

#### FORM OF THE PROXY GRANTED BY A NATURAL PERSON

I, the undersigned (hereinafter referred to as the "Shareholder"):
Details of the Shareholder: Forename and surname: Address of residence: Personal ID number PESEL: Identity card (passport) number: Email address:
authorised to participate in the General Meeting of Mostostal Warszawa S.A. with its registered office in Warsaw to be held on 20 April 2015, on the basis of the Certificate of the right to participate in the General Meeting number: issued on: by
(name of entity issuing the Certificate of the right to participate in the General Meeting)
hereby grant proxy and authorise (hereinafter referred to as the "Proxy"):
Details of the Proxy:  Forename and surname:  Address of residence:  Personal ID number PESEL:  Identity card (passport) number:  Email address:
to represent the Shareholder, participate on behalf and for the Shareholder and exercise the voting right at the General Meeting of Mostostal Warszawa S.A with its registered office in Warsaw to be held on 20 April 2015, in accordance with the announced agenda.  Under this proxy, the Proxy is authorised to perform on behalf of the Shareholder all rights conferred on the Shareholder at the General Meeting by virtue of the shares of Mostostal Warszawa S.A in the number of (in words:)
Additional information, clauses, exclusions, special rights of the Proxy, in particular information whether the proxy has a right to grant further proxies:
Date and signature of the Shareholder

In case of any discrepancies between the details of the shareholder indicated in the proxy and the details included in the list of shareholders prepared on the basis of the list received from the entity maintaining the depositary of securities and provided to the Company in accordance with art. 406³ of the Code of Commercial Companies, the shareholder may not be allowed to participate in the Extraordinary General Meeting.

The Company does not impose an obligation to grant the proxy on the above form.

The Company stipulates that the shareholder using electronic communication means is solely responsible for the risk relating to the use of such means.



#### FORM OF THE PROXY GRANTED BY A LEGAL PERSON

I, the undersigned [We the undersigned] acting on behalf of the Shareholder:  Details of the Shareholder:
Name (Business name):
Address of office:  Statistical ID number REGON:
Number of the relevant register:
Email address:
authorised to participate in the General Meeting of Mostostal Warszawa S.A. with its registered office in Warsaw to be held on 20 April 2015, on the basis of the Certificate of the right to participate in the General Meeting number: issued on: by
issued on b
(name of entity issuing the Certificate of the right to participate in the General Meeting)
hereby grant proxy and authorise (hereinafter referred to as the "Proxy"):
Details of the Proxy:
Forename and surname:
Address of residence:
Personal ID number PESEL:
Identity card (passport) number:
to represent the Shareholder, participate on behalf and for the Shareholder and exercise the voting right at the General Meeting of Mostostal Warszawa S.A with its registered office in Warsaw to be held on 20 April 2015, in accordance with the announced agenda.  Under this proxy, the Proxy is authorised to perform on behalf of the Shareholder all rights conferred on the Shareholder at the General Meeting by virtue of the shares of Mostostal Warszawa S.A in the number of
Additional information, clauses, exclusions, special rights of the Proxy, in particular information whether the proxy has a right to grant further proxies:
Date and signature of the Shareholder

#### Important:

In case of any discrepancies between the details of the shareholder indicated in the proxy and the details included in the list of shareholders prepared on the basis of the list received from the entity maintaining the depositary of securities and provided to the Company in accordance with art. 406³ of the Code of Commercial Companies, the shareholder may not be allowed to participate in the Extraordinary General Meeting.

The Company does not impose an obligation to grant the proxy on the above form.

The Company stipulates that the shareholder using electronic communication means is solely responsible for the risk relating to the use of such means.



## FORM OF EXERCISING VOTING RIGHTS BY THE PROXY AT THE ORDINARY GENERAL MEETING

The shareholder is not required to use this form and this is not a condition of voting by the proxy. This form does not replace the document of proxy.

Details of the Shareholde Name (Business nam	er: e) / Forename and surnar	ne:	
Address of office / res REGON / PESEL nun Number of the relevar Identity card number:	nber:		
Details of the Proxy: Forename and surnar Address of residence: Personal ID number F Identity card (passpor	PESEL:		
published by Mostostal V attention to the fact that	Varszawa S.A on its webs these drafts may differ f	actions to the Proxy refer site. The Management Boa rom the resolutions subject ands to instruct the proxy	ard of the Company draws ct to voting directly at the
give other or further inst therein the manner of ex If the Shareholder wants	ructions, he/she should fi ercising the voting right by to raise objections, he/sh	X" in the relevant field. If all in the field "Further/other the proxy. The should fill in the field "The should fill in the f	er instructions", specifying he objection and indicate
relevant field the number the discretion of the Pr	r of shares from which the oxy". If the number of s	the shares held, he/she is proxy should vote "For", hares is not indicated, it shares held by the Shareh	"Against", "Abstain" or "At is deemed the proxy is
Voting:		T	Γ
For	Against  Notifying the objection	Abstain	At the discretion of the Proxy
Number of shares:	Number of shares:	Number of shares:	Number of shares:
Date and signature of the	e Shareholder		



the General Meeting.	e Company Mostostal Warszawa ointed the Chairman of the Ordi	a S.A of 20 April 2015 on the a	ppointment of the Chairman of
For	Against	Abstain	At the discretion of
	Notifying the objection		the Proxy
Number of shares:	Number of shares:	Number of shares:	Number of shares:
The objection:			
Further/other instructions:			

#### Resolution No 2

of the Ordinary Meeting of the Company MOSTOSTAL WARSZAWA S.A. of 20 April 2015 on the approval for the Management Board's report of the operations of the Company and financial statements of the Company for 2014. The Management Board's report of the operations of the Company and financial statements of the Company for the financial year 2014, consisting of:

- 1. PLN 1,230,559,220.57 (in words: one billion two hundred thirty million five hundred fifty nine thousand two hundred twenty zlotys and fifty seven grosz)
- 2. profit and loss account for 2014 with a net profit in the amount of PLN 53,716,424.03 (in words: fifty three million seven hundred sixteen thousand four hundred twenty four zlotys and three grosz)
- 3. statement of changes in equity showing an increase in the equity in the amount of PLN 53,716,424.03 (in words: fifty three million seven hundred sixteen thousand four hundred twenty four zlotys and three grosz)
- cash flow statement showing a net increase in cash during the financial year for the amount of PLN 88,935,400.04 (in words: eighty eight million nine hundred thirty five thousand four hundred zlotys and four grosz);
- 5. additional information

shall be approved.

For	Against  Notifying the objection	Abstain	At the discretion of the Proxy
Number of shares:	Number of shares:	Number of shares:	Number of shares:
The objection			
Further/other instructions:			



#### **Resolution No 3**

of the Ordinary Meeting of the Company MOSTOSTAL WARSZAWA S.A. of 20 April 2015 on the approval for the Management Board's report of the Capital Group's operations and consolidated financial statements of the Company for 2014.

The consolidated Management Board's report of the operations of Capital Group MOSTOSTAL WARSZAWA S.A. covered with consolidation in 2014 and the financial statements, including:

- consolidated balance sheet as at 31.12.2014, which at assets and liabilities shows the amount of PLN 1,367,461,603.47 (in words: one billion three hundred sixty seven million four hundred sixty one thousand three zlotys and forty seven grosz);
- consolidated profit and loss account for the financial year 2014 which shows a net loss attributed to the Parent Entity
  and non-controlling shareholders in the amount of PLN 8,738,124.23 (in words: eight million seven hundred thirty
  eight thousand one hundred twenty four zlotys and twenty three grosz);
- 3. statement of changes in total consolidated equity showing a decrease in the total equity in the amount of PLN 18,688,020.46 (in words: eighteen million six hundred eighty eight thousand twenty zlotys and forty six grosz);
- 4. consolidated cash flow statement showing a net increase in cash during the financial year for the amount of PLN 95,042,854.57 (in words: ninety five million forty two thousand eighty hundred fifty four zlotys and fifty seven grosz);
- 5. additional information

shall be approved.

•			
For	Against  Notifying the objection	Abstain	At the discretion of the Proxy
Number of shares:	Number of shares:	Number of shares:	Number of shares:
The objection			
Further/other instructions:			

Resolution No 4
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of the Ordinary Meeting of the Company MOSTOSTAL WARSZAWA S.A. of 20 April 2015 on the approval for the report of operations of the Supervisory Board.

The report of operations of the Supervisory Board for 2014 shall be approved (Attachment No 1).

For	Against Notifying the objection	Abstain	At the discretion of the Proxy
Number of shares:	Number of shares:	Number of shares:	Number of shares:
The objection			
Further/other instructions:			





For	Against  Notifying the objection	Abstain	At the discretion of the Proxy
Number of shares:	Number of shares:	Number of shares:	Number of shares:
The objection			
Further/other instructions	:		
Further/other instructions	:		
Resolution No 6 of the Ordinary Meeting of a member of the Super	of the Company MOSTOSTAL WAR		15 on granting a vote of accep
Resolution No 6 of the Ordinary Meeting of the Super	of the Company MOSTOSTAL WAR		At the discretion of the Proxy
Resolution No 6 of the Ordinary Meeting of a member of the Super	of the Company MOSTOSTAL WAR rvisory Board for 2014. dio Vazquez shall be granted a vote Against	e of acceptance for 2014.	At the discretion of





to a member of the Supervisor		SZAWA S.A. of 20 April 2015 on otance for 2014.	granting a vote of acceptance	
	T	T	T	
For	Against	Abstain	At the discretion of	
			the Proxy	
	Notifying the objection		tile Floxy	
N 1 6 1				
Number of shares:	Number of shares:	Number of shares:	Number of shares:	
The objection				
•				
Further/other instructions:				
Further/other instructions:				
Resolution No 8				
	Company MOSTOSTAL WARD	SZAWA S.A. of 20 April 2015 on	granting a vote of accontance	
		22AWA 3.A. 01 20 April 2013 011	granting a vote of acceptance	
to a member of the Supervisor				
Piotr Gawryś shall be granted	a vote of acceptance for 2014.			
•				
_			_	
For	Against	Abstain	At the discretion of	
	Night to discipline		the Proxy	
	Notifying the objection			
Number of shares:	Number of shares:	Number of shares:	Number of shares:	
Number of Shares.	Number of Shares.	Number of Shares.	Number of Shares.	
The objection				
E de la decembra de la companya de l				
Further/other instructions:				
Resolution No 9				
	Company MOSTOSTAL WAR	SZAWA S.A. of 20 April 2015 on	granting a vote of acceptance	
		52AVVA 3.A. 01 20 April 2013 011	granting a vote of acceptance	
to a member of the Supervisor				
Leszek Wysłocki shall be gran	ted a vote of acceptance for the	period from 1 January to 30 Jui	ne 2014.	
_				
For	Against	Abstain	At the discretion of	
	Notifican the entire tion		the Proxy	
	Notifying the objection		· ,	
Number of shares:	Number of shares:	Number of shares:	Number of shares:	
Number of States.	inumber of shares:	inumber of shares:	inumber of shares:	
The objection				
-				
Further/other instructions:				



relating to the General Meeting convened for: 20 April 2015

to a member of the Supervisor Neil Roxburgh Balfour shall be	granted a vote of acceptance for	or 2014.	
For	Against  Notifying the objection	Abstain	At the discretion of the Proxy
Number of shares:	Number of shares:	Number of shares:	Number of shares:
The objection			
Further/other instructions:			
to a member of the Supervisor	Company MOSTOSTAL WARS y Board for 2014. a Laborde shall be granted a vo		granting a vote of acceptance
For	Against  Notifying the objection	Abstain	At the discretion of the Proxy
Number of shares:	Number of shares:	Number of shares:	Number of shares:
The objection			
Further/other instructions:			





Resolution No 12 of the Ordinary Meeting of the Company MOSTOSTAL WARSZAWA S.A. of 20 April 2015 on granting a vote of acceptance to a member of the Management Board for 2014.  Miguel Angel Heras Llorente shall be granted a vote of acceptance for 2014.					
For	Against  Notifying the objection	Abstain	At the discretion of the Proxy		
Number of shares:	Number of shares:	Number of shares:	Number of shares:		
The objection					
Further/other instructions:					
to a member of the Manageme		SZAWA S.A. of 20 April 2015 on 14.	granting a vote of acceptance		
For	Against  Notifying the objection	Abstain	At the discretion of the Proxy		
Number of shares:	Number of shares:	Number of shares:	Number of shares:		
The objection					
Further/other instructions:					
Resolution No 14 of the Ordinary Meeting of the Company MOSTOSTAL WARSZAWA S.A. of 20 April 2015 on granting a vote of acceptance to a member of the Management Board for 2014. Miguel Vegas Solano shall be granted a vote of acceptance for the period from 1 January to 26 June 2014.					
For	Against  Notifying the objection	Abstain	At the discretion of the Proxy		
Number of shares:	Number of shares:	Number of shares:	Number of shares:		
The objection					
Further/other instructions:					



Resolution No 15 of the Ordinary Meeting of the Company MOSTOSTAL WARSZAWA S.A. of 20 April 2015 on granting a vote of acceptance to a member of the Management Board for 2014. Jose Angel Andres Lopez shall be granted a vote of acceptance for 2014.					
For	Against  Notifying the objection	Abstain	At the discretion of the Proxy		
Number of shares:	Number of shares:	Number of shares:	Number of shares:		
The objection					
Further/other instructions:					
Resolution No 16 of the Ordinary Meeting of the Company MOSTOSTAL WARSZAWA S.A. of 20 April 2015 on granting a vote of acceptance to a member of the Management Board for 2014. Carlos Enrique Resino Ruiz shall be granted a vote of acceptance for the period from 26 June to 31 December 2014.					
For	Against  Notifying the objection	Abstain	At the discretion of the Proxy		
Number of shares:	Number of shares:	Number of shares:	Number of shares:		
The objection					
Further/other instructions:					



Resolution No 17 of the Ordinary Meeting of the Company MOSTOSTAL WARSZAWA S.A. of 20 April 2015 on granting a vote of acceptance to a member of the Management Board for 2014. Krzysztof Sadłowski has been granted a vote of acceptance for the period from 1 January to 24 June 2014.				
For	Against  Notifying the objection	Abstain	At the discretion of the Proxy	
Number of shares:	Number of shares:	Number of shares:	Number of shares:	
The objection				
Further/other instructions:				

#### **Resolution No 18**

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of the Ordinary Meeting of the Company Mostostal Warszawa S.A of 20 April 2015 on covering the loss for 2014.

The General Meeting of MOSTOSTAL WARSZAWA S.A., on the basis of § 19 item 2 of the Articles of Association, and art. 396 § 5 of the Code of Commercial Companies decides to designate the net profit in the amount of PLN 53,716,424.03 (in words: fifty three million seven hundred sixteen thousand four hundred twenty four zlotys and three grosz) for the financial year 2014 to cover the loss for the financial year 2013.

Justification: on the basis of §19 item 2 of the Articles of Association and in relation with art. 396 § 5 of the Code of Commercial Companies, the General Meeting adopts a resolution on distribution of profit or covering the loss.

For	Against  Notifying the objection	Abstain	At the discretion of the Proxy
Number of shares:	Number of shares:	Number of shares:	Number of shares:
The objection			
Further/other instructions:			

Attachment No 1 to Resolution No 4



### Report of

## the Supervisory Board of MOSTOSTAL WARSZAWA S.A

### for 2014

From 1 January 2014 to 31 December 2014, the Supervisory Board of 7th term of Mostostal Warszawa S.A worked in the following composition:

Francisco Adalberto Claudio Vazquez - Chairman of the Board

Jose Manuel Terceiro Mateos
 Vice-Chairman of the Board

Raimundo Fernandez-Cuesta Laborde - Member of the Board

Neil R. Balfour
 - Member of the Board

Leszek Wysłocki
 Member of the Board (from 01.01. to

30.06.2014)

Piotr Gawryś
 - Member of the Board

During the entire financial year 2014 the Management Board of the Company operated in the following composition:

Miguel Angel Heras Llorente
 Vice-president of the Management Board

Jose Angel Andres Lopez - Vice-president of the Management Board

- Carlos Resino Ruiz - Member of the Management Board (from 26.06.

to 31.12.2014)

- Miguel Vegas Solano - Member of the Management Board (from 01.01.

to 26.06.2014)

Jacek Szymanek
 - Member of the Management Board

Krzysztof Sadłowski - Member of the Management Board (from 01.01

to 24.06.2014)

The Supervisory Board assesses that the composition of the Management Board represented in the financial year 2014 ensured the Company professional and effective management and complied with the reorganisation policy adopted by the Company.

During 2014 the Supervisory Board made systematic assessments of the Company's situation on the basis of reports and information materials submitted by the Management Board and on the basis of reports of the independent auditor – PricewaterhouseCoopers Sp. z o.o. with its registered office in Warsaw, selected by the Supervisory Board to audit financial statements for 2014.



The Supervisory Board of Mostostal Warszawa S.A performs its activities on the basis of the Code of Commercial Companies, Articles of Association and the Rules of the Supervisory Board.

The special duties of the Supervisory Board of the Company are:

- Auditing financial statements of the Company and Capital Group, both in the scope of compliance with the books and documents, and with the actual state, and auditing report of the Management Board of the Company's operations, applications for the distribution of profits and covering loss and filing to the General Meeting of Shareholders a written report of audits;
- 2. Providing opinions on motions filed by the Management Board of the Company to be considered by the General Meeting of Shareholders;
- 3. Appointing and recalling the Management Board of the Company.

The works of the Supervisory Board of Mostostal Warszawa S.A are managed by its Chairman, and in case of his/her absence, the Deputy Chairman of Supervisory Board or other person selected among the current members of the Supervisory Board.

The resolutions of the Supervisory Board are passed by an absolute majority of votes, with at least half of the members of the Supervisory Board present. The meetings of the Supervisory Board are minuted, and the minutes are signed by all its members present at the meeting.

In the Supervisory Board of the Company there were no committees, and the tasks of the audit committee were performed collectively by the entire Supervisory Board.

In the financial year 2014 there were 4 meetings of the Supervisory Board. All resolutions were passed with the required by law quorum. The total number of resolutions adopted by the SB in 2014 was 14. In the past reporting year the Supervisory Board adopted 6 resolutions by correspondence.

• On 17 January 2014 the Supervisory Board adopted by correspondence the resolution on granting consent to establish or acquire the special purpose vehicle

At the meeting on 19.03.2014 the following resolutions were adopted:

- on granting an acceptance vote to the Members of the Management Board for 2013,
- on the report of the Supervisory Board of operations for 2013,
- on presenting to the General Meeting of the Company "The assessment of the Supervisory Board of its work for the financial year 2013" prepared in accordance with the requirements of the Code of Best Practice of WSE Listed Companies.



 on considering and providing opinions on the matters being the subject of the resolutions of the general Meeting of the Company in accordance with the Corporate Governance rules.

On 20 March 2014 the Supervisory Board adopted by correspondence the following resolutions:

- on the Financial statements for 2013 and the report of the Management Board of operations of the Company for 2013.
- on the consolidated financial statements for 2013 and the report of operations of the Capital Group for 2013.
- on covering the losses of the Company for 2013.
- on the performance of the tasks of the audit committees by the Supervisory Board in 2013.
- on selecting the entity qualified to audit financial statements of the Company and consolidated statements of the Capital Group for 2014

At the meeting on 26.06.2014 the following resolutions were adopted:

- on the changes in the composition of the Management Board,
- on granting consent to the establishment of the special purpose vehicles (SPV),

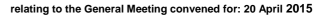
At the meeting on 13 November 2014 the following resolution was adopted:

• on granting consent to the disposal of real estate.

At the meeting on 16 December 2014 no resolution was adopted.

On 16.03.2015 the Supervisory Board got acquainted with the Auditor's Report including the assessment of the financial statements and the report of the Management Board for 2014 which does not state any irregularities in the operations of the Management Board of the Company.

After the analysis of the operations and reports of the Company, taking into account the Auditor's opinion, the Supervisory Board decided to recommend to the General Meeting of the Shareholders to grant to the Management Board composed of: Miguel Angel Heras Llorente, Jose Angel Andres Lopez, Carlos Resiono Ruiz (for the period from 26.06.2014 to 31.12.2014), Jacek Szymanek Miguel Vegas Solano (for the period from 01.01.2014 to 26.04.2014), Krzysztof Sadłowski (for the period from 01.01.2014 to 24.06.2014)





 and to the Supervisory Board composed of: Francisco Adalberto Claudio Vazquez, Jose Manuel Terceiro Mateos, Neil Roxbourgh Balfour, Piotr Gawryś, Raimundo Fernandez-Cuesta Laborde a vote of acceptance for 2014 and Leszek Wysłocki (for the period from 01.01.2014 to 30.06.2014)

Warsaw,	
Francisco Adalberto Claudio Vazquez	
Jose Manuel Terceiro Mateos	
Raimundo Fernandez-Cuesta Laborde	
Neil Balfour	
Piotr Gawryś	



Attachment No 2 to Resolution No 5

# ASSESSMENT OF THE WORK OF THE SUPERVISORY BOARD OF MOSTOSTAL WARSZAWA S.A

## prepared in accordance with the Code of Best Practice for WSE Listed Companies

to be presented at the General Meeting of the Company

In accordance with part III, item 1, subitem 1) of the "Code of Best Practice for WSE Listed Companies", adopted by Resolution No 12/1170/2007 of the WSE Board of 4 July 2007 (as amended), which regulates the rules of corporate governance and should be observed by the WSE listed companies, the Supervisory Board submits to the shareholders of the Company Mostostal Warszawa S.A the assessment of its work in the past reporting period.

The Supervisory Board of 7th term from 1 January 2014 to 31 December 2014 worked in the following composition:

- 1. Francisco Adalberto Claudio Vazquez Chairman of the Supervisory Board,
- 2. Jose Manuel Terceiro Mateos- Vice-Chairman of the Supervisory Board,
- 3. Raimundo Fernandez-Cuesta Laborde- Member of the Supervisory Board,
- 4. Neil Balfour- Member of the Supervisory Board,
- 5. Piotr Gawryś- Member of the Supervisory Board,
- 6. Leszek Wysłocki- Member of the Supervisory Board (from 1.01. to 30.06.2014)

In the financial year 2014 there were 4 meetings of the Supervisory Board. During the duly convened and prepared meetings all relevant and important matters for the Company were discussed. As part of the agendas of particular meetings of the Board the motions submitted by the Management Board of the Company were considered. The subject of the meetings of the Supervisory Board were the current matters of the Company, including in particular the financial situation of the Company, analysis of strategy and tactics for the operations of the Company in the time of the economic crisis, audit of the financial statements of the Company, audit of the report of the Management Board of operations, selecting the auditor to review and audit the financial statements of the Company and other matters belonging to the



competencies of the Supervisory Board, resulting directly from the legal provisions, its Regulations and Articles of Association.

In the opinion of the Supervisory Board, the most important risk factors and threats for the Company are:

- a) risk of change in the prices of building materials and subcontractors' services,
- b) risk of changes in foreign exchange rates due to the fact that a part of executed contracts is signed in euro,
- c) large competition on the market for the construction and assembly services,
- d) prolonging procedures of awarding tenders related with the numerous protests of the participating entities,
- e) slow economic growth resulting in the slowdown of investment processes.

The Supervisory Board has undertaken relevant actions in the review and establishment of management rules covering: interest rate risk, foreign exchange risk, risk of goods prices, credit risk, liquidity risk, in particular consisting in:

- · current monitoring of market situation,
- negotiating terms of hedging derivative instruments in such a manner that they correspond to the terms of hedged position and ensure maximum effectiveness of hedge,
- monitoring of prices and centralisation of purchases of basic building materials,
- formulating contracts with the possibility of changes in the time limits of contract execution and introduction of valorisation clauses taking into account the possibility to change the remuneration depending on the market prices of labour factors,
- concluding transactions with the companies with creditworthiness guaranteeing commercial security,
- · constant monitoring of the state of obligations and liabilities,
- formal, legal and financial verification of counterparties.

All resolutions were passed with the quorum required by law. The total number of resolutions adopted by the SB in 2014 was 14. In the past reporting year the Supervisory Board adopted six resolutions by correspondence:

 Resolution No 214 of 17 January 2014 on the establishment or acquisition of the special purpose vehicle,



- Resolution No 215 of 20 March 2014 on the Financial statements for 2014 and the report of the Management Board of operations of the Company for 2014.
- Resolution No 216 of 20 March 2014 on the consolidated Financial statements for 2014 and the report of the Management Board of operations of the Capital Group for 2014,
- Resolution No 217 of 20 March 2014 on covering the loss of the Company for 2013,
- Resolution No 222 of 30 May 2014 on the performance of the tasks of the audit committees by the Supervisory Board in 2013,
- Resolution No 223 of 30 May 2014 on selecting the entity qualified to audit financial statements of the Company and consolidated statements of the Capital Group for 2014

To sum up, the Members of the Supervisory Board of Mostostal Warszawa S.A ensure that they have made all efforts to effectively perform the entrusted duties as part of the performed functions.

Warsaw,	
Francisco Adalberto Claudio Vazquez	
Jose Manuel Terceiro Mateos	
Raimundo Fernandez-Cuesta Laborde	
Neil Balfour	
Piotr Gawryś	