RESOLUTION No. 21

of the Ordinary General Meeting of Shareholders of "TALEX" S.A. located in Poznań

of 12 June 2025

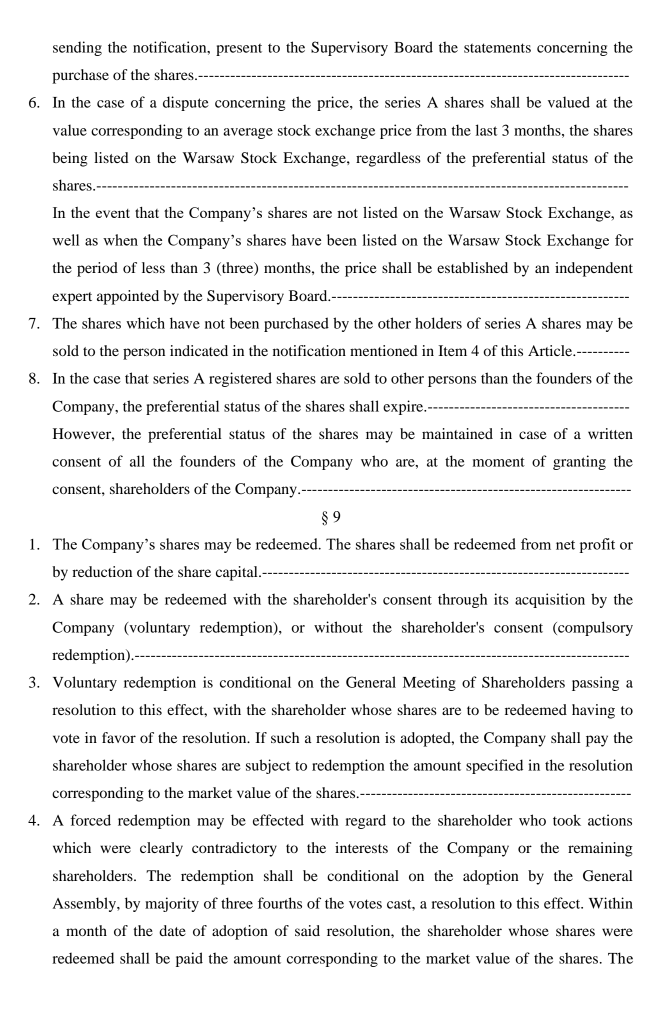
on the adoption of the consolidated text of the Company's Statute.

1.	The Ordinary General Meeting of Shareholders of "TALEX" S.A. located in Poznan
	resolves to adopt the unified text of the Company's Statute with the following content:
	"I. General Provisions
	§ 1
1.	The Company shall operate under the business name of "TALEX" Spółka Akcyjna
2.	The Company may use the designation of "TALEX" S.A
	§ 2
1.	The Company's seat shall be the city of Poznań
2.	The duration of the Company shall be indefinite
	§ 3
1.	The Company shall operate in the territory of the Republic of Poland and abroad
2.	The Company may create and close branches, branch offices and representative offices in
	Poland and abroad as well as participate in other companies
	§ 4
Th	e founders of the Company are:
1)	Janusz Gocałek,
-	Jacek Klauziński,
	Andrzej Rózga
3)	
	II. Objects of the Company
1	§ 5
1.	The objects of the Company shall be as follows:
	a) Printing and printing service activities,
	b) Reproduction of recorded media,
	c) Manufacture of computers, electronic and optical equipment,
	d) Manufacture of electric equipment,
	e) Manufacture of office machinery and equipment,
	f) Manufacture of furniture,
	g) Repair and maintenance of metal ready products, machinery and equipment,
	h) Installation of industrial machinery and equipment,

i)	Dismantling of used products,
j)	Construction work for erection of buildings,
k)	Work related to the construction of pipelines, telecommunication and power lines,
1)	Specialized construction work,
m)	Wholesale on contractual basis,
n)	Wholesale of household goods,
o)	Wholesale of information and communication equipment,
p)	Wholesale of office furniture,
q)	Wholesale of machinery and equipment,
r)	Retail sale of information and communication equipment in specialized stores,
s)	Retail sale of household goods in specialized stores,
t)	Retail sale of second-hand goods in specialized stores,
u)	Retail sale not in stores, stalls, or markets,
v)	Transport of goods by road and removal services,
w)	Warehousing and storage,
x)	Accommodation,
y)	Preparation of food for external customers (catering) and other food service activities,-
z)	Preparation and serving of beverages,
aa)	Publishing activities, including software publishing,
bb)	Activities related to the production of films, videos, television programs, sound and
	music recordings,
cc)	Telecommunications activities,
dd)	Computer software and consulting activities and related activities,
ee)	Information service activities,
ff)	Real estate activities,
gg)	Accounting and bookkeeping activities; tax consultancy,
hh)	Management consultancy activities,
ii)	Architectural and engineering activities and related technical consultancy,
jj)	Scientific research and development in natural sciences and engineering,
kk)	Advertising agency activities and media representation activities,
11)	Translation and interpretation activities,
mn	estimates,
nn)	Renting and leasing of machinery and equipment, including computers,

	oo) Leasing of intellectual property and similar products, except copyrighted works,
	pp) Activities related to job search, staffing, placement of workers and temporary
	employment agency activities,
	qq) Security activities in the operation of security systems,
	rr) Office administrative support activities and business support activities,
	ss) Extracurricular forms of education,
	tt) Repair and maintenance of computers and communication equipment,
	uu) Repair and maintenance of personal and household goods
	2. The operations which require obtaining appropriate licenses or concessions shall be
	taken up by the Company upon obtaining such licenses or concessions by the
	Company
	3. The objects of the Company may be changed without the necessity to buy out the
	shares if the resolution on that subject is adopted by a majority of two thirds of votes,
	the shareholders representing at least a half of the share capital being present
	III. Share capital
	§ 6
1.	The share capital of the Company shall amount to PLN 3,000,092.00 (in words: three
	million ninety-two zlotys 00/100) and shall be divided into 3,000,092 shares of nominal
	value of PLN 1.00 (in words: one zloty 00/100) each, in the following way:
	- 102,000 (one hundred and two thousand) series A registered shares bearing numbers
	from 000001 to 102000,
	- 849,000 (eight hundred and forty-nine thousand) series B registered shares bearing
	numbers from 000001 to 849000,
	- 450,000 (four hundred and fifty thousand) series C bearer shares bearing numbers
	from 000001 to 450000,
	- 889,092 (eight hundred eighty-nine thousand and ninety-two) series D registered
	shares bearing numbers from 000001 to 889.092,
	- 710,000 (seven hundred and ten thousand) series E bearer shares bearing numbers
	from 000001 to 710000
2.	The shares in the Company may be both registered shares and bearer shares
3.	Series A shares shall be registered preference shares being preferential as to the voting
	right at the General Assembly in such a manner that each share shall entitle to 5 (five)
	votes

4.	Series B shares shall be non-preference registered shares
5.	Series C shares shall be non-preference bearer shares
6.	Series D shares shall be non-preference registered shares
7.	Series E shares shall be non-preference bearer shares
8.	The shares in subsequent issues may be covered with cash or in-kind contributions
	§ 7
Th	e profits designated by the General Assembly for distribution among the shareholders shall
be	divided in proportion to the shares participating in the dividends
	§ 8
1.	The change of series A registered shares into bearer shares may be effected upon a written
	application of the shareholder and a prior written consent of all the founders of the
	Company being, at the moment of granting the consent, the Company's shareholders
	In case of such a change the preferential status of the share as to the voting rights shall
	expire
2.	The option of changing bearer shares into registered shares is excluded
3.	In case series A shares are sold, the other holders of series A shares shall have a pre-
	emptive right to purchase said shares in accordance with the following provisions
4.	The holder of the shares shall notify the Supervisory Board of his intent to sell the shares
	and indicate the proposed buyer, price and number of shares to be sold
	The Chairman of the Supervisory Board shall inform the other holders of series A shares
	about the intent and conditions of selling the shares within two weeks and about the
	number of shares that may be bought by individual shareholders
	Within four weeks of receipt of such information, the other holders of series A shares
	shall present to the Supervisory Board statements concerning the purchase of the shares
	that they may buy in proportion to the number of registered shares they hold
	Failure to present, within the stipulated time-limit, the statement on exercising the
	preemptive right to purchase the shares shall be treated as the waiver of the right
5.	In the case that anyone of the other holders of series A shares does not wish to buy the
	shares assigned to him, such shares may be bought by the other holders in proportion to
	the number of series A shares already held
	The Supervisory Board shall inform the holders about such an option within a week of the
	receipt of the statement of the shareholder who waives the pre-emptive right of purchase.
	In such a case the remaining holders of series A shares shall, within three weeks of



	market value of the shares shall be established in accordance with the principles analogous
	to those stipulated in § 8 item 6 of the Statute
5.	In particular, a forced redemption may be effected if:
	a) enforcement has been initiated against the shareholder's shares, unless the enforcement
	proceedings are discontinued within 3 months,
	b) the shareholder has become incapacitated, or if there is another valid reason
	concerning the person of the shareholder
	§ 10
1.	The Company's Management Board shall be authorized, pursuant to Art. 444 of the Code
	of Commercial Companies, for the period not longer than by March 31, 2011, to increase
	the share capital by the amount not exceeding 360,000 (in words: three hundred and sixty
	thousand) zlotys (authorized capital)
2.	The Management Board may exercise the authorization mentioned in Item 1 by effecting
	one or several subsequent share capital increases within the limits stipulated in Item 1
3.	The Management Board of the Company may issue shares, within the authorized capital,
	only in exchange for cash contributions and may not issue preference shares or grant to
	the shareholder any personal rights referred to in Art. 354 of the Code of Commercial
	Companies
4.	The Management Board shall be authorized to deprive the shareholders of the pre-emptive
	right in part of in whole upon the consent of the Supervisory Board. The authorization
	shall refer to each share capital increase within the authorized capital
5.	The Management Board may exercise the authorization granted thereto upon the consent
	of the Supervisory Board. The consent of the Supervisory Board should be granted in the
	form of a resolution adopted by majority of three fourths of the votes of the Supervisory
	Board members present at the meeting with at least half of the number of the Supervisory
	Board members being present
6.	The resolution of the Management Board of the Company adopted in accordance with §
	10 Items 1-5 shall replace the resolution of the General Assembly on the increase of the
	share capital and require the form of a notarial deed to be valid

The pledgee or usufructuary of the shares may not exercise the voting right attached to the registered shares on which a pledge or usufruct has been created.-----

IV. The Governing Bodies of the Company

§ 12

Th	e governing bodies of the Company are:
A.	The General Meeting,
B.	The Supervisory Board,
C.	The Management Board
	A. The General Meeting
	§ 13
1.	The General Meeting shall be convened by the Management Board as an Ordinary or
	Extraordinary General Meeting
2.	The General Meeting shall be held at the Company's Headquarters or in Warsaw
3.	The Ordinary General Meeting of Shareholders shall be held no later than by the end of
	June each year
4.	If the Management Board fails to convene the Ordinary General Meeting within the
	stipulated time limit, the Supervisory Board shall be entitled to convene the General
	meeting
	§ 14
1.	An Extraordinary General Meeting shall be convened by:
	a) The Management Board:
	• on its own initiative,
	• at the request of the Supervisory Board,
	• at the request of shareholders representing at least one twentieth of the share
	capital in total,
	b) subjects and bodies authorized on the basis of commercial law regulations
2.	The Company's Management Board, having received an appropriate application, shall be
	obligated to immediately convene the Extraordinary General Meeting, save as for § 13
	Item 3
3.	If the Management Board fails to convene the Extraordinary General Meeting within the
	stipulated time limit, the following shall be entitled to convene the General meeting
	- the shareholders filing a request to convene the General Meeting, upon obtaining the
	authorization of the Registry Court,
	- the Supervisory Board, if the Supervisory Board applied to the Management Board for
	the convention of the Extraordinary General Meeting

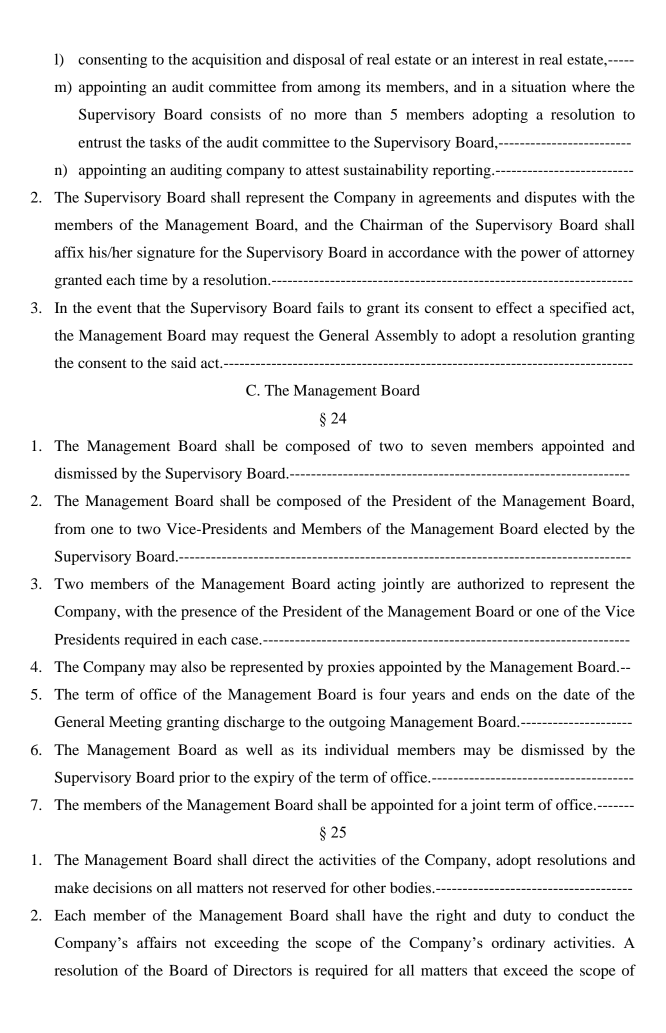
1.	The General Assembly shall be convened by publishing an announcement in the way and
	time defined in commercial law regulations
2.	The agenda of the General Meeting shall be published in the announcement
	§ 16
1.	The entity who convened the General Meeting sets its agenda taking into account submitted requests
2.	Motions for the inclusion of individual issues on the agenda of the General Meeting, shareholder(s) representing at least one-twentieth of the share capital shall submit in the manner and within the timeframe prescribed by the Commercial Law to the Management Board
	§ 17
1.	All shareholders are entitled to attend the General Meeting in person or through representatives
	The power of attorney must be granted in writing under pain of invalidity and attached to the minutes of the General Meeting, unless otherwise provided by the Commercial Law
2.	The shareholders holding shares admitted to public trading shall have the right to participate in the General Meeting under the terms defined in commercial law regulations.
3.	The right to attend the General Meeting is also granted to the members of the Company's authorities and the persons appointed by the Management Board to handle the General
	Meeting
	§ 18
1.	The General Meeting shall be able to pass resolutions provided it has been convened properly
2.	Each share shall carry one vote at the General Meeting with the exception of voting preference shares
3.	The resolutions of the Meeting are passed by ordinary majority of votes validly cast, unless applicable governing laws or the Articles of Association dictate otherwise
4.	Voting is open
5.	Secret voting is ordered for elections and motions concerning the dismissal of the members of the Company's boards or its liquidators, or concerning holding them liable, as well as in case of personal issues and on demand of at least one person attending the
	General Meeting

1.	Th	e agenda of the Ordinary General Meeting should include:
	1)	reviewing and approving financial statements and the reports of the Management
		Board on the operation of the Company for the previous financial year, as well as the
		report of the Supervisory Board on the audit of the Management Board's statements;
	2)	adoption of a resolution on division of profit or coverage of loss from the previous
		financial year;
	3)	adoption of a resolution on granting the members of the Company's bodies a discharge
		for performing their duties;
	4)	adoption of a resolution on the election of the Company's new authorities provided
		they are elected by the General Meeting and the terms of office of the present
		members expire by the date of the General Meeting
2.	Th	e General Meeting shall be solely authorized to adopt resolutions on the following
	iss	ues:
	1)	appointment and dismissal of the members of the Supervisory Board;
	2)	amendment of the Company's Articles of Association;
	3)	issuance of convertible bonds and bonds with pre-emptive rights,
	4)	establishment of the rules and amounts of remuneration for the members of the
		Supervisory Board,
	5)	merger with another company,
	6)	dissolution of the Company and the appointment of liquidators,
	7)	sale and lease of the enterprise or its organized part and the creation of limited
	8)	examining the appeals of the Management Board against decisions of the Supervisory
	ĺ	Board refusing to grant consent to undertake certain actions,
	9)	purchase of own shares by the Company, which are then to be offered to be purchased
		by employees or persons who were employed by the Company or its associate
		company for a period of at least three years
		D. The Currenticent Deem
		B. The Supervisory Board
1	TL	§ 20
1.		e Supervisory Board shall number from five to eight members elected by the General
	IVI (eeting. The work of the Supervisory Board shall be managed by its President or Vice-

President in case the President is absent.-----

	The principles of the President and Vice-President of the Board shall be stipulated by the
	Regulation of the Supervisory Board
2.	The term of office of the Supervisory Board shall be four years
3.	In the event of resignation before the expiration of the mandate or death of a Supervisory
	Board member, the remaining members of the Board, regardless of their number, may co-
	opt a new Board member in place of the resigning or deceased one
4.	The number of co-opted and not-approved, by the General Meeting, members of the
	Supervisory Board may not exceed one fourth of the number of members of the
	Supervisory Board
5.	The co-opted members should be approved at the next General Meeting and their
	mandates shall expire upon the lapse of the term of office of the Supervisory Board
6.	In the event that the General Meeting does not approve or the Supervisory Board's
	resolution on co-option is not presented to the General Meeting, the mandates of the co-
	opted members shall expire at the close of the General Meeting referred to in Item 5
7.	The members of the Supervisory Board shall be appointed for a joint term of office
	0.21
	§ 21
1.	The Supervisory Board shall adopt resolutions if at least a half of the members of the
	Supervisory Board are present at the meeting and all the members of the Supervisory
•	Board have been invited to the meeting.
2.	In order to be valid, the resolutions must be adopted by majority of votes of the members
	of the Supervisory Board, unless the Statute or other legal provisions require qualified
2	majority
3.	In the event of the equal number of votes of the members of the Supervisory Board, the
	President of the Supervisory Board shall have the casting vote.
4.	The meetings of the Supervisory Board shall be held at least once a quarter and shall be
	convened by its President:
	- on his or her own initiative,
_	- at the request of another member of the Supervisory Board,
5.	- at the request of the Management Board. Supervisory Board members are allowed to
	vote on resolutions:
	a) through other members of the Supervisory Board,
	b) in writing,
	c) through instantaneous communication

1.	Me	embers of the Supervisory Board may exercise their duties in the Supervisory Board in
	pei	rson only
2.	Th	e Supervisory Board may delegate its members to individually carry out certain
	sup	pervisory activities
3.		e members of the Supervisory Board delegated to individually perform acts of pervision or delegated by the minority group shall abide by the non-competition rule
4.	Me	embers of the Management Board may attend Supervisory Board meetings in an
	ad	visory capacity
	Fu	rther, the Supervisory Board's meetings may be attended by persons invited by its
	me	embers without the right to vote in the resolutions adopted
5.	Th	e Supervisory Board shall adopt its regulations
		§ 23
1.		e powers of the Supervisory Board include exercising continuous supervision over the
		impany's activities and exercising the powers and duties prescribed by law, in
	pai	rticular:
	a)	auditing the financial statements and other reports prepared by the Management Board
		and present the report and opinion of the audit to the General Meeting,
	b)	checking the Company's books and cash balance at any time,
	c)	appointment, removal, and suspension of individual or all members of the
		Management Board,
	d)	delegation of individual members of the Supervisory Board to perform activities on
		the Management Board of the Company,
	e)	establishing the principles of remunerating the members of the Management Board and the amount of such remuneration,
	f)	giving an opinion on Proxy nomination presented by the Management Board,
	g)	granting consent on the creation and winding down of branches, branch offices, and
		representative offices,
	h)	granting consent to join other companies,
	i)	appointing the registered auditor of the Company,
	j)	delegating from among its members the members of the Supervisory Board to perform
		the functions of the Management Board, in case of suspension of its members
	k)	adopting resolutions on the conclusion by the Company of stock option agreements,
		referred to in § 10



	ordinary activities of the Company. In the event of an equality of votes, the vote of the
	President of the Management Board shall be decisive
3.	The detailed procedures for convening the meeting and work of the Management Board
	shall be stipulated by the regulations of the Management Board adopted by the
	Supervisory Board
	§ 26
Ву	y the end of the fourth month of the end of the financial year, the Management Board of the
Co	ompany shall draw up the annual financial statements and the report on the Company's
op	perations which, together with the profit and loss account, balance sheet, report of registered
au	ditors and the draft resolution on distribution of profits shall be presented to the
Su	apervisory Board, which shall give its opinion thereon, not later than fourteen days prior to
the	e date of holding the Ordinary General Meeting of the Company
	V. The Company's Accountancy
	§ 27
1.	Ţ
	a) share capital,
	b) supplementary capital,
	c) reserve capital for payment of dividends,
	d) other reserve capitals
2.	
	the resolutions of the General Meeting
	The manner of managing the reserve capitals shall be determined by the principles
	adopted by the Supervisory Board
3.	The reserve capitals and supplementary capital may be designated for the increase of the
	share capital in pursuance of the resolution of the General Meeting
	§ 28
1.	The General Meeting shall decide on designation of the net profit of the Company
2.	The net profit of the Company may be designated, in particular, for:
	a) write-offs to supplementary capital,
	b) write-offs to reserve capitals created in the Company,
	c) dividends for the shareholders,
	d) other purposes specified in a resolution of the General Meeting

The dividend record date and dividend payment date shall be adopted by the General Meeting.

VI. Final Provisions

§ 30

The Company's financial year shall be a calendar year.----§ 31

In the event of the Company's liquidation, the General Meeting shall appoint one or several

§ 32

In matters not regulated by this statute, the provisions of the Commercial Law shall apply."---

2. This Resolution comes into force upon adoption, with effect from the date of registration of the amendment in the National Court Register.-----