PRINTED FORM

TO ALLOW A PROXY TO EXERCISE THE VOTING RIGHT AT THE EXTRAORDINARY GENERAL MEETING OF BENEFIT SYSTEMS S.A. WITH ITS REGISTERED OFFICE IN WARSAW, ON 30 NOVEMBER 2018.

Shareholder (natural person):
Mr/Ms
FIRST NAME AND FAMILY NAME OF THE SHAREHOLDER
holder of identity card
issued by
NAME OF THE ISSUING AUTHORITY
SHAREHOLDER'S PERSONAL IDENTIFICATION NUMBER (PESEL)
SHAREHOLDER'S TAX IDENTIFICATION NUMBER (NIP)
NUMBER OF SHARES
Shareholder's contact details:
Locality:
Postal code:
Street address:
Succi addiess.
E-mail address:

Telephone No.:
Shareholder (legal person or another organisational unit):
ENTITY'S NAME
NUMBER UNDER WHICH THE ENTITY WAS ENTERED IN THE NATIONAL COURT REGISTER (KRS) (THE KRS NUMBER) OR ANOTHER REGISTER AND NAME OF THE REGISTRY COURT / REGISTER
NUMBER OF SHARES
Shareholder's (legal person or other organisational unit) contact details:
Locality:
Postal code:
Street address:
E-mail address:
Telephone No.:
Hereby appoints, as their proxy,
Mr /Ms
FIRST NAME AND FAMILY NAME OF THE PROXY
holder of identity card
issued by

NAME OF THE ISSUING AUTHORITY

PROXY'S PERSONAL IDENTIFICATION NUMBER (PESEL)
PROXY'S TAX IDENTIFICATION NUMBER (NIP)
Proxy's contact details:
Locality:
Postal code:
Street address:
E-mail address:
Telephone No.:
to represent the Shareholder at the Extraordinary General Meeting of Benefit Systems S.A. with its registered seat in Warsaw that was called to be held on 30 November 2018.
The Proxy shall be authorised to

Resolution No. ____

of the Extraordinary General Meeting

of company under the business name of BENEFIT SYSTEMS spółka akcyjna

with its registered seat in Warsaw

of 30 November, 2018,

concerning election of the Chairperson of the Extraordinary General Meeting

	§ 1
The Extraordinary Gene	eral Meeting hereby elects [•] as the Chairperson of the General Meeting.
	§ 2
The resolution shall bec	ome effective as of the date of its adoption.
Instruction for the Pro	oxy on how to vote on resolution No. []
Vote "for"	
Vote "against"	
Vote "abstaining"	
Voting by means of ticki	ing the appropriate checkbox with a cross ("X")
Raising an objection to	resolution: YES/NO *)
	Resolution No
	of the Extraordinary General Meeting
of company u	under the business name of BENEFIT SYSTEMS spółka akcyjna

§ 1

with its registered seat in Warsaw

of 30 November, 2018, concerning election of the Ballot Counting Commission

The Extraordinary General Meeting hereby elects the following persons [●] to form the Ballot Counting Commission.

§ 2

The resolution shall become effective as of the date of its adoption.

Instruction for the Pro	xy on how to vote on resolution No. []
Vote "for"	
Vote "against"	
Vote "abstaining"	
Voting by means of ticking	ng the appropriate checkbox with a cross ("X")
Raising an objection to r	esolution: YES/NO *)
	Resolution No
	of the Extraordinary General Meeting
of company unde	er the business name of BENEFIT SYSTEMS spółka akcyjna
	with its registered seat in Warsaw
	of 30 November, 2018,
cond	cerning acceptance of the agenda of the Meeting.
	§ 1
The Extraordinary Gene	ral Meeting hereby accepts the following agenda of the General Meeting held
at hrs. on, 20	<u>_</u> :

1. Opening of the General Meeting.

- 2. Election of the Chairperson of the General Meeting.
- 3. Stating that the General Meeting was duly convened and is capable of adopting valid resolutions.
- 4. Election of the Ballot Counting Commission.
- 5. Acceptance of the agenda.
- 6. Presentation of the material contents of the plan of merger with Fit Invest Sp. z o.o. to the shareholders of the Company along with all the material changes within the assets and liabilities of the Company which occured from the date of preparation of the merger plan to 30 November, 2018.
- 7. Adoption of resolution concerning a plan of merger of the Company with Fit Invest sp. z o.o. along with the granting of consent for the plan of merger of the companies.
- 8. Discussion concerning plan for reorganisation of the structure of the Capital Group of the Company and adoption of a resolution to this end.
- 9. Any other business.
- 10. Closing of the Meeting.

The resolution shall become effective as of the date of its adoption.

Instruction for the Proxy on how to vote on resolution No. []								
		· · · · · · · · · · · · · · · · · · ·						
Vote "for"								
Vote "against"								
Vote "abstaining"								
Voting by means of tickir	g the appropriate	checkbox with a cross ("X"	")					
Raising an objection to re	esolution: YES/NC)*)						

Resolution No.

of the Extraordinary General Meeting
of company under the business name of BENEFIT SYSTEMS SPÓŁKA AKCYJNA
with its registered seat in Warsaw
of 30 November, 2018,

concerning merger of the company, as the acquiring company, with company under the business name of: FIT INVEST SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ,

as the acquired company

along with the granting of consent for a plan of merger of the companies

Acting on the basis of Article 506 of the Code of Commercial Companies (hereinafter, the "CCC"), the Extraordinary General Meeting (hereinafter, the "EXTRAORDINARY GENERAL MEETING") of company under the business name of: BENEFIT SYSTEMS SPÓŁKA AKCYJNA with its registered seat in Warsaw (hereinafter, the "ACQUIRING COMPANY"), hereby decided as follows:

§ 1

The Acquiring Company will be merged (hereinafter, the "MERGER") with company under the business name of: FIT INVEST SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ WITH its registered seat in Warsaw at Plac Europejski 3, 00-844 Warsaw, entered in the register of business entities of the National Court Register maintained by the District Court for the capital city of Warsaw in Warsaw, 12th Commercial Division of the National Court Register, under No. KRS 0000470176, (industry identification number) REGON: 146783641, (tax identification number) NIP: 5213652195 (hereinafter, the "ACQUIRED COMPANY").

The	Extr	aordinary	Gene	ral l	Meeting 1	nereby	grants	consent to	the	mer	rger plan,	as agre	ed bety	ween the
mer	ging	companie	es on	18	October	2018,	and	published	at	the	Acquiring	Comp	any's	website
http	s://w	ww.benef	itsyste	ms. ₁	pl/ and in	Monit	or Sad	owy i Gos	poda	ırczy	, issue No	. [<mark></mark>].		

§ 3

The merger will be carried out pursuant to Article 492 § 1 Item 1 of the Code of Commercial Companies, by transferring all the assets of the Acquired Company to the Acquiring Company (merger by acquisition).

§ 4

Due to the fact that the Acquiring Company holds 100% of shares in the share capital of the Acquired Company, the merger will be carried out without increasing the share capital of the Acquiring Company. Therefore, as a result of the Merger, no new circumstance will arise that might require a disclosure in the Articles of Association of the Acquiring Company. Consequently, the Articles of Association of the Acquiring Company will not be amended in connection with the Merger.

§ 5

In connection with the Merger, neither any rights nor special benefits, as referred to in Article 499 § 1 Item 5 of the CCC, will be granted, nor any special benefits will be granted to the members of the governing bodies of the merging companies, or other individuals participating in the Merger, as referred to in Article 499 § 1 Item 6 CCC.

§ 6

The resolution shall become effective as of the date of its adoption.

Instruction for the Proxy on how to vote on resolution No. []								
Vote "for"								
Vote "against"								
Vote "abstaining"								
Voting by means of tick	king the appropria	ate checkbox with a cross ("X")	")					
Raising an objection to	resolution: YES/	NO *)						

Resolution No.

of the Extraordinary General Meeting

of company under the business name of BENEFIT SYSTEMS SPÓŁKA AKCYJNA

with its registered seat in Warsaw

of 30 November, 2018,

concerning plan for reorganisation of the structure of the Capital Group of the Company

Extraordinary General Meeting (hereinafter, the "EXTRAORDINARY GENERAL MEETING") of company under the business name of: BENEFIT SYSTEMS SPÓŁKA AKCYJNA with its registered seat in Warsaw (hereinafter, the "COMPANY") hereby approves the plan for reorganisation of the structure of the Capital Group of the Company, which was adopted on 4 October 2018 in the resolutions of the Supervisory and the Management Boards of the Company (which was publicly announced by the Company in current report No. 77/2018). The plan consists in the simplification of the structure of the group by means of the Company taking over the businesses of the member companies of the Capital Group that conduct business activity in the segment of fitness services on the Polish market (hereinafter, the "REORGANISATION"). Concurrently, the Extraordinary General Meeting hereby accepts the present effects of the Reorganisation, recommends it to the Management Board to continue it and to complete the process of Reorganisation in accordance with the assumptions that were publicly announced by the Company in current report No. 77/2018.

§ 2

The resolution shall become effective as of the date of its adoption.

Raising an objection to resolution: YES/NO *)

Instruction for the Proxy on how to vote on resolution No. []							
		_					
Vote "for"							
Vote "against"							
Vote "abstaining"							
Voting by means of	ticking the appropriate checkbox with a cross ("X")						