OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding the election of the Chairman of the Ordinary Shareholders Meeting

§ 1

Pursuant to Article 409 § 1 sentence 1 of the Code of Commercial Companies in conjunction with § 5 of the Rules of Procedure for the General Shareholders Meeting of Polski Koncern Naftowy ORLEN S.A., the Ordinary Shareholders Meeting of Polski Koncern Naftowy ORLEN S.A. shall elect Mr. Jozef Palinka as the Chairman of the Shareholders Meeting.

§ 2

The resolution shall come into force upon its adoption.

The number of shares for which valid votes were cast 191 970 389, percentage of the said shares in the share capital 44,88%.

The total number of valid votes 191 970 389

There were 191 970 388 votes in favour of the resolution, 0 votes against the resolution and 1 vote abstained.

OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding the adoption of the agenda of the Ordinary Shareholders Meeting

§ 1

The Ordinary Shareholders Meeting of Polski Koncern Naftowy ORLEN S.A. resolves to adopt the following agenda:

- 1. Opening of the Shareholders Meeting.
- 2. Election of the Chairman of the Shareholders Meeting.
- 3. Confirmation of the proper convention of the Shareholders Meeting and its ability to adopt resolutions.
- 4. Adoption of the agenda.
- 5. Election of the Tellers Committee.
- 6. Examination of the report of the Management Board on the Company's activities, the Company's financial statement, the motion of the Management Board regarding the allocation of profit for the financial year 2010, the report of the Supervisory Board regarding the opinion on the report of the Management Board on the Company's activities and the Company's financial statement in terms of their compliance with books, records, and facts, and the motion of the Management Board regarding the distribution of profit for the financial year 2010.
- 7. Examination of the report of the Management Board on the ORLEN Capital Group's activities and the ORLEN Capital Group's consolidated financial statement for the financial year 2010, and examination of the opinion of the Supervisory Board regarding the report of the Management Board on the ORLEN Capital Group's activities and the ORLEN Capital Group's consolidated financial statement for the financial year 2010.
- 8. Examination of the report of the Supervisory Board for 2010 compliant with the requirements of the Best Practices of Companies Listed on the Warsaw Stock Exchange.
- 9. Adoption of the resolution regarding the approval of the report of the Management Board on the Company's activities and the Company's financial statement for the financial year 2010.
- 10. Adoption of the resolution regarding the approval of the report of the Management Board on the ORLEN Capital Group's activities and the ORLEN Capital Group's consolidated financial statement for the financial year 2010.
- 11. Adoption of the resolution regarding the distribution of profit for the financial year 2010.
- 12. Adoption of the resolutions regarding the acknowledgement of fulfilment of duties by the members of the Company's Management Board in 2010.
- 13. Adoption of the resolutions regarding the acknowledgement of fulfilment of duties by the members of the Company's Supervisory Board in 2010.
- 14. Examination of the motion and adoption of the resolutions regarding amendments to the Company's Articles of Association and establishing the unified text of the amended Articles of Association.

- 15. Examination of the motion and adoption of the resolution regarding amendments to the Rules of Procedure for the General Shareholders Meeting and establishing the unified text of the amended Rules of Procedure for the General Shareholders Meeting.
- 16. Conclusion of the Shareholders Meeting.

§ 2

The resolution shall come into force upon its adoption.

The number of shares for which valid votes were cast 226 970 006, percentage of the said shares in the share capital 53,06%.

The total number of valid votes 226 970 006

There were 226 969 594 votes in favour of the resolution, 401 votes against the resolution and 11 votes abstained.

OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding the election of the Tellers Committee

§ 1

Pursuant to § 8 of the Rules of Procedure for the General Shareholders Meeting of Polski Koncern Naftowy ORLEN S.A., the Ordinary Shareholders Meeting of Polski Koncern Naftowy ORLEN S.A. shall elect the following persons as members of the Tellers Committee:

- Katarzyna Palczewska,
- Tomasz Gajewski,
- Konrad Gora.

§ 2

The resolution shall come into force upon its adoption.

The number of shares for which valid votes were cast 226 969 998, percentage of the said shares in the share capital 53,06%.

The total number of valid votes 226 969 998.

There were 226 969 995 votes in favour of the resolution, 3 votes against the resolution and 0 votes abstained.

OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding the approval of the report of the Management Board on the Company's activities and the Company's financial statement for the financial year 2010

§ 1

Pursuant to Article 395 § 2 point 1 of the Code of Commercial Companies and Article 45 and Article 53 item 1 of the Accountancy Act in conjunction with § 7 item 7 point 1 of the Company's Articles of Association, the Ordinary General Meeting of Polski Koncern Naftowy ORLEN S.A., having previously examined and become familiar with the opinion of the Supervisory Board, shall resolve to approve the following reports submitted by the Company's Management Board:

- 1. report of the Company's Management Board on the activities of Polski Koncern Naftowy ORLEN Spolka Akcyjna for the financial year ended 31 December 2010;
- 2. stand-alone financial statement of the Polski Koncern Naftowy ORLEN Spolka Akcyjna for the year ended 31 December 2010, including the following items verified by a certified auditor:
- stand-alone statement of financial position as of 31 December 2010 presenting the amount of PLN 39,894,058,304.55 (in words: thirty nine billion eight hundred and ninety four million fifty eight thousand three hundred and four Polish zlotys, 55/100) both on the side of the total assets and the total equity and liabilities;
- stand-alone income statement (included in the report on total income) for the period from 1 January 2010 to 31 December 2010 presenting a net profit of PLN 2,357,127,065.35 (in words: two billion three hundred and fifty seven million one hundred and twenty seven thousand sixty five Polish zlotys, 35/100);
- additional information including the introduction to the stand-alone financial statement and additional notes and explanations;
- stand-alone statement of changes in equity presenting an increase in the equity as of 31 December 2010 of PLN 2,406,150,250.58 (in words: two billion four hundred and six million one hundred and fifty thousand two hundred and fifty Polish zlotys, 58/100):
- stand-alone cash flow statement presenting a decrease in the net cash of PLN 554,922,025.77 (in words: five hundred and fifty four million nine hundred and twenty two thousand twenty five Polish zlotys, 77/100).

§ 2

The resolution shall come into force on the day of its adoption.

The number of shares for which valid votes were cast 226 300 865 percentage of the said shares in the share capital 52,91%.

The total number of valid votes 226 300 865.

There were 226 042 528 votes in favour of the resolution, 0 votes against the resolution and 258 337 votes abstained.

OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding the approval of the report of the Management Board on the ORLEN Capital Group's activities and the ORLEN Capital Group's consolidated financial statement for the financial year 2010

8

Pursuant to Article 395 § 5 of the Code of Commercial Companies and Article 55 and Article 63c item 4 of the Accountancy Act in conjunction with § 7 item 7 point 1 of the Company's Articles of Association, the Ordinary Shareholders Meeting of Polski Koncern Naftowy ORLEN S.A., having previously examined and become familiar with the opinion of the Supervisory Board, shall resolve to approve the following reports submitted by the Company's Management Board:

- 1. The report of the Management Board on the activities of the Polski Koncern Naftowy ORLEN Spolka Akcyjna Capital Group for the financial year ended 31 December 2010;
- 2. Consolidated financial statement of the Polski Koncern Naftowy ORLEN Spolka Akcyjna Capital Group for the year ended 31 December 2010, including the following items verified by a certified auditor:
- consolidated statement of financial position as of 31 December 2010 presenting the amount of PLN 51,149,790,994.12 (in words: fifty one billion one hundred and forty nine million seven hundred and ninety thousand nine hundred and ninety four Polish zlotys, 12/100) both on the side of the total assets and the total equity and liabilities;
- consolidated income statement (included in the report on total income) for the period from 1
 January 2010 to 31 December 2010 presenting a net profit of PLN 2,455,466,693.75 (in
 words: two billion four hundred and fifty five million four hundred and sixty six thousand six
 hundred and ninety three Polish zlotys, 75/100);
- additional information including the introduction to the consolidated financial statement and additional notes and explanations;
- consolidated statement of changes in equity presenting an increase in the equity as of 31
 December 2010 of PLN 2,532,741,127.53 (in words: two billion five hundred and thirty two
 million seven hundred and forty one thousand one hundred and twenty seven Polish
 zlotys, 53/100);
- consolidated cash flow statement presenting a decrease in the net cash of PLN 107,600,163.72 (in words: one hundred and seven million six hundred thousand one hundred and sixty three Polish zlotys, 72/100).

8 2

The resolution shall come into force on the day of its adoption.

The number of shares for which valid votes were cast 226 300 878 percentage of the said shares in the share capital 52,91% .

The total number of valid votes 226 300 878.

There were 226 042 528 votes in favour of the resolution, 13 votes against the resolution and 258 337 votes abstained.

RESOLUTION NO. 6 OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding the distribution of profit for the financial year 2010

§ 1

Pursuant to Article 395 § 2 point 2 of the Code of Commercial Companies and § 7 item 7 point 3 of the Company's Articles of Association, the Ordinary Shareholders Meeting of Polski Koncern Naftowy ORLEN S.A., having previously examined the motion of the Management Board, shall resolve to allocate the total profit for 2010 in the amount of PLN 2,357,127,065.35 (in words: two billion three hundred and fifty seven million one hundred and twenty seven thousand sixty five Polish zlotys, 35/100) to the Company's supplementary capital.

§ 2

The resolution shall come into force on the day of its adoption.

The number of shares for which valid votes were cast 226 970 006 percentage of the said shares in the share capital 53,06%.

The total number of valid votes 226 970 006.

There were 226 592 594 votes in favour of the resolution, 377 402 votes against the resolution and 10 votes abstained.

OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding the acknowledgement of the fulfilment of duties in 2010

§ 1

Pursuant to Article 395 § 2 point 3 of the Code of Commercial Companies in conjunction with § 7 item 7 point 2 of the Company's Articles of Association, the Ordinary General Meeting of Shareholders of Polski Koncern Naftowy ORLEN S.A. shall acknowledge the fulfilment of duties by Mr. Dariusz Jacek Krawiec in the financial year 2010, in connection with the function of the President of the Management Board held by him during the period from 1 January 2010 to 31 December 2010.

§ 2

The resolution shall come into force on the day of its adoption.

The number of shares for which valid votes were cast 226 209 212, percentage of the said shares in the share capital 52,88%.

The total number of valid votes 226 209 212.

There were 226 208 800 votes in favour of the resolution, 401 votes against the resolution and 11 votes abstained.

OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding the acknowledgement of the fulfilment of duties in 2010

§ 1

Pursuant to Article 395 § 2 point 3 of the Code of Commercial Companies in conjunction with § 7 item 7 point 2 of the Company's Articles of Association, the Ordinary General Meeting of Shareholders of Polski Koncern Naftowy ORLEN S.A. shall acknowledge the fulfilment of duties by Mr. Slawomir Robert Jedrzejczyk in the financial year 2010, in connection with the function of the Vice-President of the Management Board held by him during the period from 1 January 2010 to 31 December 2010.

§ 2

The resolution shall come into force on the day of its adoption.

The number of shares for which valid votes were cast 226 209 211, percentage of the said shares in the share capital 52.88%.

The total number of valid votes 226 209 211.

There were 226 208 801 votes in favour of the resolution, 400 votes against the resolution and 10 votes abstained.

OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding the acknowledgement of the fulfilment of duties in 2010

§ 1

Pursuant to Article 395 § 2 point 3 of the Code of Commercial Companies in conjunction with § 7 item 7 point 2 of the Company's Articles of Association, the Ordinary General Meeting of Shareholders of Polski Koncern Naftowy ORLEN S.A. shall acknowledge the fulfilment of duties by Mr. Wojciech Robert Kotlarek in the financial year 2010, in connection with the function of a Member of the Management Board held by him during the period from 1 January 2010 to 31 December 2010.

§ 2

The resolution shall come into force on the day of its adoption.

The number of shares for which valid votes were cast 226 301 275, percentage of the said shares in the share capital 52,91%.

The total number of valid votes 226 301 275.

There were 226 300 864 votes in favour of the resolution, 400 votes against the resolution and 11 votes abstained.

OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding the acknowledgement of the fulfilment of duties in 2010

§ 1

Pursuant to Article 395 § 2 point 3 of the Code of Commercial Companies in conjunction with § 7 item 7 point 2 of the Company's Articles of Association, the Ordinary General Meeting of Shareholders of Polski Koncern Naftowy ORLEN S.A. shall acknowledge the fulfilment of duties by Mr. Krystian Pater in the financial year 2010, in connection with the function of a Member of the Management Board held by him during the period from 1 January 2010 to 31 December 2010.

§ 2

The resolution shall come into force on the day of its adoption.

The number of shares for which valid votes were cast 226 301 276 percentage of the said shares in the share capital 52,91%.

The total number of valid votes 226 301 276.

There were 226 301 265 votes in favour of the resolution, 1 vote against the resolution and 10 votes abstained.

OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding the acknowledgement of the fulfilment of duties in 2010

§ 1

Pursuant to Article 395 § 2 point 3 of the Code of Commercial Companies in conjunction with § 7 item 7 point 2 of the Company's Articles of Association, the Ordinary General Meeting of Shareholders of Polski Koncern Naftowy ORLEN S.A. shall acknowledge the fulfilment of duties by Mr. Marek Serafin in the financial year 2010, in connection with the function of a Member of the Management Board held by him during the period from 1 January 2010 to 31 December 2010.

§ 2

The resolution shall come into force on the day of its adoption.

The number of shares for which valid votes were cast 226 301 276, percentage of the said shares in the share capital 52,91%.

The total number of valid votes 226 301 276.

There were 226 297 864 votes in favour of the resolution, 3 001 votes against the resolution and 411 votes abstained.

OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding the acknowledgement of the fulfilment of duties in 2010

§ 1

Pursuant to Article 395 § 2 point 3 of the Code of Commercial Companies in conjunction with § 7 item 7 point 2 of the Company's Articles of Association, the Ordinary General Meeting of Shareholders of Polski Koncern Naftowy ORLEN S.A. shall acknowledge the fulfilment of duties by Mr. Maciej Damian Mataczynski in the financial year 2010, in connection with the function of the Chairman of the Supervisory Board held by him during the period from 1 January 2010 to 31 December 2010.

§ 2

The resolution shall come into force on the day of its adoption.

The number of shares for which valid votes were cast 226 301 265, percentage of the said shares in the share capital 52.91%.

The total number of valid votes 226 301 265.

There were 226 300 864 votes in favour of the resolution, 1 vote against the resolution and 400 votes abstained.

OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding the acknowledgement of the fulfilment of duties in 2010

§ 1

Pursuant to Article 395 § 2 point 3 of the Code of Commercial Companies in conjunction with § 7 item 7 point 2 of the Company's Articles of Association, the Ordinary General Meeting of Shareholders of Polski Koncern Naftowy ORLEN S.A. shall acknowledge the fulfilment of duties by Mr. Marek Karabula in the financial year 2010, in connection with the function of a Member of the Supervisory Board held by him during the period from 1 January 2010 to 31 December 2010, and the function of the Vice-Chairman of the Supervisory Board held by him from 1 January 2010 to 25 June 2010, and from 20 July 2010 to 31 December 2010.

§ 2

The resolution shall come into force on the day of its adoption.

The number of shares for which valid votes were 226 301 265, percentage of the said shares in the share capital 52,91%.

The total number of valid votes 226 301 265,

There were 226 300 864 votes in favour of the resolution, 1 vote against the resolution and 400 votes abstained.

OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding the acknowledgement of the fulfilment of duties in 2010

§ 1

Pursuant to Article 395 § 2 point 3 of the Code of Commercial Companies in conjunction with § 7 item 7 point 2 of the Company's Articles of Association, the Ordinary General Meeting of Shareholders of Polski Koncern Naftowy ORLEN S.A. shall acknowledge the fulfilment of duties by Mr. Grzegorz Borowiec in the financial year 2010, in connection with the function of a Member of the Supervisory Board held by him during the period from 1 January 2010 to 31 December 2010.

§ 2

The resolution shall come into force on the day of its adoption.

The number of shares for which valid votes were cast 226 301 264, percentage of the said shares in the share capital 52,91%.

The total number of valid votes 226 301 264.

There were 226 300 864 votes in favour of the resolution, 0 votes against the resolution and 400 votes abstained.

OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding the acknowledgement of the fulfilment of duties in 2010

§ 1

Pursuant to Article 395 § 2 point 3 of the Code of Commercial Companies in conjunction with § 7 item 7 point 2 of the Company's Articles of Association, the Ordinary General Meeting of Shareholders of Polski Koncern Naftowy ORLEN S.A. shall acknowledge the fulfilment of duties by Mr. Krzysztof Kolach in the financial year 2010, in connection with the function of a Member of the Supervisory Board held by him during the period from 1 January 2010 to 31 December 2010.

§ 2

The resolution shall come into force on the day of its adoption.

The number of shares for which valid votes were cast 226 301 265, percentage of the said shares in the share capital 52.91%.

The total number of valid votes 226 301 265.

There were 226 300 864 votes in favour of the resolution, 401 votes against the resolution and 0 votes abstained.

OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding the acknowledgement of the fulfilment of duties in 2010

§ 1

Pursuant to Article 395 § 2 point 3 of the Code of Commercial Companies in conjunction with § 7 item 7 point 2 of the Company's Articles of Association, the Ordinary General Meeting of Shareholders of Polski Koncern Naftowy ORLEN S.A. shall acknowledge the fulfilment of duties by Mr. Piotr Jan Wielowieyski in the financial year 2010, in connection with the function of a Member of the Supervisory Board held by him during the period from 1 January 2010 to 31 December 2010.

§ 2

The resolution shall come into force on the day of its adoption.

The number of shares for which valid votes were cast 226 209 200, percentage of the said shares in the share capital 52.88%.

The total number of valid votes 226 209 200.

There were 226 208 800 votes in favour of the resolution, 400 votes against the resolution and 0 votes abstained.

OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding the acknowledgement of the fulfilment of duties in 2010

§ 1

Pursuant to Article 395 § 2 point 3 of the Code of Commercial Companies in conjunction with § 7 item 7 point 2 of the Company's Articles of Association, the Ordinary General Meeting of Shareholders of Polski Koncern Naftowy ORLEN S.A. shall acknowledge the fulfilment of duties by Ms. Angelina Anna Sarota in the financial year 2010, in connection with the function of a Member of the Supervisory Board held by her during the period from 1 January 2010 to 31 December 2010, and the function of the Secretary of the Supervisory Board held by her from 1 January 2010 to 25 June 2010, and from 20 July 2010 to 31 December 2010.

§ 2

The resolution shall come into force on the day of its adoption.

The number of shares for which valid votes were cast 226 209 200, percentage of the said shares in the share capital 52,88% .

The total number of valid votes 226 209 200.

There were 226 209 199 votes in favour of the resolution, 1 vote against the resolution and 0 votes abstained.

OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding the acknowledgement of the fulfilment of duties in 2010

§ 1

Pursuant to Article 395 § 2 point 3 of the Code of Commercial Companies in conjunction with § 7 item 7 point 2 of the Company's Articles of Association, the Ordinary General Meeting of Shareholders of Polski Koncern Naftowy ORLEN S.A. shall acknowledge the fulfilment of duties by Mr. Jaroslaw Stanislaw Roclawski in the financial year 2010, in connection with the function of a Member of the Supervisory Board held by him during the period from 1 January 2010 to 25 June 2010.

§ 2

The resolution shall come into force on the day of its adoption.

The number of shares for which given valid votes were cast 226 209 200, percentage of the said shares in the share capital 52.88%.

The total number of valid votes 226 209 200.

There were 226 208 800 votes in favour of the resolution, 400 votes against the resolution and 0 votes abstained.

OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding the acknowledgement of the fulfilment of duties in 2010

§ 1

Pursuant to Article 395 § 2 point 3 of the Code of Commercial Companies in conjunction with § 7 item 7 point 2 of the Company's Articles of Association, the Ordinary General Meeting of Shareholders of Polski Koncern Naftowy ORLEN S.A. shall acknowledge the fulfilment of duties by Mr. Janusz Zielinski in the financial year 2010, in connection with the function of a Member of the Supervisory Board held by him during the period from 1 January 2010 to 31 December 2010.

§ 2

The resolution shall come into force on the day of its adoption.

The number of shares for which valid votes were cast 226 209 201, percentage of the said shares in the share capital 52,88%.

The total number of valid votes 226 209 201.

There were 226 209 201 votes in favour of the resolution, 0 votes against the resolution and 0 votes abstained.

OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding the acknowledgement of the fulfilment of duties in 2010

§ 1

Pursuant to Article 395 § 2 point 3 of the Code of Commercial Companies in conjunction with § 7 item 7 point 2 of the Company's Articles of Association, the Ordinary General Meeting of Shareholders of Polski Koncern Naftowy ORLEN S.A. shall acknowledge the fulfilment of duties by Mr. Artur Gabor in the financial year 2010, in connection with the function of a Member of the Supervisory Board held by him during the period from 25 June 2010 to 31 December 2010.

§ 2

The resolution shall come into force on the day of its adoption.

The number of shares for which valid votes were cast 226 209 200, percentage of the said shares in the share capital 52,88%.

The total number of valid votes 226 209 200.

There were 226 208 800 votes in favour of the resolution, 400 votes against the resolution and 0 votes abstained.

OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding the acknowledgement of the fulfilment of duties in 2010

§ 1

Pursuant to Article 395 § 2 point 3 of the Code of Commercial Companies in conjunction with § 7 item 7 point 2 of the Company's Articles of Association, the Ordinary General Meeting of Shareholders of Polski Koncern Naftowy ORLEN S.A. shall acknowledge the fulfilment of duties by Mr. Leszek Jerzy Pawlowicz in the financial year 2010, in connection with the function of a Member of the Supervisory Board held by him during the period from 25 June 2010 to 31 December 2010.

§ 2

The resolution shall come into force on the day of its adoption.

The number of shares for which valid votes were cast 226 209 200, percentage of the said shares in the share capital 52.88%.

The total number of valid votes 226 209 200

There were 226 208 800 votes in favour of the resolution, 400 votes against the resolution and 0 votes abstained.

OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding the amendments to the Company's Articles of Association

§ 1

Pursuant to Article 430 § 1 of the Code of Commercial Companies, the Shareholders Meeting of Polski Koncern Naftowy ORLEN S.A. resolves to introduce the following amendments to the Company's Articles of Association:

1) in § 1 item 4 the following shall be deleted:

"'Act on Trading in Financial Instruments' - acts mentioned in § 7 item 11 point 3 and 5 of the Articles of Association."

2) § 7 item 11 point 1 as below:

"The voting right of the Company's shareholders is restricted in such a way that on the Shareholders Meeting none of them can exercise more than 10 percent of the total votes existing in the Company as of the day when the Shareholders Meeting takes place, with the reservation that for the purpose of establishing principles for persons buying significant stakes of shares stated in Law on Public Trading of Securities such restrictions concerning voting rights do not exist. The above mentioned voting right restriction does not concern Nafta Polska S.A., the State Treasury and depositary bank, which on the basis of an agreement between the bank and the Company issued depositary receipts in connection with the Company's shares (in case this entity exercises its voting right from the Company's shares). For the purposes of this item the voting right exercised by the subsidiary is understood as exercise of voting right by the parent entity as stated in the Law on Public Trading of Securities, and for the counting of votes to which a shareholder is entitled the number of votes per share is added to the number of votes per share a shareholder would have if depositary receipts owned by him/her were exchanged for shares."

shall be replaced with the following:

"The voting right of the Company's shareholders is restricted in such a way that on the Shareholders Meeting none of them can exercise more than 10 percent of the total votes existing in the Company as of the day when the Shareholders Meeting takes place, with the reservation that for the purpose of establishing principles for persons buying significant stakes of shares stated in the acts referred to in points 3 and 5 below such restrictions concerning voting rights do not exist. The above mentioned voting right restriction does not concern the State Treasury and depositary bank, which on the basis of an agreement between the bank and the Company issued depositary receipts in connection with the Company's shares (in case this entity exercises its voting right from the Company's shares). For the purposes of this item the voting right exercised by the subsidiary is understood as exercise of voting right by the parent entity as stated in the acts referred to in points 3 and 5 below, and for the counting

of votes to which a shareholder is entitled the number of votes per share is added to the number of votes per share a shareholder would have if depositary receipts owned by him/her were exchanged for shares."

3) § 7 item 11 point 6 as below:

"In relation to provision of point 1 of herein item, in accordance to which execution of voting rights by the subsidiary shall be considered as execution by the parent entity, to avoid interpretation doubts, it is stated that the reduction of the voting right, mentioned in point 1, does not concern subsidiaries of the State Treasury and Nafta Polska S.A."

shall be replaced with the following:

"In relation to provision of point 1 of this item, in accordance to which execution of voting rights by the subsidiary shall be considered as execution by the parent entity, to avoid interpretation doubts, it is stated that the restriction of the voting right, mentioned in point 1, does not concern subsidiaries of the State Treasury."

§ 2

The resolution shall come into force on the day of its adoption, with effect from the day of registration.

The number of shares for which valid votes were cast 226 969 594, percentage of the said shares in the share capital 53,06%.

The total number of valid votes 226 969 594.

There were 208 968 715 votes in favour of the resolution, 0 votes against the resolution and 18 000 879 votes abstained.

OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding the establishment of the unified text of the Company's Articles of Association

§ 1

Pursuant to Article 430 § 1 of the Code of Commercial Companies, the Ordinary Shareholders Meeting of Polski Koncern Naftowy ORLEN S.A. establishes the unified text of the amended Articles of Association of Polski Koncern Naftowy ORLEN S.A. including amendments accepted by this Ordinary Shareholders Meeting.

§ 2

The resolution shall come into force on the day of its adoption, with effect from the day of registration.

The number of shares for which valid votes were cast 226 969 596, percentage of the said shares in the share capital 53,06%.

The total number of valid votes 226 969 596.

There were 225 945 630 votes in favour of the resolution, 1 vote against the resolution and 1 023 965 votes abstained.

ARTICLES OF ASSOCIATION OF

Polski Koncern Naftowy ORLEN Spolka Akcyjna

(joint stock company) with its registered office in Plock

(unified text)

§ 1

Founding, Founder and the Company

The Company was founded as a result of transformation of a state-owned company named Mazowieckie Zaklady Rafineryjne i Petrochemiczne with its registered office in Plock on principles stated in regulations concerning the privatization of public companies.-----2 The founder of the company is the State Treasury.-----The company acts under the business name of Polski Koncern Naftowy ORLEN Spolka Akcyjna. The Company can use the abbreviated business name of PKN ORLEN S.A.-----Unless otherwise clearly stated in herein Articles of Association, the following terms writing by capital letters have following meaning:-----"Capital Group" - capital group as defined in the Accountancy Act.-----"Fuels" - crude oil, crude-related products, bio-components, bio-fuels and other fuels, including natural gas, industrial gases and heating gases.-----"Parent Company" - entity which:----holds majority of votes in the governing bodies of another entity a) (Subsidiary), including under agreements with other parties, or----has the right to appoint or remove from office the majority of members of b) the management bodies of another entity (Subsidiary), or----more than a half of the members of the management board of the second c) entity (Subsidiary) are at the same time members of the management board or persons holding managerial functions in the first entity or other entity staying with the first entity in the dependence relation.-----The definition does not apply to § 7 item 11 points 1-7 of the Articles of Association.

"Affiliated Party" – the Parent Entity of the Company, the Company's Subsidiary or Subsidiary of Parent Entity of the Company; this definition does not apply to § 7 item11 11 points 1 – 7 of the Articles of Association
"Subsidiary" - the entity towards which the another entity is a Parent Entity; this definition does not apply to § 7 item 11 points 1 – 7 of the Articles of Association
"Company" - Polski Koncern Naftowy ORLEN Spolka Akcyjna
§ 2
Registered office, business activities and scope of action of the Company
1
The registered office for the Company is Plock
2
 The Company's scope of business is: Production and manufacture of refined petroleum products (NACE 19.2)
19. Remediation activities and other waste management services (NACE 39.0)
21. Works connected with building of pipelines, telecommunications and electroenergetic lines (NACE 42.2)
22. Works connected with building of other civil and sea engineering constructions (NACE 42.9)
26. Wholesale and retail sale of motor vehicles, excluding motorcycles (NACE 45.1)

27.	Wholesale and retail sale of parts and accessories for vehicles, excluding motorcycles
-	(NACE 45.3)
28.	Wholesale, retail sale, repair and maintenance of motorcycles, and wholesale and retail
	sale of parts and accessories for motorcycles (NACE 45.4)
	Retail sale in non-specialised shops (NACE 47.1)
	Retail sale of other goods in specialized shops (NACE 47.7)
31.	Freight rail transport (NACE 49.2)
32.	Freight transport by road and removal services (NACE 49.4)
33.	Pipeline transport (NACE 49.5)
34.	Sea and coastal freight water transport (NACE 50.2)
	Inland freight water transport (NACE 50.4)
36.	Warehousing and storage (NACE 52.1)
37.	Support activities for transportation (NACE 52.2)
38.	Hotels and similar accommodation (NACE 55.1)
39.	Restaurants and mobile food service activities (NACE 56.1)
	Event catering and other food service activities (NACE 56.2)
	Beverage serving activities (NACE 56.3)
1 2.	Wired telecommunications activities (NACE 61.1)
	Wireless telecommunications activities, excluding satellite communication (NACE 61.2)
	Satellite telecommunications activities (NACE 61.3)
	Other telecommunications activities (NACE 61.9)
	Computer programming, consultancy and related activities (NACE 62.0)
	Data processing, hosting and related activities; web portals (NACE 63.1)
	Repair of computers and communication equipment (NACE 95.1)
	Renting and leasing of other machinery, office equipment and tangible goods (NACE
	77.3)
50	Monetary intermediation (NACE 64.1)
	Activities of financial holding companies (NACE 64.2)
	Other financial service activities, except insurance and pension funding (NACE 64.9)
	Activities auxiliary to financial services, except insurance and pension funding (NACE
	66.1)
54	Activities auxiliary to insurance and pension funding (PKD 66.2)
	Accounting, bookkeeping and auditing activities; tax consultancy (NACE 69.2)
	Management consultancy activities (NACE 70.2)
	Architectural and engineering activities and related technical consultancy (NACE 71.1)
	Advertising (NACE 73.1)
	Other professional, scientific and technical activities, not elsewhere classified (NACE
<i>J</i>	74.9),
sn.	Activities of employment placement agencies (NACE 78.1)
	Other human resources provision services (NACE 78.3)
ソ1. 3つ	Regulation of the activities of providing health care, education, cultural services and
)∠.	ether easiel convices evaluding assist assurity (NACE 94.12.7)
20	other social services, excluding social security (NACE 84.12.Z)
	Business support service activities, not elsewhere classified (NACE 82.9)
04.	Provision of services to the community as a whole (NACE 84.2), including fire service
~-	activities (NACE 84.25)
))	Other forms of education (NACE 85.5)
00.	Retail sale of alcoholic and non-alcoholic beverages in specialized shops (NACE
	47.25.Z)
١/.	Publishing services of newspapers (NACE 58.13.Z)

The Company operates on the territory of the Republic of Poland and beyond its borders.-----

4

§ 3 Share capital and shares

- a) 336,000,000 (three hundred and thirty six million) series A bearer shares, numbered from A-00000001 to A-336000000,------
- b) 6,971,496 (six million nine hundred and seventy one thousand four hundred and ninety six) series B bearer shares, numbered from B-000000001 to B-6971496,,------
- c) 77,205,641 (seventy seven million two hundred and five thousand six hundred and forty one) series C bearer shares, numbered from C-000000001 to C-77205641,-----
- d) 7,531,924 (seven million five hundred and thirty one thousand nine hundred twenty four) series D bearer shares, numbered from D-000000001 to D-7531924,-----

2

The Company is not allowed to exchange bearer shares into registered shares. ------

3

The Company's share capital can be raised through an issuance of new shares or through an increase of the nominal value of existing shares.-----

Redemption of Shares

- The shares can be redeemed only through decreasing the share capital and under conditions specified by the Shareholders Meeting, unless the Code of Commercial Companies and the Articles of Association state that such redemption of shares can be done without the passing of a resolution by the Shareholders Meeting.
- 2. The Company's shares can be redeemed by shareholder consent through purchase of shares by the Company (voluntary redemption).-----
- 3. Resolution of the Shareholders Meeting which empowers the Management Board to take actions aimed to purchase of shares, which are to be redeemed, determine conditions of the purchase of shares by the Company.------
- 4. The redemption of the Company's shares requires resolution of the Shareholders Meeting, subject to Article 363 § 5 of the Code of Commercial Companies.-----
- 5. The resolution regarding the redemption of shares should determine especially legal basis of redemption, the level of remuneration for shareholder holding the redeemed shares or justification of redemption of shares without remuneration and the way of reduction of share capital.------

§ 5

The Company's supplementary capital and reserve capitals

1

The Company establishes supplementary capital to cover the losses that may arise from the performance of the Company. Annual write-offs for the supplementary capital should total at least 8 percent of the net profit for each financial year and should not be suspended until such capital reaches the value of at least one third of the share capital. The value of write-offs for the supplementary capital is established by the Shareholders Meeting. Extra cash from share issuance over their nominal value, the remaining cash after covering the cost of issuance and also the extra payments made by shareholders are all to be transferred to the supplementary capital. The Shareholders Meeting approves the use of the supplementary capital, nevertheless a third of the share capital can be used only to cover a loss as reported in the financial statement.--

2

The Company establishes a capital reserve (fund) from write-offs from the net profit for this capital. The value of these write-offs is to be defined by the Shareholders Meeting. Reserve capital can be used to cover special losses or expenditures, and also to increase the share capital and dividend payment. Besides, the Company can establish funds in accordance with the regulations of the law.

§ 6

Profit designation

The Company's net profit is designated for the dividend payment, the Company's capitals and funds and other purposes, on the basis of rules specified by the Shareholders Meeting.-----

§ 7

Shareholders Meeting

1

A Shareholders Meeting is held at the Company's registered office or can be held in Warsaw. -----

2

A Shareholders Meeting is convened by the Management Board in the situations specified in the Company's Articles of Association or the Code of Commercial Companies.-----

3

An Ordinary Shareholders Meeting should be held within six moths from the end of every financial year for the Company.-----

4

- 2. An Extraordinary Shareholders Meeting can be convened by the shareholders representing, at least half of share capital or at least half of total votes in the Company.------
- 3. A shareholder or shareholders representing at least one twentieth of the Company's share capital can require to place specific issues in the agenda of the nearest Shareholders Meeting according to generally applicable provisions.-----

5

The Supervisory Board can convene an Extraordinary Shareholders Meeting if the Supervisory Board considers the convention as desirable. The Supervisory Board can convene an Ordinary Shareholders Meeting if the Management Board does not convene the Shareholders Meeting within two weeks from the day the Supervisory Board submitted the appropriate request.-----

6

A Shareholders Meeting is convened in the way and on the rules indicated in generally applicable provisions.----

7

The competence of the Shareholders Meeting is in particular the following:-----

1. consideration and approval of the Company's annual financial statement, annual Management Board report on the Company's activities, and consolidated financial

	statement of the Company's Capital Group and Management Board report on the Company's Capital Group activities for the previous financial year;
2.	acknowledging the fulfilment of duties of the Supervisory Board and Management Board members;
3.	deciding on the allocation of profit and the covering of losses as well as on the consumption of funds created from profit, with restrictions to special regulations designating a different way for their consumption;
4.	appointing the Supervisory Board members, subject to § 8 item 2 of the Articles of Association, and establishing of principles for their remuneration;
5.	increasing and decreasing the share capital unless otherwise stated in the Code of Commercial Companies and the Company's Articles of Association;
6.	decisions relating to claims for the rectification of damages caused during the establishment of the Company or during its supervision or management;
7.	approving the sale and lease of the Company's enterprise or its self-operating part and establishing a limited property right on such enterprise or its self-operating part;
8.	granting consent for the sale of a real estate, perpetual usufruct or share in the real estate, which net book value exceeds one twentieth of the Company's share capital;
9.	changes to the Company's Articles of Association;
10.	creating and liquidating supplementary capitals and other capitals and Company's funds;
11.	passing resolution on redemption of shares and buying shares in order to redeem, subject to § 4 of the Articles of Association;
12.	issuing convertible bonds or bonds with pre-emptive rights and issuing subscription warrants;
13.	winding-up the Company, its liquidation, restructuring and merger with another company;-
14.	conclusion of company's agreement in the meaning of Article 7 of the Code of Commercial Companies
	7 (a)
Purchase of a real estate, perpetual usufruct or a share in a real estate, regardless of its value, as well as disposal of a real estate, perpetual usufruct or a share in a real estate, which net book value does not exceed one twentieth of the Company's share capital, does not require a resolution of the Shareholders Meeting	
	8
Associ	ct to different provisions stated in the Code of Commercial Companies and the Articles of iation, resolutions of the Shareholders Meeting are passed with an absolute majority of cast, while votes cast mean votes "for", "against" and "abstain

9 (a)

10

Subject to item 11, one share gives the right to one vote on the Shareholders Meeting. The shareholders have the right to participate and exercise their voting rights in person or through a dully authorised representatives.-----

11

- 1. The voting right of the Company's shareholders is restricted in such a way that on the Shareholders Meeting none of them can exercise more than 10 percent of the total votes existing in the Company as of the day when the Shareholders Meeting takes place, with the reservation that for the purpose of establishing principles for persons buying significant stakes of shares stated in the acts referred to in points 3 and 5 below such restrictions concerning voting rights do not exist. The above mentioned voting right restriction does not concern the State Treasury and depositary bank, which on the basis of an agreement between the bank and the Company issued depositary receipts in connection with the Company's shares (in case this entity exercises its voting right from the Company's shares). For the purposes of this item the voting right exercised by the subsidiary is understood as exercise of voting right by the parent entity as stated in the acts referred to in points 3 and 5 below, and for the counting of votes to which a shareholder is entitled the number of votes per share is added to the number of votes per share a shareholder would have if depositary receipts owned by him/her were exchanged for shares.-----

- 3. Parent entity and subsidiary for the purpose of herein item mean an entity that:----
 - a) is a parent entity, subsidiary or at the same time parent entity and subsidiary in the meaning of provisions of the act on competition and consumers protection, dated 16 February 2007, or------
- - c) in each case a shareholder, whose right to vote is reduced, has a right to vote with at least one vote,-----
 - d) limitation of votes refers also to the shareholder who is not present at the Shareholders Meeting. ------

- 5. To make grounds for cumulating and reduction of votes in accordance with provisions of the herein item, the Company's shareholder, Management Board, Supervisory Board and certain members of those bodies, can request from the shareholder information if she or he is a person who:

- 7. In case of interpretation doubts provisions of herein item shall be understood according to Article 65 § 2 of the Civil Code. ------

12

In compliance with appropriate provisions of the Code of Commercial Companies the change of the Company's object of an scope of business can be executed without the buy-out of shares.----

§ 8

Supervisory Board

The Company's Supervisory Board consists of six to nine members, including the Chairman, Vice-Chairman and the secretary. -----2 Members of the Supervisory Board are appointed and recalled in the following manner: ------1) the State Treasury represented by the Minister of the State Treasury is entitled to appoint and recall one member of the Supervisory Board;-----2) other members of the Supervisory Board, including all members mentioned in item 5 of this article are appointed and recalled by the Shareholders Meeting.;-----The State Treasury's privilege to appoint one member of the Supervisory Board expires at the moment the State Treasury sells all its shares of the Company. -----1. Term of office of the Supervisory Board members is common and is terminated on the day of the Ordinary Shareholders Meeting that approves the financial statement for the second full financial year of the term of office. The beginning of such a common term of office is on 31 may 2007. -----2. Individual members of the Supervisory Board, and the whole Supervisory Board, can be recalled any time prior to the end of the term of office.----The Chairman of the Supervisory Board is appointed by the Shareholders Meeting. The Vice-Chairman and the secretary are elected by the Supervisory Board from amongst themselves. -----At least two members of the Supervisory Board have to comply with the following provisions (socalled independent members of the Supervisory Board):-----1) he/she is not an employee of the Company or an Affiliated Entity; ------2) he/she was not a member of management authorities of the Company or of an Affiliated Entity in the last five years before appointing to the Supervisory Board;-----3) he/she is not a member of supervisory or management authorities of an Affiliated Entity;------4) he/she does not or did not receive in last five years before appointing to the Supervisory Board additional remuneration of a significant amount, i.e. in the amount exceeding in total PLN six hundred thousand, from the Company or an Affiliated Entity; apart from the remuneration received as a member of the supervisory boards; ------5) he/she is not and was not in last three years before appointing to the Supervisory Board a partner or an employee of current or former certified auditor verifying financial statements of the Company or an Affiliated Entity;------6) he/she is not a shareholder holding 5 percent or more votes at the Company's Shareholders Meeting or at the Affiliated Entity's shareholders meeting;-----

- 7) he/she is not a member of the supervisory or management authorities or an employee of the entity holding 5 percent or more votes at the Company's Shareholders Meeting or at the Affiliated Entity's shareholders meeting;------
- 8) he/she is not an ascendant, descendant, spouse, sibling, spouse's parent or any other person remaining in an adoptive relationship with any of the persons mentioned above;------
- 9) he/she was not a member of the Company's Supervisory Board longer than three terms of office:-----
- 10) he/she is not a member of the management board of the company, in which the member of the Company's Management Board holds a position of the member of the supervisory board;
- 11) he/she has no significant connections with the members of the Company's Management Board through participation in other companies.-----

6

7

- 2. In the case when a Supervisory Board session is not convened by the Chairman, or under circumstances described in item 1, respectively by the Vice Chairman or the Secretary within

two weeks from the day of receipt of the motion defined in Art. 8 (6) of these Articles of Association, a petitioner can convene the session by himself by means of a written notification sent to other members of the Supervisory Board at least seven days before the date of the session with information about the time, venue and proposed agenda of the session.-----

8

9

- 1. The Supervisory Board can pass resolutions if at least half of its members participate in the session.-----
- 3. Subject to point 4 of this item, resolutions of the Supervisory Board are passed with an absolute majority of the votes cast, in the presence of at least half of the members of the Supervisory Board, while the votes cast mean votes "for", "against" and "abstain". -------

9(a)

Passing resolutions concerning the following matters:-----

a) any contribution to members of the Management Board provided by the Company or any affiliated entities,-----

- b) giving permission to sign any significant agreement by the Company or by its Subsidiary with an Affiliated Entity to the Company, a member of the Supervisory Board, or the Management Board, as well as with Affiliated Entities to them,------
- c) appointing a certified accountant to audit the financial statements of the Company requires the assent of at least half of the independent members of the Supervisory Board subject to the provisions of Article 8 item 5.-----

The above provisions do not exclude applying of Article 15 § 1 and 2 of the Code of Commercial Companies.-----

10

The Supervisory Board adopts the Regulations for the Supervisory Board specifying its organisation and performance.----

11

The Supervisory Board exercises permanent supervision over the Company's activities.----Furthermore, the competence of the Supervisory Board includes:-----

1.	with the reservation of point 3 item 1 of Art. 9, appointing and recalling the President, Vice Presidents and other members of the Management Board;
2.	representing the Company in contracts with the Management Board, including thei contracts of employment;
3.	suspending the activities of individual or all members of the Management Board fo important reasons, as well as delegating a member or members of the Supervisory Board to temporarily perform the duties of those members of the Management Board who are no able to perform their duties;
4.	adopting the Regulations for the Management Board;
5.	selecting an authorised entity to audit the Company's and its Capital Group's financia statements in accordance with act on accounting;
6.	Company's financial statement assessment in respect of its accuracy both with books and documents and the actual state; assessment of the report of the Management Board on the Company's activities as well as the Management Board motions on the allocation of profi and coverage of loss, and the submission to the Shareholders Meeting an annual writter report concerning the results of the above assessments;
6a.	Capital Group's financial statement assessment and assessment of the report of the Management Board on the Capital Group's activities as well as the submission to the Shareholders Meeting an annual written report concerning the results of the above assessments;
7.	pronouncing opinions on any issues submitted by the Management Board to be presented either to ordinary or extraordinary Shareholders Meeting;
8.	granting consent to the members of the Management Board to take positions in supervisory or management authorities of other entities and to collect remuneration by virtue of such activities;
9.	granting consent to realise investment projects and incurring liabilities resulting from these investments in case the expenses or charges due to such activity will exceed the equivalen of half of the Company's share capital;
10.	setting the scope, accuracy and time for submission by the Management Board their annua and long-term financial plans and plans for the strategic development of the Company;
11.	approving the Company's development strategy and long term financial plans;
12.	pronouncing the opinions concerning annual financial plans;

13.	giving assent, upon the Management Board's motion, to sell real estates, perpetual usufructs or a share in such real estate, which net book value does not exceed one twentieth of the share capital;
14.	giving assent, upon the Management Board's motion, to purchase real estates, perpetual usufructs or a share in such real estate, which net book value does not exceed one fortieth of the share capital;
15.	consent to purchase by the Company the Company's shares to prevent a serious damage, mentioned in Article 362 § 1 point 1 of the Code of Commercial Companies, directly endanger the Company;
16.	appointing the acting President of the Management Board, mentioned in § 9 item 3 point 3 in case of the suspension of the President of the Management Board or termination of his/her mandate before termination of the term of office
	12
The the f	Management Board is obliged to obtain the Supervisory Board's consent in order to perform following activities:
1.	setting up a branch abroad;
2.	sale or encumber, on the basis of one or several connected legal activities, fixed assets whose net book value exceeds one twentieth of the assets value according to the latest financial statement approved by the Shareholders Meeting;
3.	sale or encumber, in any possible way, shares or stakes in the following companies: Naftoport Sp. z o.o., Inowroclawskie Kopalnie Soli S.A. and in the company that will be created in order to run the pipeline transport of liquid fuels;
4.	incurring other liability which on the basis of one or several connected legal actions, during the financial year, exceeds the equivalent of one fifth of the share capital, excluding the following;
	 a) activities performed within the confines of ordinary Management Board, including in particular all activities subject to turnover of Fuels; b) activities approved by the Supervisory Board in annual financial plans; c) activities which need the consent of the Shareholders Meeting in order to be performed;
	d) activities performed in connection with realization of investment task, approved by the Supervisory Board according to § 8 item 11 point 9 of the Articles of Association, to the amount not exceeding 110 percent of the amount allocated for this investment task;
	e) activities concerning realization of investment task and incurring liabilities, resulting from that task, if expenditures or charges do not exceed the limit indicated in § 8 item 11 point 9 above;

5.	realisation by the Company abroad capital or real investments which value exceeds one twentieth of the share capital;
6.	exercising by the Company its voting rights at shareholders meetings and partners meetings of Subsidiaries and other entities, if the value of the shares or stakes possessed by the Company, set on the basis of the price they had been acquired or taken hold of, amounts to more than one fifth of the Company's share capital in the following cases:
7.	creating commercial law companies and joining existing companies, as well as making contributions to cover shares in companies, and selling shares, if the Company's capital engagement in a given company so far, or engagement which the Company is about to achieve as a result of buying or acquiring of shares, calculated on the basis of the price they had been acquired or taken hold of, exceeds one tenth of the share capital of the Company, excluding purchasing of shares on the regulated market
8.	making an advance payment for the shareholders by virtue of the expected dividend
	12 (a)
In case when the Supervisory Board does not give assent to perform a certain action, the Management Board may address the Shareholders Meeting to pass a resolution that give assent to perform such action	
accorn	13
As long as the Sate Treasury has the right to appoint the member of the Supervisory Board, resolutions on granting consent to perform the activities mentioned in item 12 point 3 of this article need to be voted "for" by the member appointed by the State Treasury in order to be passed	
	14
Upon the request of at least two members, the Supervisory Board is obliged to consider undertaking the supervisory activities mentioned in such request	
	15
As it is the case with members of the Management Board, members of the Supervisory Board who are delegated to perform permanent individual supervision cannot hold competing interests. Also their participation in competitive companies is limited	
	§ 9
	Management Board

1

1.

The Company's Management Board consists of five to nine members, including the President, Vice-Presidents and other members of the Management Board.-----

2.	Members of the Management Board are appointed and recalled by the Supervisory Board
3.	One member of the Management Board is appointed and recalled by the Supervisory Board on the application of a person authorised by the State Treasury Minister until the State Treasury sells the last share of the Company.
	2
The Company is represented by the Supervisory Board in contracts between the Company and the members of the Management Board. Declarations of will on behalf on the Supervisory Board are made by two of its members authorised by an appropriate resolution of the Supervisory Board	
	3
1.	The Management Board members term of office is common and is terminated at the day of the Ordinary Shareholders Meeting that approves financial statement for the second full financial year of the term of office. The beginning of such a common term of office is on 7 June 2008
2.	The Supervisory Board may suspend the President, Vice-Presidents, individual members of the Management Board and all Management Board in their activities for serious reasons
3.	In the case of suspending or recalling of the President of the Management Board or in other case of termination of mandate of the President of the Management Board before the termination of the term of office, to the moment of appointing a new or re-suspension of the current President of the Management Board all his competences, excluding decisive voting right, mentioned in item 5 point 2 of herein paragraph, are executed by a person appointed by the resolution of the Supervisory Board to the position of acting the President of the Management Board
	4
Dec	clarations of will on behalf of the Company are made by:
	ne members of the Management Board acting together,ne member of the Management Board acting together with the proxy
In order to incur liabilities and perform disposal activities of an ordinary Management Board at the value not higher than PLN 100,000 (a hundred thousand) the declaration of will and signature of one member of the Management Board is sufficient	
	5
1.	The President of the Management Board manages the work of the Management Board. The President's specific rights are defined in the Regulations for the Management Board
2.	Resolutions of the Management Board are passed by an ordinary majority. In the event of equal number of votes, the President's vote is decisive

2.	the annual financial statement of the Capital Group for the previous financial year and the report of the Management Board on the Capital Group's activities – within six months from the end of the financial year	
	§ 9 (a)	
Observers		
1.	During the time when the State Treasury minister or other minister exercises the rights by virtue of the shares of PKN ORLEN S.A. that belong to the State Treasury, the appropriate minister can appoint one or two Observers in the Company	
2.	Detail principles of functioning of the Observers are defined in the Regulations for the Shareholders Meeting, Regulations for the Supervisory Board and the Regulations for the Management Board	
	§ 10	
Duration and the financial year of the Company		
	1	
The duration of the Company is unlimited		
	2	
The C	company's financial year is the calendar year	

OF THE ORDINARY SHAREHOLDERS MEETING OF POLSKI KONCERN NAFTOWY ORLEN SPOLKA AKCYJNA

dated 29 June 2011

regarding removing of item 15 from the agenda "Examination of the motion and adoption of the resolution regarding amendments to the Rules of Procedure for the General Shareholders Meeting and establishing the unified text of the amended Rules of Procedure for the General Shareholders Meeting"

§ 1

The Ordinary Shareholders Meeting of Polski Koncern Naftowy ORLEN S.A. resolves to remove item 15 from the agenda "Examination of the motion and adoption of the resolution regarding amendments to the Rules of Procedure for the General Shareholders Meeting and establishing the unified text of the amended Rules of Procedure for the General Shareholders Meeting".

§ 2

The resolution shall come into force on the day of its adoption.

The number of shares for which valid votes were cast 226 969 996 percentage of the said shares in the share capital 53,06%.

The total number of valid votes 226 969 996.

There were 225 948 151 votes in favour of the resolution, 1 vote against the resolution and 1 021 844 votes abstained.