

BOSQAR INVEST

Poslovnik o radu Uprave
Društva

Rules of Procedure of the
Management Board

Na temelju odredbe članka 26. stavka 26.5. Statuta dioničkog društva BOSQAR d.d. sa sjedištem u Zagrebu, Ulica grada Vukovara 23, upisano u sudski registar Trgovačkog suda u Zagrebu pod matičnim brojem subjekta upisa (MBS): 081210030, OIB: 62230095889 („Društvo”), Uprava Društva donosi dana 31. srpnja 2025. godine sljedeći

POSLOVNIK O RADU UPRAVE DRUŠTVA

I. Opće odredbe

Članak 1.

Ovim Poslovnikom o radu Uprave Društva („Poslovnik“) uređuje se način vođenja poslova Društva, organizacija i način rada Uprave Društva („Uprava“), način donošenja odluka način odlučivanja Uprave, način sazivanja sjednica Uprave te druga pitanja vezana uz rad Uprave.

Članak 2.

Odredbe ovog Poslovnika obvezuju sve članove Uprave, kao i osobe koje prisustvuju sjednicama Uprave.

Članak 3.

Uprava obavlja poslove koji su utvrđeni Zakonom o trgovackim društvima i ostalim primjenjivim pravnim propisima, Statutom Društva i ovim poslovnikom te pravilima poslovnog ponašanja (Etički kodeks).

Uprava je obvezna i ovlaštena poduzimati sve radnje i donositi sve odluke koje smatra potrebnim za uspješno vođenje poslova Društva.

Članak 4.

Vođenje poslova Društva obuhvaća donošenje odluka u svrhu realizacije poslovne strategije, planova i programa poslovanja, aktivnosti koje proizlaze iz zajedničkog cilja, ali i svako stvarno i pravno djelovanje unutar Društva i u njegovu korist. Uprava vodi poslove Društva na vlastitu odgovornost, osiguravajući uredno obavljanje svih djelatnosti i stručnih poslova. Odluke u okviru vođenja poslova Društva (nalozi, upute smjernice itd.) koje donešu članovi Uprave u okviru svojih

Pursuant to the provision of Article 26, paragraph 26.5 of the Articles of Association of BOSQAR d.d., with its registered office in Zagreb, Ulica grada Vukovara 23, recorded in the court register of the Commercial Court in Zagreb under registration number (MBS): 081210030, PIN (OIB): 62230095889 (“the Company”), on 31 July 2025, the Company's Management Board hereby adopts the following

RULES OF PROCEDURE OF THE MANAGEMENT BOARD

I. General provisions

Article 1

These Rules of Procedure of the Company's Management Board (“the Rules of Procedure”) regulate the manner of managing the affairs of the Company, the organization and mode of work of the Company's Management Board (“the Board”), the manner of decision-making of the Board, the manner of convening Board meetings and other matters concerning the working of the Board.

Article 2

The provisions of these Rules of Procedure are binding on all members of the Board as well as any other parties attending Board meetings.

Article 3

The Board performs tasks defined by the Companies Act and other applicable legal regulations, the Company's Articles of Association and these Rules of Procedure, as well as the code of business conduct (Code of Ethics).

The Board is obliged and authorized to take all actions and make all decisions it deems necessary for the successful running of the Company.

Article 4

The management of the Company's affairs includes decision-making for the purpose of implementing the business strategy, plans and programs, activities arising from the common goal as well as any real and legal actions within the Company and in its favour. The Board manages the Company's operations at its own risk while ensuring the orderly performance of all activities and professional affairs. Decisions on the management of the Company made by Board members within their competence (orders,

<p>ovlasti obvezne su za djelatnike na nižim razinama organizacije.</p> <p>Uprava osobito obavlja sljedeće poslove:</p> <ul style="list-style-type: none"> - vodi poslove Društva; - utvrđuje poslovnu politiku Društva; - priprema odluke i opće akte Društva za donošenje kojih je nadležna Glavna Skupština; - saziva Glavnu Skupštinu u slučajevima određenim primjenjivim zakonodavstvom te Statutom Društva; - donosi interne akte i odluke iz područja poslovanja Društva sukladno propisima i Statutu Društva; - podnosi izvještaje Nadzornom odboru; - vodi poslovne knjige Društva i izvještava druge organe Društva; - upravljanje djelatnostima i resursima Društva; - ostvarivanje vrijednosti i etike Društva; - odabir i imenovanje članova višeg rukovodstva; - implementaciju djelotvornih sustava upravljanja rizicima i unutarnje kontrole; - održavanje konstruktivnih odnosa sa svim dioničarima i važnim dionicima; i - obavlja i druge poslove sukladno Zakonu o trgovačkim društvima i drugim propisima. 	<p>instructions, guidelines, etc.) are binding for employees at lower levels of the organization.</p> <p>In particular, the Board performs the following tasks:</p> <ul style="list-style-type: none"> - managing the affairs of the Company; - creating the Company's business policy; - drafting decisions and general acts of the Company to be adopted by the General Assembly; - convening the General Assembly in cases defined by the applicable legislation and the Articles of Association; - adopting bylaws and decisions on the Company's operations in accordance with regulations and the Articles of Association; - submitting reports to the Supervisory Board; - keeping the Company's business books and reporting to other Company bodies; - managing the Company's activities and resources; - promoting the Company's values and ethics; - selecting and appointing senior management; - implementing effective risk management and internal control systems; - maintaining constructive relationships with all shareholders and important stakeholders; and - performing other tasks in accordance with the Companies Act and other regulations.
<p>Članak 5.</p> <p>Članovi Uprave zastupaju Društvo u granicama svojih ovlasti, sukladno Statutu i ovlaštenjima upisanim u sudske registre.</p> <p>Svaki član Uprave ima ovlasti i zaduženja koji su utvrđeni Zakonom o trgovačkim društvima, Statutom Društva, ovim Poslovnikom i drugim aktima Društva te ovlasti i zaduženja svakog člana Uprave koje je utvrdila Uprava.</p> <p>Ovlasti i zaduženja svakog člana Uprave mogu se tijekom mandata dopunjavati i mijenjati prema potrebama Uprave.</p>	<p>Article 5</p> <p>Members of the Management Board represent the Company within their respective authorizations, in accordance with the Articles of Association and authorizations recorded in the court register.</p> <p>Authorizations and responsibilities of every Board member are defined under the Companies Act, the Company's Articles of Association, these Rules of Procedure and other Company acts, as well as by the Board.</p> <p>The respective authorizations and responsibilities of Board members may be amended during their term of office to meet the needs of the Board.</p>
<p>Članak 6.</p> <p>Članovi Uprave snose zajedničku odgovornost za vođenje poslova i rade zajedno.</p> <p>Uprava skupno donosi odluke o svim pitanjima za koje je prema Zakonu ili Statutu određeno da ih donosi Uprava.</p>	<p>Article 6</p> <p>Members of the Board mutually cooperate and are jointly responsible for the management of affairs.</p> <p>The Board makes decisions collectively on all deciding matters assigned to the Board under the Act or the Articles of Association.</p>

<p>Članak 7.</p> <p>Uprava društva ovlaštena je imenovati izvršne direktore za pojedina poslovna područja.</p> <p>Broj, podjelu poslova, ovlaštenja, primanja te druga prava i obveze izvršnih direktora reguliraju se posebnom odlukom koju donosi Uprava Društva.</p> <p>Na izvršne direktore ne mogu se prenijeti ovlasti, prava i obveze članova Uprave u vođenju poslova Društva.</p>	<p>Article 7</p> <p>The Board is authorized to appoint executive officers in charge of respective fields of operation.</p> <p>The number, division of tasks, authorizations, salaries and other rights and obligations of executive officers are regulated by a special decision of the Company's Board.</p> <p>The managerial powers, rights and obligations of the members of the Board cannot be transferred to the executive officers.</p>
<p>Članak 8.</p> <p>Članovi Uprave zastupaju i potpisuju Društvo u ime Uprave na način utvrđen Statutom.</p>	<p>Article 8</p> <p>Board members represent the Company and sign on its behalf as the Board in the manner defined under the Articles of Association.</p>
<h2>II. Način donošenja odluka</h2> <p>Članak 9.</p> <p>Uprava u vođenju poslova Društva, u pravilu odlučuje na sjednicama te se sastaje kad za to postoji potreba.</p> <p>Ako se Uprava sastoji od više članova, kvorum za sjednice Uprave čine 2 (dva) člana Uprave.</p> <p>Odluke Uprave navode se u zapisniku sa sjednice Uprave.</p> <p>Odluke koje su izrađene u formalnom obliku i usvojene na sjednici, za Upravu potpisuje predsjednik Uprave.</p> <p>Ako je u skladu sa Zakonom o trgovačkim društvima, Statutom ili drugim aktom, potrebno da svi članovi Uprave potpišu neki prijedlog ili drugi akt, oni to čine na samoj sjednici, na prijedlog odluke ili akta.</p>	<p>II. Method of decision-making</p> <p>Article 9</p> <p>As a rule, the Board decides on the managing of the Company's affairs at meetings, which convene as needed.</p> <p>If the Board consists of several members, the quorum at Board meetings is 2 (two) members of the Board.</p> <p>Board decisions are recorded in the minutes from Board meetings.</p> <p>Formal decisions that have been adopted at a meeting are signed by the Chair of the Board on behalf of the Board.</p> <p>If the Companies Act, the Articles of Association or another act requires all members of the Board to sign a proposal or another act, they will do so at the meeting, at the proposal of a decision or act.</p>
<p>Članak 10.</p> <p>Uprava radi i donosi odluke u pravilu u punom sastavu.</p> <p>U iznimnim slučajevima Uprava može odlučiti da doneše odluku iako nisu prisutni svi članovi Uprave, ukoliko bi ne donošenjem odluke mogla nastati šteta za Društvo.</p>	<p>Article 10</p> <p>As a rule, the full Board cooperates and makes decisions.</p> <p>In exceptional cases, the Board may opt to make a decision even when some members of the Board are absent, if the failure to make a decision could harm the Company.</p>
<p>Članak 11.</p> <p>Uprava može donositi odluke i bez održavanja sjednice, putem pošte, telefona, e-maila ili drugih prikladnih sredstava komunikacije, ako je osigurana autentičnost poruke i pošiljatelja i ukoliko se niti jedan član Uprave ne usprotivi takvom načinu</p>	<p>Article 11</p> <p>The Board may make decisions without holding a meeting, by mail, telephone, e-mail or other means of communication, as appropriate, if the authenticity of the message and the sender is ensured and if no member of the Board objects to such voting. All</p>

<p>glasovanja. O usvojenoj odluci bez održavanja sjednice moraju se izvijestiti svi članovi Uprave.</p> <p>Članak 12.</p> <p>Uprava donosi odluke većinom glasova nazočnih ili zastupljenih članova Uprave.</p> <p>Prilikom glasovanja glasovati se može samo "ZA" ili "PROTIV". Glas "PROTIV" mora se obvezno dati u pisanom obliku uz obrazloženje razloga neslaganja s odlukom i zašto se glasuje "PROTIV".</p> <p>U slučaju da su za pojedinu odluku Uprave glasovi raspoređeni na način da je jednak broj glasova "ZA" kao i glasova "PROTIV", Uprava će takvu odluku i raspored glasova, sa obrazloženjima iz stavka 2. ovog članka, proslijediti Nadzornom odboru te će se smatrati da je odluka usvojena isključivo ukoliko Nadzorni odbor da svoju suglasnost za donošenje takve odluke.</p> <p>Članak 13.</p> <p>Uprava nadzire provođenje odluka, zaključaka i drugih akata koje je donijela.</p> <p>Član Uprave u čiji djelokrug ovlaštenja i zaduženja spada određeno pitanje o kojem je Uprava donijela odluku, zaključak ili drugi akt, redovito izvješće Upravu o načinu kako se oni provode.</p> <p>Svaki član Uprave dužan je bez odlaganja izvijestiti Upravu o svakom problemu koji se javlja u svezi s provođenjem bilo koje odluke, zaključka ili drugog akta Uprave, čim sazna za postojanje problema, i predložiti Upravi način za rješavanje tog problema.</p> <p>Članak 14.</p> <p>Uprava Društva određuje uvjete i način zastupanja interesa Društva u društвima u kojima je Društvo član ili dioničar, u skladu sa odredbama Statuta Društva, Zakona o trgovačkim društвima te ovog Poslovnika.</p> <p>Uprava je odgovorna za aktivnosti osoba koje zastupaju interesa Društva u društвima u kojima je Društvo član ili dioničar u skladu sa uvjetima i načinom zastupanja kako je to predviđeno stavkom 1. ovog članka te je dužna osigurati da se svaka takva osoba pri zastupanju interesa Društva pridržava obvezujućih uputa danih od strane Uprave Društva.</p> <p>Na davanje obvezujućih uputa iz stavka 2. ovog članka za poduzimanje radnji iz članka 15. ovog</p>	<p>members of the Board must be informed about any decision adopted outside of a meeting.</p> <p>Article 12</p> <p>The Board makes decisions by a majority vote of the present or represented members of the Board.</p> <p>The vote is strictly and exclusively "FOR" or "AGAINST". When voting "AGAINST", the vote must be cast in writing and substantiated by reasons for disagreement with the decision by the opposing vote.</p> <p>In the event that there is an equal number of "FOR" and "AGAINST" votes, the Board will forward the decision and voting outcome to the Supervisory Board with explanations referred to in paragraph 2 of this Article, and the decision will be adopted only if the Supervisory Board approves of its adoption.</p> <p>Article 13</p> <p>The Board supervises the implementation of decisions, conclusions and other acts adopted by it.</p> <p>The Board member whose scope of competence and duties includes the subject-matter of the Board's decision, conclusion or other act will regularly report to the Board on the manner of its implementation.</p> <p>Every member of the Board is obliged to notify the Board without delay of any problem that arises in connection with the implementation of any decision, conclusion or other act of the Board as soon as the problem is known and propose a solution to the Board.</p> <p>Article 14</p> <p>The Company Board sets the terms, conditions and manner of representing the Company's interests in the companies in which the Company is a member or shareholder, in accordance with the provisions of the Company's Articles of Association, the Companies Act and these Rules of Procedure.</p> <p>The Board is liable for any actions of persons who represent the interests of the Company in companies in which the Company is a member or shareholder in accordance with the terms and conditions and manner of representation, as provided in paragraph 1 of this Article, and is obliged to ensure that every such person observes the binding instructions by the Company's Board when representing the Company's interests.</p> <p>The limitations referred to in Article 15 hereof apply, as appropriate, to the binding instructions referred to</p>
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Poslovnika u društvu u kojima je Društvo član ili dioničar, odgovarajuće se primjenjuju ograničenja iz članka 15. ovog Poslovnika.

III. Ograničenja u zastupanju Društva

Članak 15.

Uprava je ovlaštena upravljati Društvom te zastupati isto prema trećima u skladu sa ovlastima predviđenim Statutom te upisanim u sudski registar nadležnog trgovačkog suda.

Uprava je ovlaštena isključivo uz izričitu prethodnu suglasnost Nadzornog odbora, donijeti sljedeće odluke:

1. svakom obliku stjecanja ili raspolaganja imovine čija knjigovodstvena vrijednost prelazi 3% ukupne imovine iskazane u posljednjim godišnjim konsolidiranim izvještajima Društva;
2. o svakom obliku stjecanja ili raspolaganja dionica ili poslovnih udjela u povezanim društvima čija knjigovodstvena vrijednost prelazi 3% ukupne imovine iskazane u posljednjim godišnjim konsolidiranim izvještajima Društva;
3. o svakom obliku statusne promjene Društva, uključujući svaki oblik pripajanja, spajanja, restrukturiranja te prestanka Društva;
4. o svakom ulaganju u opremu čija knjigovodstvena vrijednost prelazi 3% ukupne imovine iskazane u posljednjim godišnjim konsolidiranim izvještajima Društva;
5. o uzimanju ili davanju zajma čiji iznos prelazi 3% ukupne imovine iskazane u posljednjim godišnjim konsolidiranim izvještajima Društva, osim uzimanju ili davanju zajmova prema ovisnim društvima u smislu Međunarodnih standarda finansijskog izvješćivanja koji su preuzeti Uredbom Komisije (EZ) br. 1126/2008 od 3. studenoga 2008. ako je Društvo izravno ili neizravno njihov jedini član ili ako u tim ovisnim društvima ni jedna s Društвом nepovezana osoba nije član, bilo izravno bilo neizravno;
6. sklapanje bilo kojeg ugovora čija vrijednost prelazi 3% ukupne imovine iskazane u posljednjim godišnjim konsolidiranim izvještajima Društva;
7. utvrđenju godišnjeg finansijskog plana

in paragraph 2 of this Article, regarding actions referred to in Article 15 hereof, taken in respect of a company in which the Company is a member or shareholder.

III. Limitations to the representation of the Company

Article 15

The Board is authorized to manage the Company and represent it before any third parties, in accordance with the authorizations provided by the Articles of Association and recorded in the court register of the competent commercial court.

The Board is authorized, with the express prior consent of the Supervisory Board, to make the following decisions on:

1. any form of acquisition or disposal of assets whose book value exceeds 3% of the total assets as stated in the latest annual consolidated financial statements of the Company;
2. any form of acquisition or disposal of shares or ownership interests in affiliated companies whose book value exceeds 3% of the total assets as stated in the latest annual consolidated financial statements of the Company;
3. any form of corporate restructuring of the Company, including any form of merger, consolidation, reorganization, or dissolution of the Company;
4. any investment in equipment whose book value exceeds 3% of the total assets as stated in the latest annual consolidated financial statements of the Company;
5. taking or granting of loans in amounts exceeding 3% of the total assets as stated in the latest annual consolidated financial statements of the Company, except for loans taken from or granted to subsidiaries within the meaning of the International Financial Reporting Standards adopted by Commission Regulation (EC) No. 1126/2008 of November 3, 2008, where the Company is directly or indirectly the sole member of such subsidiaries, or no unrelated person is a member of such subsidiaries, whether directly or indirectly;
6. execution of any contract whose value exceeds 3% of the total assets as stated in the latest annual consolidated financial statements of the Company;
7. approval of the Company's annual financial plan;

<p>Društva;</p> <p>8. preuzimanju jamstva, sudužništva ili slične obveze u slučajevima kada obveza glavnog dužnika za koju se preuzima takvo jamstvo, sudužništvo ili slična obveza, prelazi 3% ukupne imovine iskazane u posljednjim godišnjim konsolidiranim izještajima Društva;</p> <p>9. donošenju odluke o značajnim promjenama u načinu izvještavanja računovodstvenih, knjigovodstvenih i poslovnih rezultata.</p>	<p>8. assumption of guarantees, joint liabilities, or similar obligations in cases where the obligation of the principal debtor for which such guarantee, joint liability, or similar obligation is assumed exceeds 3% of the total assets as stated in the latest annual consolidated financial statements of the Company;</p> <p>9. adoption of decisions involving significant changes in the manner of reporting accounting, bookkeeping, and business results.</p>
<p>IV. Predsjednik Uprave</p> <p>Članak 16.</p> <p>Predsjednik uprave ima prava i obveze utvrđene Zakonom o trgovačkim društvima, Statutom Društva, Poslovnikom o radu Uprave, i drugim općim aktima Društva i odlukama organa Društva.</p> <p>Predsjednik uprave koordinira vođenje poslova Društva i u ime Uprave podnosi izještaje Nadzornom odboru i Glavnoj skupštini Društva.</p> <p>Predsjednik Uprave obavlja poslove utvrđene Zakonom, Statutom, Odlukom Skupštine, Nadzornog odbora ili Uprave.</p> <p>Predsjednik Uprave mora biti osoba sa sveobuhvatnom odgovornošću za svakodnevno poslovanje Društva. Predsjednik mora:</p> <ul style="list-style-type: none"> - voditi razvoj i provedbu strategije Društva, poslovnog plana i proračuna, - dodijeliti odgovornosti drugim članovima Uprave i nadgledati njihovu izvedbu, - osigurati da Uprava funkcionira djelotvorno i - održavati kontakt s Nadzornim odborom, dioničarima i važnim dionicima. <p>Ukoliko je predsjednik Uprave spriječen ili odsutan, radom Uprave rukovodi zamjenik predsjednika Uprave.</p> <p>Članak 17.</p> <p>Predsjednik Uprave predsjeda i vodi sjednicu Uprave.</p> <p>Predsjednik Uprave Društva utvrđuje dnevni red sjednice.</p>	<p>IV. Chair of the Board</p> <p>Article 16</p> <p>The Chair of the Board has the rights and obligations set out in the Companies Act, the Company's Articles of Association, the Rules of Procedure of the Management Board, and other general acts of the Company and decisions of the Company's bodies.</p> <p>The Chair of the Board coordinates the management of the Company's affairs and submits reports to the Supervisory Board and the General Assembly of the Company on behalf of the Board.</p> <p>The Chair of the Board performs tasks set out in the Act, Articles and Decisions of the Assembly, Supervisory Board or Management Board.</p> <p>The Chair of the Board must have overall responsibility for the day-to-day operations of the Company. The Chair must:</p> <ul style="list-style-type: none"> - lead the development and implementation of the Company's strategy, business plan and budget, - assign responsibilities to other members of the Board and monitor their performance, - ensure the effective working of the Board and - maintain contact with the Supervisory Board, shareholders and important stakeholders. <p>If the Chair of the Board is prevented or absent, the Board is run by the Vice-Chair.</p> <p>Article 17</p> <p>Board meetings are chaired and moderated by the Chair of the Board.</p> <p>The Chair of the Board draws up the agenda of the meeting.</p>

Predsjednik Uprave utvrđuje redoslijed izlaganja i način donošenja odluka.

Predsjednik Uprave može zbog podrobnijeg objašnjenja odgoditi pojedine točke dnevnog reda.

V. Sjednice Uprave

Članak 18.

Sjednice Uprave saziva i vodi Predsjednik Uprave, a po potrebi i drugi član Uprave.

Članak 19.

Svi članovi Uprave obvezno prisustvuju sjednici Uprave, izuzev u slučaju opravdane odsutnosti ili spriječenosti člana Uprave.

Članak 20.

U slučaju odsutnosti ili spriječenosti člana Uprave da prisustvuje sjednici Uprave, član Uprave izvijestiti će predsjednika Uprave prije održavanja sjednice o razlozima nemogućnosti prisustvovanja sjednici.

VI. Predlaganje i odluke Uprave

Članak 21.

Prijedlog za donošenje odluke ili akta svaki član Uprave podnosi Upravi u pravilu u pisanom obliku uz obrazloženje, na način da isti dostavlja neposredno predsjedniku Uprave i to najkasnije dva radna dana prije održavanja sjednice.

Od dobivenih prijedloga Predsjednik uprave sastavlja dnevni red sjednice.

Prijedlog iz stavka 1. ovog članka može se dostavljati članovima Uprave i u elektronskom obliku.

VII. Zapisnik

Članak 22.

Zapisnik sa sjednice Uprave vodi Predsjednik Uprave.

U zapisnik ulazi samo zaključak ili odluka Uprave o pojedinim pitanjima koja su na dnevnom redu, a rasprava samo ako predstavlja prijedloge odluke ili zaključka, odnosno prijedlog za izmjenu odluke ili zaključka koji je Uprava usvojila.

The Chair of the Board establishes the order of presenters and the manner of decision-making.

The Chair of the Board may postpone certain items on the agenda in order to obtain a more detailed explanation.

V. Board meetings

Article 18

Meetings of the Board are convened and chaired by the Chair of the Board and may be convened and chaired by another member of the Board, if necessary.

Article 19

All Board members must attend Board meetings, except when their absence or preclusion is justified.

Article 20

If a member of the Board is absent from a Board meeting or prevented from attending, the Board member will notify the Chair of the Board prior to the meeting of the reason for the absence.

VI. Proposals and decisions of the Management Board

Article 21

As a rule, every Board member submits their substantiated proposal of a decision or act to the Board in writing, by sending it directly to the Chair of the Board no later than two working days before the meeting.

The Chair of the Board compiles the meeting agenda based on the received proposals.

The proposal referred to in paragraph 1 of this Article may also be submitted to the members of the Board digitally.

VII. Minutes

Article 22

The Chair of the Board keeps minutes from Board meetings.

The minutes include only the Board's conclusion or decision regarding an agenda item, and may include the discussion only if it contains a proposal of a decision or conclusion, or a proposal to amend a decision or conclusion previously adopted by the Board.

<p>Zapisnik i materijali za točke dnevnog reda čuvaju se u izvorniku u Društvu.</p> <p>Kompletan zapisnik sa svim točkama dnevnog reda Predsjednik Uprave dostavlja svim članovima Uprave Društva.</p> <p>Zapisnik o sjednici sastavlja se najkasnije u roku od 3 dana od dana održane sjednice i u tom roku mora se dostaviti svim članovima Uprave Društva.</p> <p>Ukoliko nema primjedbi na tekst zapisnika, on se usvaja i potpisuje od strane predsjednika Uprave, kao i odluke, rješenja, zaključke koji proizlaze iz teksta zapisnika.</p> <p>Ukoliko netko od članova Uprave ima primjedbe na tekst zapisnika, o njima se raspravlja prilikom usvajanja zapisnika i ovisno o iskazanim mišljenjima većine članova Uprave, one se usvajaju ili odbijaju.</p> <p>Članak 22.a Najmanje jednom godišnje Uprava mora ocijeniti vlastitu djelotvornost, kao i djelotvornost pojedinih članova te o zaključcima izvjestiti Nadzorni odbor. Kod ocjene djelotvornosti svakog pojedinog člana uprave potrebno je primijeniti jednake kriterije i izbjegavati svaki oblik diskriminacije.</p> <p>VIII. Završne odredbe</p> <p>Članak 23. Pitanja koja nisu uređena ovim Poslovnikom, Uprava može urediti svojom posebnom odlukom, uz prethodnu suglasnost Nadzornog odbora.</p> <p>Ovaj Poslovnik stupa na snagu i primjenjuje se danom donošenja.</p>	<p>The original copy of Minutes and supporting materials for agenda items are kept at the Company.</p> <p>The Chair of the Board will deliver the final version of the minutes with all agenda items to all members of the Board.</p> <p>The minutes from the meeting are drawn up no later than 3 days from the day of the meeting and must be delivered to all members of the Board within the same period.</p> <p>If there are no objections, the minutes, as well as any decisions, rulings and conclusions arising from the minutes are adopted and signed by the Chair of the Board.</p> <p>If any members of the Board objects to the version of the minutes, this is discussed during the adoption of the minutes and then adopted or rejected, in accordance with the majority opinion of Board members.</p> <p>Article 22a The Board must evaluate its effectiveness as well as the effectiveness of its members and notify the Supervisory Board of its conclusions, at least once a year. When assessing the effectiveness of each individual member of the Management Board, it is necessary to apply equal criteria and avoid any form of discrimination.</p> <p>VIII. Final provisions</p> <p>Article 23 The Management Board may regulate any matters that are not regulated hereby through a special decision, with the prior consent of the Supervisory Board.</p> <p>These Rules of Procedure will enter into force and apply on the date of their adoption.</p>
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