Draft resolutions for the Extraordinary General Meeting of EMC Instytut Medyczny S.A. of July 3, 2017

The Management Board of EMC Instytut Medyczny S. A. announces the draft resolutions for the Extraordinary General Meeting of EMC Instytut Medyczny S.A. convened for July 3, 2017.

Resolution no 25/2017

of the Extraordinary General Meeting of the Company

under the business name of EMC Instytut Medyczny Spółka Akcyjna

with its registered office in Wrocław

on electing the Chairperson of the Meeting

§ 1

The Extraordinary General Meeting of the Company under the business name of EMC Instytut Medyczny S.A. with its registered office in Wrocław hereby appoints ______as the Chairperson of the Meeting.

§ 2

The resolution takes effect upon its adoption.

Resolution no 26/2017

of the Extraordinary General Meeting of the Company

under the business name of EMC Instytut Medyczny Spółka Akcyjna

with its registered office in Wrocław

on electing the Scrutiny Committee § 1

The Extraordinary General Meeting hereby resolves that the secret ballot, when choosing scrutiny committee, be waived.

§ 2

The Extraordinary General Meeting, due to the small number of members present at the Ordinary General Meeting, resolves that the Chairperson of the General Meeting shall perform the duties of the Ballot Counting Committee.

§ 3

The resolution becomes effective upon its adoption.

Resolution no 27/2017

of the Extraordinary General Meeting of the Company

under the business name of EMC Instytut Medyczny Spółka Akcyjna

with its registered office in Wrocław

on approving the agenda

§ 1

- 1) Opening the Extraordinary General Meeting.
- 2) Electing the Chairperson of the Extraordinary General Meeting.
- 3) Determining whether the Extraordinary General Meeting has been duly convened and is able to adopt binding resolutions.
- 4) Electing the Ballot Counting Committee.
- 5) Adopting the agenda.
- 6) Adopting a resolution on the merger between EMC Instytut Medyczny S.A, as the Acquiring Company, and the Medical Centre companies: "Medyk" sp. z o.o. and "Q-MED" sp. z o.o.
- 7) Closing the Extraordinary General Meeting.

§ 2

The resolution becomes effective upon its adoption.

Resolution no 28/2017

of the Extraordinary General Meeting of the Company

under the business name of EMC Instytut Medyczny Spółka Akcyjna

with its registered office in Wrocław

of July 3, 2017

on the merger of EMC Instytut Medyczny S.A. as the Acquiring Company and Centrum Medyczne "Medyk" sp. z o.o. and "Q-MED" sp. z o.o.

Acting pursuant to Article 492 § 1(1), Article 506 § 1 and § 4 and Article 516 § 6 of the Code of Commercial Companies, the Extraordinary General Meeting of Shareholders of EMC Instytut Medyczny S.A hereby resolves the following:

§ 1

1. The Extraordinary General Meeting of Shareholders of the Company agrees on the merger between EMC Instytut Medyczny S.A. as the Acquiring Company and Centrum Medyczne "Medyk" sp. z o.o. and "Q-MED" sp. z o.o. as the companies being acquired. The merger shall be effected through transfer of all assets and liabilities of the Companies being Acquired to the Acquiring Company.

2. Whereas the Acquiring Company is the sole shareholder of the Companies being Acquired, and in accordance with Article 515 § 1 of the CCC, the merger shall be effected without increasing the share capital of the Acquiring Company.

§ 2

- In connection to the merger referred to in § 1 hereof, the Extraordinary General Meeting of Shareholders of EMC Instytut Medyczny SA grants its consent to the Merger between EMC Instytut Medyczny S.A. as the Acquiring Company and Centrum Medyczne "Medyk" sp. z o.o. and "Q-MED" sp. z o.o. as the Companies being Acquired, which was signed on May 24,2017 and published in Monitor Sądowy i Gospodarczy [*Court and Economic Monitor*] No. 104/2017 (5241), item 20830 of May 31, 2017.
- 2. The Merger Plan constitutes Attachment no. 1 hereto.

§ 3

The resolution takes effect upon its adoption, while the merger will become effective as of the date on which the merger is registered by the registry court having jurisdiction over the Acquiring Company.