POLISH FINANCIAL SUPERVISION AUTHORITY

Current	Renort	No.
Current	nepore	

25

1

Date: N Abbreviated issuer name

FAMUR S.A.

Subject

Resolutions adopted by the Extraordinary General Meeting of FAMUR S.A. on May 20th 2016

Legal basis

Art. 56.1.2 of the Public Offering Act – Current and periodic information

May 20th 2016

Text of the report:

Acting on the basis of Par. 38.1.7 and 38.1.8 of the Regulation of the Minister of Finance on current and periodic information to be published by issuers of securities, dated February 19th 2009, the Management Board of FAMUR S.A. of Katowice publishes the resolutions adopted by the Company's Extraordinary General Meeting held on May 20th 2016 at the Company's registered office in Katowice, along with the appendices.

Appendices		
File	Description	
FAMUR SA_Text of adopted EGM resolutions	May 16th 2016 Text of the resolutions adopted by the	
20.05.pdf	Extraordinary General Meeting of FAMUR S.A.	

	(full issuer name)	
FAMUR S.A.	Electromechanical (ele)	
(abbreviated issuer name)	(sector according to the WSE)	
40-698	Katowice	
(postal code)	(city/town)	
Armii Krajowej	51	
(street)	(number)	
+48 32 359 63 00	+48 32 359 66 77	
(phone)	(fax)	
sekretariat@famur.com.pl	www.famur.com	
(email)	(www)	
634-012-62-46	270641528	
(Tax Identification Number – NIP)	(Industry Identification Number – REGON)	

SIGNATURES OF AUTHORISED REPRESENTATIVES

Date	Full name	Position	Signature
May 20th 2016	Beata Zawiszowska	Vice President of the	
		Management Board	
May 20th 2016	Dawid Gruszczyk	Vice President of the	
		Management Board	

EXCERPT FROM THE MINUTES OF THE EXTRAORDINARY GENERAL MEETING (Resolutions adopted by the Extraordinary General Meeting of FAMUR S.A. on May 20th 2016)

RESOLUTION NO. 1

of the Extraordinary General Meeting of FAMUR S.A.

dated May 20th 2016 to

appoint the Chairperson of the Extraordinary General Meeting.

- Acting on the basis of Art. 409.1 of the Commercial Companies Code, the Extraordinary General Meeting of FAMUR S.A. of Katowice appoints Ms Karolina Blacha-Cieślik as the Chairperson of the General Meeting.
- 2. This Resolution shall become effective as of its date.

432,512,249 valid votes were cast in favour of the resolution in a secret ballot by shareholders holding a total of 432,512,249 (four hundred and thirty-two million, five hundred and twelve thousand, two hundred and forty-nine) shares, on which valid votes were cast and which represented 89.83% (eighty-nine and eighty-three hundredths per cent) of the share capital and carried the right to 432,512,249 valid votes. The votes cast in favour of the resolution represented 100% of the votes cast as there were no votes against the resolution or abstentions. The Chairperson declared that the resolution was passed unanimously.

RESOLUTION NO. 2

of the Extraordinary General Meeting of FAMUR S.A.

dated May 20th 2016

not to appoint a Ballot Counting Committee.

- 1. The Extraordinary General Meeting of FAMUR S.A. of Katowice decides not to appoint a Ballot Counting Committee.
- 2. This Resolution shall become effective as of its date.

432,512,249 valid votes were cast in favour of the resolution in an open ballot by shareholders holding a total of 432,512,249 shares, on which valid votes were cast and which represented 89.83% of the share capital and carried the right to 432,512,249 valid votes. The votes cast in favour of the resolution represented 100% of the votes cast as there were no votes against the resolution or abstentions. The Chairperson declared that the resolution was passed unanimously.

RESOLUTION NO. 3

of the Extraordinary General Meeting of FAMUR S.A.

dated May 20th 2016

to merge FAMUR S.A. and ELGÓR + ZAMET Sp. z o.o. and to make a relevant amendment to Art. 6.1 of the Articles of Association of FAMUR S.A.

Section 1

1. Acting on the basis of Art. 506 of the Commercial Companies Code, the Extraordinary General Meeting of FAMUR S.A. of Katowice:

- approves the Merger Plan of FAMUR S.A. of Katowice and ELGÓR+ZAMET Sp. z o.o. of Piekary Śląskie, as agreed and adopted by the merging companies on January 15th 2016; the text of the Merger Plan is attached to this Resolution;
- b) resolves to merge FAMUR S.A. of Katowice (the Acquirer) and ELGÓR+ZAMET Sp. z o.o. of Piekary Śląskie (the Acquiree) through the transfer of all assets of ELGÓR+ZAMET Sp. z o.o. of Piekary Śląskie to FAMUR S.A. of Katowice on the terms set forth in the Merger Plan referred to in a) above;
- c) and agrees to the amendment of the Articles of Association of FAMUR S.A. in accordance with the draft amendments attached as Appendix 5 to the Merger Plan.
- 2. The Extraordinary General Meeting authorises and obliges the Management Board to take all steps necessary to carry out the merger process in accordance with this Resolution and the applicable laws and regulations.

Section 2

1. In connection with the approved merger of FAMUR S.A. and ELGÓR+ZAMET Sp. z o.o., to be effected as stipulated in Section 1 of this Resolution, the Extraordinary General Meeting of FAMUR S.A. of Katowice resolves to increase the share capital of FAMUR S.A. by PLN 49,700.00 (forty-nine thousand, seven hundred złoty), from PLN 4,815,000.00 (four million, eight hundred and fifteen thousand złoty) to PLN 4,864,700.00 (four million, eight hundred and sixty-four

thousand, seven hundred złoty) by way of issue of 4,970,000 (four million, nine hundred and seventy thousand) Series C ordinary bearer shares **(the Merger Shares)** with a par value of PLN 0.01 (1/100 złoty) per share, and total par value of PLN 49,700.00 (forty-nine thousand, seven hundred złoty).

- There are no special rights attached to the Merger Shares. The Shares shall carry the right to dividend starting from the date of registration of the merger referred to in Section 1 of this Resolution.
- 3. The Merger Shares shall be allotted to the shareholders of ELGÓR+ZAMET Sp.z o.o., other than FAMUR S.A., as follows:
 - i. Andrzej Czechowski 595,000 (five hundred and ninety-five thousand) shares;
 - Dawid Gruszczyk 1,575,000 (one million, five hundred and seventy-five thousand) shares;
 - iii. Bolesław Kleszko 805,000 (eight hundred and five thousand) shares;
 - iv. Wojciech Malinga 1,400,000 (one million, four hundred thousand) shares;
 - v. Joachim Sosnica 595,000 (five hundred and ninety-five thousand) shares.
- 4. All the Merger Shares, i.e. 4,970,000 (four million, nine hundred and seventy thousand) Series C ordinary bearer shares, shall be converted into book-entry form and steps shall be taken to seek their admission and introduction to trading on the regulated market operated by the Warsaw Stock Exchange.
- 5. The Management Board is hereby authorised and obligated to take all practical and legal steps necessary to implement this Resolution, which shall include conversion of Series C shares into book-entry form, execution of an agreement with the Central Securities Depository of Poland on registration of the shares in the depository for securities, and any other steps necessary to have the Series C shares admitted and introduced to trading on the regulated market operated by the Warsaw Stock Exchange.

Section 3

In connection with the provisions of Section 2 of this Resolution, the Extraordinary General Meeting of FAMUR S.A. of Katowice resolves to amend Art. 6.1 of the Company's Articles of Association, which shall read as follows:

"The share capital of the Company amounts to PLN 4,864,700.00 (four million, eight hundred and sixty-four thousand, seven hundred złoty) and is divided into 486,470,000 (four hundred and eighty-six million, four hundred and seventy thousand) shares, including:

- *a)* 432,460,830 (four hundred and thirty-two million, four hundred and sixty thousand, eight hundred and thirty) Series A ordinary bearer shares,
- *b)* 49,039,170 (forty-nine million, thirty-nine thousand, one hundred and seventy) Series B ordinary bearer shares,
- *c)* 4,970,000 (four million, nine hundred and seventy thousand) Series C ordinary bearer shares."

Section 4

This Resolution shall take effect as of its date, and with respect to its Sections 2 and 3 – with effect from the date of registration of the share capital increase hereunder in the Business Register of the National Court Register.

403,508,303 (four hundred and three million, five hundred and eight thousand, three hundred and three) valid votes were cast in favour of the resolution in an open ballot by shareholders holding a total of 432,512,249 shares, on which valid votes were cast and which represented 89.83% of the share capital and carried the right to 432,512,249 valid votes. The votes cast in favour of the resolution represented 93.29% (ninety-three and twenty-nine hundredths per cent) of the votes cast; there were no votes against the resolution, and there were 29,003,946 (twenty-nine million, three thousand, nine hundred and forty-six) abstentions. The Chairperson declared that the resolution was passed by the required majority.