the market situation.	basic
Possession of skills in the field of actuarial function	basic

A member of the body understands the importance and role of the actuarial function in the entity; he/she is able to carry out data analysis and interpret information taking into account the entity's strategy and the market situation.	
Knowledge of the Polish language Candidate has a proven knowledge of the Polish language, effectively communicates with employees in Polish (both with regard to day-to-day and industry-related issues), understands topics addressed during the body's meetings; candidate can use the Polish language in presentations and speeches given during conferences, workshops or key meetings.	high

Expected competencies related to risk management in the activities of the managed entity	Level required by the entity (individual assessment)
Business model risk business and strategic risk	average**
Risk in the area of credit risk credit risk, concentration risk, collective borrower default risk, counterparty risk, settlement/delivery risk, risk of foreign currency lending	basic**
Risk in the area of market risk position risk, currency risk, commodity price risk, credit valuation adjustment risk, interest rate risk.	basic**
Risk in the area of operational risk business risk, IT risk, legal risk, model risk, AML risk;	average**
Risk in the area of liquidity and financing liquidity risk, market liquidity risk, intraday liquidity risk, liquidity concentration risk, financing risk	basic**
Risk in the area of capital management excessive financial leverage risk, insolvency risk	basic**
Management risks non-compliance and reputation risks	average**
Risk in the area of systemic risk systemic and exposure risk	basic**

Expected competencies related to the management of main areas of operations of the managed entity	Level required by the entity (individual assessment)
Retail banking	average*
Corporate banking	average*
Risk management	basic*
Finance	average*
Operations	basic**
IT	basic**

Strategy	average*
HR	basic*
Legal / regulations / audit / safety	average*

Expected personal competencies	Level required by the entity (individual assessment)
Authenticity	
Candidate's words and actions are consistent and their behaviour is consistent with the reported values and beliefs. Candidate openly states their intentions, ideas and opinions, encourages their environment to be open and honest, and properly informs their supervisor about the actual situation, thus recognising existing risks and problems.	meets the criteria
Language	
Candidate can communicate verbally in an organised and conventional manner and write in the native language or language used at work in the place where the institution is located.	high
Decisiveness	
Candidate makes decisions in a timely manner based on available information, acting quickly and in accordance with the specified procedure, for example by expressing their views and not postponing the decision.	meets the criteria
Communication	
Candidate can communicate a message in a clear and socially acceptable way and in appropriate form. Candidate focuses on communicating and obtaining clear and transparent information as well as encourages to actively provide feedback.	high
Judgement	
Candidate can accurately evaluate information and various modes of procedures as well as reach logical conclusions. Candidate verifies, recognises and understands important issues. Candidate has the ability to holistically assess the situation beyond the perspective of the position held, especially when solving problems that may threaten the continued operation of an enterprise.	high
Customer care and high standards	
Candidate focuses on ensuring high standards and, where possible, finding ways to raise them. In particular: Candidate refuses to approve the development and marketing of products and services as well as to bear capital expenditures in circumstances when they are not able to appropriately measure risk due to the lack of understanding the structure, rules or basic assumptions of the proposed solution. Candidate identifies and examines the expectations and needs of customers as well as ensures the communication of accurate, complete and clear information to customers. Candidate takes into consideration, in particular, the value of a product for the customer as well as the adequacy and suitability of a product.	high
Leadership skills	
Candidate indicates lines of action and ensures leadership, supports teamwork, motivates employees and ensures they have the professional competencies necessary	average*

for the performed functions or necessary to achieve set goals. It is open to criticism and ensures a constructive debate.	
Loyalty	
Candidate identifies with the organisation and shows commitment. Candidate shows that they are willing to devote a sufficient amount of time to work and is able to appropriately perform their duties, defends the organisation's interests and operates in an objective and critical way. Candidate identifies and foresees potential conflicts of interests.	meets the criteria
External awareness	
Candidate continuously monitors the status of the organisation, its internal power structure and adopted methods of operation. Candidate has good awareness regarding the domestic and global economic situation (including financial, economic and social development) that may have an impact on the organisation and interests of individual entities. At the same time, Candidate can effectively use this information.	high
Negotiations	
Candidate identifies and discloses interests in a way intended to reach a consensus in the pursuit of negotiating objectives.	average*
Persuasion	
Candidate can influence the opinions of others, using their gift of persuasion and natural authority and tact. Candidate has a strong personality and ability to remain unyielding.	high
Teamwork	
Candidate is aware of the group interest and contributes to achieving the common objective; Candidate can function as part of the group.	high

Strategic skills	
Candidate can create and develop realistic plans and strategies related to future development (including by using scenario analysis), which translates into the ability to set long-term goals. Candidate appropriately takes into consideration risk to which the organisation is exposed and takes appropriate steps to manage this risk.	average*
Resistance to stress	
Candidate is resistant to stress and can act logically, even under strong pressure and in moments of uncertainty.	high
Sense of responsibility	
Candidate understands internal and external conditions and motivations, carefully assesses them and takes them into consideration. Candidate can draw conclusions and is aware that their actions affect the interests of interested parties.	meets the criteria
Chairing meetings	
Candidate can effectively and efficiently chair meetings, creating an atmosphere of openness and encouraging everyone to participate on equal terms; Candidate is task-oriented and aware of the responsibilities of others.	high
Ability to ask the right questions to members of managing bodies of the entity under supervision	high

Candidate has the ability to address problematic issues with members of managing bodies of the entity under supervision	
Groupthink	l.: al.
The candidate has the ability to resist groupthink.	high

# Resolution No.11/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: assessment of the collective suitability of the Supervisory Board of Alior Bank S.A.

Pursuant to § 17 (2)(11) of the Articles of Association of Alior Bank S.A. in connection with § 10 (7) of the "Policy for the Selection and Suitability Assessment of Members of the Supervisory Board of Alior Bank S.A." ("Selection and Assessment Policy"), the Annual General Meeting resolves as follows:

§ 1

The Annual General Meeting of the Bank approves the positive assessment of the collective suitability of the Supervisory Board of the Bank as at the end of the fiscal year 2023 and concludes that the Supervisory Board of the Bank in the fiscal year 2023 met the requirements set out in the Selection and Assessment Policy, including in particular:

- a) an adequate number of its members met the independence criteria;
- b) an adequate number of its members held the required accounting knowledge and skills;
- c) an adequate number of its members held the required auditing knowledge and skills;
- d) an adequate number of its members held the required knowledge and skills in the financial sector;
- e) all members of the Supervisory Board of the Bank had at least a high level of competence to chair meetings;
- f) the Supervisory Board of the Bank had the required level of other competencies as a body;
- g) the members of the Supervisory Board of the Bank declared their willingness to devote sufficient time to perform their duties as members of the Supervisory Board of the Bank.

§ 2

The Resolution enters into force on the date of its adoption.

Shareholders representing jointly 93.425.849 valid votes from 93.425.849 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 93.425.849 valid votes were cast in favor of the resolution;
- none votes were "against" of the resolution;
- none votes were "abstained" of the resolution;

The resolution has been adopted

# Resolution No. 12/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: expressing an opinion on the "Report on the remuneration of members of the Management Board and the Supervisory Board of Alior Bank S.A. for the year 2023" as submitted by the Supervisory Board of the Bank.

§ 1

Pursuant to § 17(1)(1b) of the Articles of Association of Alior Bank S.A., the Annual General Meeting of the Bank gives a positive opinion on the "Report on remuneration of members of the Management Board and the Supervisory Board of Alior Bank S.A. for the year 2023", as submitted by the Supervisory Board of the Bank.

§ 2

The Resolution enters into force on the date of its adoption.

Shareholders representing jointly 93.425.849 valid votes from 93.425.849 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 83.023.906 valid votes were cast in favor of the resolution;
- 10.401.943 valid votes were "against" of the resolution;
- none votes were "abstained" of the resolution;

The resolution has been adopted

# Resolution No. 13/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: assessment of the adequacy of internal regulations concerning the functioning of the Supervisory Board of Alior Bank S.A. and its effectiveness.

Pursuant to § 17 (2)(11) of the Articles of Association of Alior Bank S.A. and in accordance with recommendation 8.9 of Recommendation Z concerning corporate governance in banks, issued by the Polish Financial Supervision Authority pursuant to Resolution No. 289/2020 of 9 October 2020, the Annual General Meeting of the Bank resolves as follows:

§ 1

Having regard to the following internal regulations of the Bank regarding the functioning of the Supervisory Board of the Bank:

- Articles of Association of Alior Bank S.A.,
- Organisational Regulations of Alior Bank S.A.,
- Regulations of the Supervisory Board of Alior Bank S.A.,
- Regulations of the Audit Committee of the Supervisory Board of Alior Bank S.A.,
- Regulations of the Nomination and Remuneration Committee of the Supervisory Board of Alior Bank S.A.,
- Regulations of the Risk Committee of the Supervisory Board of Alior Bank S.A.,
- Regulations of the Committee for Strategy and Development of the Supervisory Board of the Bank of Alior Bank S.A.,
- Policy for the Selection and Suitability Assessment of Members of the Supervisory Board of Alior Bank S.A.,
- Resolution of the Supervisory Board of the Bank on the self-assessment of the adequacy of internal regulations concerning the functioning of the Supervisory Board of the Bank and effectiveness of the Supervisory Board in the year 2023,

the Annual General Meeting of the Bank positively assesses the adequacy of internal regulations concerning the functioning of the Supervisory Board of the Bank.

§ 2

On the basis of the Report on the Activities of the Supervisory Board of Alior Bank Spółka Akcyjna in the financial year ending on 31 December 2023, the Annual General Meeting of the Bank positively evaluates the effectiveness of the Supervisory Board of the Bank in the year 2023.

§ 3

The Resolution enters into force on the date of its adoption.

Shareholders representing jointly 93.425.849 valid votes from 93.425.849 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 93.425.849 valid votes were cast in favor of the resolution;
- none votes were "against" of the resolution;
- none votes were "abstained" of the resolution;

The resolution has been adopted

## Resolution No. 14/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: amendments to the Articles of Association of Alior Bank Spółka Akcyjna.

Pursuant to Article 430 § 1 of the Code of Commercial Partnerships and Companies and § 17 (2)(1) of the Articles of Association of Alior Bank S.A., it is hereby resolved as follows:

#### § 1

The Articles of Association of the Bank shall be amended in such a way that the current wording of § 7 (2)(5) of the Articles of Association of Alior Bank S.A., reading as follows:

"5) conducting brokerage activity,"

shall now read as follows:

- "5) conducting brokerage activity, including:"
  - a) accepting and transferring orders to purchase or sell financial instruments;
  - b) completing orders referred to in item a) above for the account of the party placing that order,
  - c) purchasing and selling financial instruments for its own account,
  - d) investment advisory,
  - e) offering financial instruments,
  - f) safekeeping or registration of financial instruments, including maintaining securities accounts, derivative accounts and omnibus accounts as well as cash accounts."

#### § 2

The Annual General Meeting of the Bank authorizes the Supervisory Board of the Bank to compile a consolidated version of the Articles of Association, incorporating the amendments introduced by means of the present resolution.

The resolution shall enter into force on the day of its adoption and shall be binding from the entry of the amendments to the Articles of Association of Alior Bank S.A. into the Register of Entrepreneurs of the National Court Register.

Shareholders representing jointly 93.425.850 valid votes from 93.425.850 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 93.425.849 valid votes were cast in favor of the resolution;
- none votes were "against" of the resolution;
- 1 valid votes were "abstained" of the resolution;

The resolution has been adopted

# Resolution No. 15/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: changes in the composition of the Supervisory Board of Alior Bank Spółka Akcyjna

§ 1

Pursuant to Article 385 § 1 of the Commercial Companies Code and § 18 section 3 of the Bank's Articles of Association, the Annual General Meeting of the Bank dismisses Ernest Gerard Bejda\_from the Bank's Supervisory Board.

§ 2

The resolution shall enter into force upon its adoption.

Shareholders representing jointly 93.425.850 valid votes from 93.425.850 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 60.364.299 valid votes were cast in favor of the resolution;
- 13.852.367 valid votes were "against" of the resolution;
- 19.209.184 valid votes were "abstained" of the resolution;

The resolution has been adopted

# Resolution No. 16/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: changes in the composition of the Supervisory Board of Alior Bank Spółka Akcyjna

§ 1

Pursuant to Article 385 § 1 of the Commercial Companies Code and § 18 section 3 of the Bank's Articles of Association, the Annual General Meeting of the Bank dismisses Paweł Wojciech Knop from the Bank's Supervisory Board.

§ 2

The resolution shall enter into force upon its adoption.

Shareholders representing jointly 93.425.850 valid votes from 93.425.850 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 60.364.299 valid votes were cast in favor of the resolution;
- 13.852.367 valid votes were "against" of the resolution;
- 19.209.184 valid votes were "abstained" of the resolution;

The resolution has been adopted

Resolution No. 17/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: changes in the composition of the Supervisory Board of Alior Bank Spółka Akcyjna

8 1

Pursuant to Article 385 § 1 of the Commercial Companies Code and § 18 section 3 of the Bank's Articles of Association, the Annual General Meeting of the Bank dismisses Małgorzata Erlich – Smurzyńska from the Bank's Supervisory Board.

§ 2

The resolution shall enter into force upon its adoption.

Shareholders representing jointly 93.425.850 valid votes from 93.425.850 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 60.364.300 valid votes were cast in favor of the resolution;
- 13.852.367 valid votes were "against" of the resolution;
- 19.209.183 valid votes were "abstained" of the resolution;

The resolution has been adopted

# Resolution No. 18/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: changes in the composition of the Supervisory Board of Alior Bank Spółka Akcyjna

§ 1

Pursuant to Article 385 § 1 of the Commercial Companies Code and § 18 section 3 of the Bank's Articles of Association, the Annual General Meeting of the Bank dismisses Jacek Kij from the Bank's Supervisory Board.

§ 2

The resolution shall enter into force upon its adoption.

Shareholders representing jointly 93.425.850 valid votes from 93.425.850 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 60.364.300 valid votes were cast in favor of the resolution;
- 13.852.367 valid votes were "against" of the resolution;
- 19.209.183 valid votes were "abstained" of the resolution;

The resolution has been adopted

Resolution No. 19/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: changes in the composition of the Supervisory Board of Alior Bank Spółka Akcyjna

§ 1

Pursuant to Article 385 § 1 of the Commercial Companies Code and § 18 section 3 of the Bank's Articles of Association, the Annual General Meeting of the Bank dismisses Marek Pietrzak from the Bank's Supervisory Board.

§ 2

The resolution shall enter into force upon its adoption.

Shareholders representing jointly 93.425.850 valid votes from 93.425.850 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 60.364.300 valid votes were cast in favor of the resolution;
- 13.852.367 valid votes were "against" of the resolution;
- 19.209.183 valid votes were "abstained" of the resolution;

The resolution has been adopted

# Resolution No. 20/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: changes in the composition of the Supervisory Board of Alior Bank Spółka Akcyjna

8 1

Pursuant to Article 385 § 1 of the Commercial Companies Code and § 18 section 3 of the Bank's Articles of Association, the Annual General Meeting of the Bank dismisses Dominik Mikołaj Witek from the Bank's Supervisory Board.

§ 2

The resolution shall enter into force upon its adoption.

Shareholders representing jointly 93.425.850 valid votes from 93.425.850 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 60.364.300 valid votes were cast in favor of the resolution;
- 13.852.367 valid votes were "against" of the resolution;
- 19.209.183 valid votes were "abstained" of the resolution;

The resolution has been adopted

# Resolution No. 21/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: appointment to the Supervisory Board of Alior Bank Spółka Akcyjna

§ 1

Pursuant to § 8 section 7 of the "Policy for the selection and assessment of suitability of members of the Supervisory Board of Alior Bank S.A.", Article 385 § 1 of the Polish Commercial Companies Code and § 18 section 1 of the Bank's Articles of Association, the Annual General Meeting:

1) approves the initial assessment of the suitability of Mr. Artur Chołoda's candidate for a member of the Bank's Supervisory Board;

- 2) appoints Mr. Artur Chołoda to the Supervisory Board of the Bank, as of April 27, 2024, for a joint term of office covering the 4 (four) full financial years 2025-2028. The first full financial year of the term is 2025.
- 3) The appointment referred to in point 2 above will be in force on the condition that Mr. Artur Chołoda submits his effective resignations from the functions listed in the statement submitted by him on April 25, 2024.

§ 2

The resolution shall enter into force upon its adoption.

Shareholders representing jointly 93.425.850 valid votes from 93.425.850 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 60.364.300 valid votes were cast in favor of the resolution;
- 13.852.367 valid votes were "against" of the resolution;
- 19.209.183 valid votes were "abstained" of the resolution;

The resolution has been adopted

## Resolution No. 22/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: appointment to the Supervisory Board of Alior Bank Spółka Akcyjna

§ 1

Pursuant to § 8 section 7 of the "Policy for the selection and assessment of suitability of members of the Supervisory Board of Alior Bank S.A.", Article 385 § 1 of the Polish Commercial Companies Code and § 18 section 1 of the Bank's Articles of Association, the Annual General Meeting:

- 1) approves the initial assessment of the suitability of the candidate of Mr. Radosław Grabowski for a member of the Bank's Supervisory Board;
- 2) appoints Mr. Radosław Grabowski to the Supervisory Board of the Bank for a joint term of office covering the 4 (four) full financial years 2025-2028. The first full financial year of the term is 2025.

§ 2

The resolution shall enter into force upon its adoption.

Shareholders representing jointly 93.425.850 valid votes from 93.425.850 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 60.364.300 valid votes were cast in favor of the resolution;
- 13.852.367 valid votes were "against" of the resolution;
- 19.209.183 valid votes were "abstained" of the resolution;

The resolution has been adopted

# Resolution No. 23/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: appointment to the Supervisory Board of Alior Bank Spółka Akcyjna

§ 1

Pursuant to § 8 section 7 of the "Policy for the selection and assessment of suitability of members of the Supervisory Board of Alior Bank S.A.", Article 385 § 1 of the Polish Commercial Companies Code and § 18 section 1 of the Bank's Articles of Association, the Annual General Meeting:

- 1) approves the initial assessment of the suitability of the candidate of Mr. Maciej Gutowski for a member of the Bank's Supervisory Board;
- 2) appoints Mr. Maciej Gutowski to the Supervisory Board of the Bank for a joint term of office covering the 4 (four) full financial years 2025-2028. The first full financial year of the term is 2025.

§ 2

The resolution shall enter into force upon its adoption.

Shareholders representing jointly 93.425.850 valid votes from 93.425.850 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 79.554.344 valid votes were cast in favor of the resolution;
- 13.852.367 valid votes were "against" of the resolution;
- 19.139 valid votes were "abstained" of the resolution;

The resolution has been adopted

# Resolution No. 24/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: appointment to the Supervisory Board of Alior Bank Spółka Akcyjna

§ 1

Pursuant to § 8 section 7 of the "Policy for the selection and assessment of suitability of members of the Supervisory Board of Alior Bank S.A.", Article 385 § 1 of the Polish Commercial Companies Code and § 18 section 1 of the Bank's Articles of Association, the Annual General Meeting:

- 1) approves the initial assessment of the suitability of the candidate of Mr. Artur Kucharski for a member of the Bank's Supervisory Board;
- 2) appoints Mr. Artur Kucharski to the Supervisory Board of the Bank for a joint term of office covering the 4 (four) full financial years 2025-2028. The first full financial year of the term is 2025.

§ 2

The resolution shall enter into force upon its adoption.

Shareholders representing jointly 93.425.850 valid votes from 93.425.850 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 79.554.344 valid votes were cast in favor of the resolution;
- 13.852.367 valid votes were "against" of the resolution;
- 19.139 valid votes were "abstained" of the resolution;

The resolution has been adopted

Resolution No. 25/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: appointment to the Supervisory Board of Alior Bank Spółka Akcyjna

§ 1

Pursuant to § 8 section 7 of the "Policy for the selection and assessment of suitability of members of the Supervisory Board of Alior Bank S.A.", Article 385 § 1 of the Polish Commercial Companies Code and § 18 section 1 of the Bank's Articles of Association, the Annual General Meeting:

- 1) approves the initial assessment of the suitability of the candidate of Mr. Jarosław Mastalerz for a member of the Bank's Supervisory Board;
- 2) appoints Mr. Jarosław Mastalerz to the Supervisory Board of the Bank for a joint term of office covering the 4 (four) full financial years 2025-2028. The first full financial year of the term is 2025.

The resolution shall enter into force upon its adoption.

Shareholders representing jointly 93.425.850 valid votes from 93.425.850 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 79.554.344 valid votes were cast in favor of the resolution;
- 13.852.367 valid votes were "against" of the resolution;
- 19.139 valid votes were "abstained" of the resolution;

The resolution has been adopted

# Resolution No. 26/2024 of the Annual General Meeting of Shareholders Alior Bank Spółka Akcyjna of April 26, 2024

on: appointment to the Supervisory Board of Alior Bank Spółka Akcyjna

§ 1

Pursuant to § 8 section 7 of the "Policy for the selection and assessment of suitability of members of the Supervisory Board of Alior Bank S.A.", Article 385 § 1 of the Polish Commercial Companies Code and § 18 section 1 of the Bank's Articles of Association, the Annual General Meeting:

- 1) approves the initial assessment of the suitability of the candidate of Mr. Jan Zimowicz for a member of the Bank's Supervisory Board;
- 2) appoints Mr. Jan Zimowicz to the Supervisory Board of the Bank for a joint term of office covering the 4 (four) full financial years 2025-2028. The first full financial year of the term is 2025.

§ 2

The resolution shall enter into force upon its adoption.

Shareholders representing jointly 93.425.850 valid votes from 93.425.850 shares participated in an open vote on the above resolution, which is (after rounding to two decimal places) 71,56% of the share capital of ALIOR BANK S.A., whereby:

- 79.554.344 valid votes were cast in favor of the resolution;
- 13.852.367 valid votes were "against" of the resolution;
- 19.139 valid votes were "abstained" of the resolution;

The resolution has been adopted