

Resolutions passed by the Extraordinary General Shareholders Meeting of PGNiG on November 3rd 2006

Current Report No. 76/2006 of November 3rd 2006

The Management Board of Polskie Górnictwo Naftowe i Gazownictwo S.A. ("PGNiG") hereby releases the resolutions passed by the Extraordinary General Shareholders Meeting of PGNiG on November 3rd 2006.

**Resolution No. 1
of the Extraordinary General Shareholders Meeting of
Polskie Górnictwo Naftowe i Gazownictwo Spółka Akcyjna,
dated 3 November 2006**

concerning: the adoption of "The Restructuring Plan for the PGNiG Group concerning Integration of the Trading Business at PGNiG S.A. and Transformation of the Gas Companies into Distribution System Operators."

Acting pursuant to Art. 398 of the Commercial Companies Code and Par. 56 of the Company's Articles of Association, the Extraordinary General Shareholders Meeting resolves as follows:

Par. 1

The Extraordinary General Shareholders Meeting resolves to adopt "The Restructuring Plan for the PGNiG Group concerning Integration of the Trading Business at PGNiG S.A. and Transformation of the Gas Companies into Distribution System Operators," attached as Appendix 1 to this Resolution, and to grant consent to its implementation.

Par. 2

This resolution shall become effective upon its adoption.

**Resolution No. 2
of the Extraordinary General Shareholders Meeting of
Polskie Górnictwo Naftowe i Gazownictwo Spółka Akcyjna,
dated 3 November 2006**

concerning: approval of the creation of Gas Trading Companies and the acquisition of shares in these companies.

Acting pursuant to Art. 398 of the Commercial Companies Code and Par. 56 of the Company's Articles of Association, the Extraordinary General Shareholders Meeting resolves as follows:

Par. 1

The Extraordinary General Shareholders Meeting resolves to approve the creation of 6 single-shareholder limited-liability companies with registered offices in Warsaw, which shall conduct operations under the following names: "Dolnośląska Spółka Obrotu Gazem Sp. z o.o.", "Górnośląska Spółka Obrotu Gazem Sp. z o.o.", "Karpacka Spółka Obrotu Gazem Sp. z o.o.", "Mazowiecka Spółka Obrotu Gazem Sp. z o.o.", "Pomorska Spółka Obrotu Gazem Sp. z o.o.", and "Wielkopolska Spółka Obrotu Gazem Sp. z o.o.", each with the share capital of PLN 50,000 (fifty thousand złoty) and conducting business activities consisting primarily in trade in gaseous fuels, as well as to approve the acquisition of all shares in these companies by PGNiG S.A. in exchange for cash contributions equal to the par value of their share

capital and the contents of the Deeds of Incorporation of the companies, attached as Appendices 1–6 to this Resolution.

Par. 2

This resolution shall become effective upon its adoption.

**Resolution No. 3
of the Extraordinary General Shareholders Meeting of
Polskie Górnictwo Naftowe i Gazownictwo Spółka Akcyjna,
dated 3 November 2006**

concerning: determination of the manner of exercising voting rights at the Extraordinary General Shareholders Meetings of the Gas Trading Companies.

Acting pursuant to Art. 398 of the Commercial Companies Code and Par. 56 of the Company's Articles of Association, the Extraordinary General Shareholders Meeting resolves as follows:

Par. 1

The Extraordinary General Shareholders Meeting hereby resolves that:

- 1) at the Extraordinary General Shareholders Meeting of Dolnośląska Spółka Obrotu Gazem Sp. z o.o., PGNiG S.A., as a shareholder in Dolnośląska Spółka Obrotu Gazem Sp. z o.o., shall vote **IN FAVOUR OF** the adoption of "The Restructuring Plan for the PGNiG Group concerning Integration of the Trading Business at PGNiG S.A. and Transformation of the Gas Companies into Distribution System Operators" and **IN FAVOUR OF** granting consent to its implementation, including in particular to the authorisation of the Management Board of Dolnośląska Spółka Obrotu Gazem Sp. z o.o. to take any measures necessary to effect the demerger of Dolnośląska Spółka Gazownictwa Sp. z o.o. under Par. 529.1.4 of the Commercial Companies Code (demerger through spin-off).
- 2) at the Extraordinary General Shareholders Meeting of Górnośląska Spółka Obrotu Gazem Sp. z o.o., PGNiG S.A., as a shareholder in Górnośląska Spółka Obrotu Gazem Sp. z o.o., shall vote **IN FAVOUR OF** the adoption of "The Restructuring Plan for the PGNiG Group concerning Integration of the Trading Business at PGNiG S.A. and Transformation of the Gas Companies into Distribution System Operators" and **IN FAVOUR OF** granting consent to its implementation, including in particular to the authorisation of the Management Board of Górnośląska Spółki Obrotu Gazem Sp. z o.o. to take any measures necessary to effect the demerger of Górnośląska Spółka Gazownictwa Sp. z o.o. under Par. 529.1.4 of the Commercial Companies Code (demerger through spin-off).
- 3) at the Extraordinary General Shareholders Meeting of Karpacka Spółka Obrotu Gazem Sp. z o.o., PGNiG S.A., as a shareholder in Karpacka Spółka Obrotu Gazem Sp. z o.o., shall vote **IN FAVOUR OF** the adoption of "The Restructuring Plan for the PGNiG Group concerning Integration of the Trading Business at PGNiG S.A. and Transformation of the Gas Companies into Distribution System Operators" and **IN FAVOUR OF** granting consent to its implementation, including in particular to the authorisation of the Management Board of Karpacka Spółka Obrotu Gazem Sp. z o.o. to take any measures necessary to effect the demerger of Karpacka Spółka Gazownictwa Sp. z o.o. under Par. 529.1.4 of the Commercial Companies Code (demerger through spin-off).
- 4) at the Extraordinary General Shareholders Meeting of Mazowiecka Spółka Obrotu Gazem Sp. z o.o., PGNiG S.A., as a shareholder in Mazowiecka Spółka Obrotu

Gazem Sp. z o.o., shall vote **IN FAVOUR OF** the adoption of "The Restructuring Plan for the PGNiG Group concerning Integration of the Trading Business at PGNiG S.A. and Transformation of the Gas Companies into Distribution System Operators" and **IN FAVOUR OF** granting consent to its implementation, including in particular to the authorisation of the Management Board of Mazowiecka Spółka Obrotu Gazem Sp. z o.o. to take any measures necessary to effect the demerger of Mazowiecka Spółka Gazownictwa Sp. z o.o. under Par. 529.1.4 of the Commercial Companies Code (demerger through spin-off).

- 5) at the Extraordinary General Shareholders Meeting of Pomorska Spółka Obrotu Gazem Sp. z o.o., PGNiG S.A., as a shareholder in Pomorska Spółka Obrotu Gazem Sp. z o.o., shall vote **IN FAVOUR OF** the adoption of "The Restructuring Plan for the PGNiG Group concerning Integration of the Trading Business at PGNiG S.A. and Transformation of the Gas Companies into Distribution System Operators" and **IN FAVOUR OF** granting consent to its implementation, including in particular to the authorisation of the Management Board of Pomorska Spółka Obrotu Gazem Sp. z o.o. to take any measures necessary to effect the demerger of Pomorska Spółka Gazownictwa Sp. z o.o. under Par. 529.1.4 of the Commercial Companies Code (demerger through spin-off).
- 6) at the Extraordinary General Shareholders Meeting of Wielkopolska Spółka Obrotu Gazem Sp. z o.o., PGNiG S.A., as a shareholder in Wielkopolska Spółka Obrotu Gazem Sp. z o.o., shall vote **IN FAVOUR OF** the adoption of "The Restructuring Plan for the PGNiG Group concerning Integration of the Trading Business at PGNiG S.A. and Transformation of the Gas Companies into Distribution System Operators" and **IN FAVOUR OF** granting consent to its implementation, including in particular to the authorisation of the Management Board of Wielkopolska Spółka Obrotu Gazem Sp. z o.o. to take any measures necessary to effect the demerger of Wielkopolska Spółka Gazownictwa Sp. z o.o. under Par. 529.1.4 of the Commercial Companies Code (demerger through spin-off).

Par. 2

This resolution shall become effective upon its adoption.

Resolution No. 4
of the Extraordinary General Shareholders Meeting of
Polskie Górnictwo Naftowe i Gazownictwo Spółka Akcyjna,
dated 3 November 2006

concerning: determination of the manner of exercising voting rights at the Extraordinary General Shareholders Meetings of Gas Trading Companies incorporated by virtue of Resolution No 2 of the Extraordinary General Shareholders Meeting of PGNiG S.A. dated November 3rd, 2006

Acting pursuant to the provisions of Art. 398 of Commercial Companies Code and Par. 56 of the Company's Articles of Association, the Extraordinary General Shareholders Meeting resolves as follows:

Par. 1

The General Shareholders Meeting of PGNiG S.A. hereby resolves that:

- 1) at the Extraordinary General Shareholders Meeting of Dolnośląska Spółka Obrotu Gazem Sp. z o.o., PGNiG S.A., as a shareholder in Dolnośląska Spółka Obrotu Gazem Sp. z o.o., shall vote **IN FAVOUR OF** the adoption of "The Restructuring Plan for the PGNiG Group concerning Integration of the Trading Business at PGNiG S.A.

and Transformation of the Gas Companies into Distribution System Operators” and **IN FAVOUR OF** granting consent to its implementation, including in particular to the authorisation of the Management Board of Dolnośląska Spółka Obrotu Gazem Sp. z o.o. to take any measures necessary to effect the demerger of Dolnośląska Spółka Gazownictwa Sp. z o.o. under Par. 529.1.4 of the Commercial Companies Code (demerger through spin-off) and, subsequently, the merger of Dolnośląska Spółka Obrotu Gazem Sp. z o.o. with PGNiG S.A. under Art. 492.1.1 of Commercial Companies Code (merger through acquisition) without increasing the share capital of the acquiring company.

- 2) at the Extraordinary General Shareholders Meeting of Górnośląska Spółka Obrotu Gazem Sp. z o.o., PGNiG S.A., as a shareholder in Górnośląska Spółka Obrotu Gazem Sp. z o.o., shall vote **IN FAVOUR OF** the adoption of “The Restructuring Plan for the PGNiG Group concerning Integration of the Trading Business at PGNiG S.A. and Transformation of the Gas Companies into Distribution System Operators” and **IN FAVOUR OF** granting consent to its implementation, including in particular to the authorisation of the Management Board of Górnośląska Spółki Obrotu Gazem Sp. z o.o. to take any measures necessary to effect the demerger of Górnośląska Spółka Gazownictwa Sp. z o.o. under Par. 529.1.4 of the Commercial Companies Code (demerger through spin-off) and, subsequently, the merger of Górnośląska Spółka Obrotu Gazem Sp. z o.o. with PGNiG S.A. under Art. 492.1.1 of Commercial Companies Code (merger through acquisition) without increasing the share capital of the acquiring company.
- 3) at the Extraordinary General Shareholders Meeting of Karpacka Spółka Obrotu Gazem Sp. z o.o., PGNiG S.A., as a shareholder in Karpacka Spółka Obrotu Gazem Sp. z o.o., shall vote **IN FAVOUR OF** the adoption of “The Restructuring Plan for the PGNiG Group concerning Integration of the Trading Business at PGNiG S.A. and Transformation of the Gas Companies into Distribution System Operators” and **IN FAVOUR OF** granting consent to its implementation, including in particular the authorisation of the Management Board of Karpacka Spółka Obrotu Gazem Sp. z o.o. to take any measures necessary to effect the demerger of Karpacka Spółka Gazownictwa Sp. z o.o. under Par. 529.1.4 of the Commercial Companies Code (demerger through spin-off) and, subsequently, the merger of Karpacka Spółka Obrotu Gazem Sp. z o.o. with PGNiG S.A. under Art. 492.1.1 of Commercial Companies Code (merger through acquisition) without increasing the share capital of the acquiring company.
- 4) at the Extraordinary General Shareholders Meeting of Mazowiecka Spółka Obrotu Gazem Sp. z o.o., PGNiG S.A., as a shareholder in Mazowiecka Spółka Obrotu Gazem Sp. z o.o., shall vote **IN FAVOUR OF** the adoption of “The Restructuring Plan for the PGNiG Group concerning Integration of the Trading Business at PGNiG S.A. and Transformation of the Gas Companies into Distribution System Operators” and **IN FAVOUR OF** granting consent to its implementation, including in particular to the authorisation of the Management Board of Mazowiecka Spółka Obrotu Gazem Sp. z o.o. to take any measures necessary to effect the demerger of Mazowiecka Spółka Gazownictwa Sp. z o.o. under Par. 529.1.4 of the Commercial Companies Code (demerger through spin-off) and, subsequently, the merger of Mazowiecka Spółka Obrotu Gazem Sp. z o.o. with PGNiG S.A. under Art. 492.1.1 of Commercial Companies Code (merger through acquisition) without increasing the share capital of the acquiring company.
- 5) at the Extraordinary General Shareholders Meeting of Pomorska Spółka Obrotu Gazem Sp. z o.o., PGNiG S.A., as a shareholder in Pomorska Spółka Obrotu Gazem Sp. z o.o., shall vote **IN FAVOUR OF** the adoption of “The Restructuring Plan for the PGNiG Group concerning Integration of the Trading Business at PGNiG S.A. and Transformation of the Gas Companies into Distribution System Operators” and **IN FAVOUR OF** granting consent to its implementation, including in particular to the authorisation of the Management Board of Pomorska Spółka Obrotu Gazem Sp. z

o.o. to take any measures necessary to effect the demerger of Pomorska Spółka Gazownictwa Sp. z o.o. under Par. 529.1.4 of the Commercial Companies Code (demerger through spin-off) and, subsequently, the merger of Pomorska Spółka Obrotu Gazem Sp. z o.o. with PGNiG S.A. under Art. 492.1.1 of Commercial Companies Code (merger through acquisition) without increasing the share capital of the acquiring company.

- 6) at the Extraordinary General Shareholders Meeting of Wielkopolska Spółka Obrotu Gazem Sp. z o.o., PGNiG S.A., as a shareholder in Wielkopolska Spółka Obrotu Gazem Sp. z o.o., shall vote **IN FAVOUR OF** the adoption of “The Restructuring Plan for the PGNiG Group concerning Integration of the Trading Business at PGNiG S.A. and Transformation of the Gas Companies into Distribution System Operators” and **IN FAVOUR OF** granting consent to its implementation, including in particular to the authorisation of the Management Board of Wielkopolska Spółka Obrotu Gazem Sp. z o.o. to take any measures necessary to effect the demerger of Wielkopolska Spółka Gazownictwa Sp. z o.o. under Par. 529.1.4 of the Commercial Companies Code (demerger through spin-off) and, subsequently, the merger of Wielkopolska Spółka Obrotu Gazem Sp. z o.o. with PGNiG S.A. under Art. 492.1.1 of Commercial Companies Code (merger through acquisition) without increasing the share capital of the acquiring company.

Par. 2

This resolution shall become effective upon its adoption.

**Resolution No. 5
of the Extraordinary General Shareholders Meeting of
Polskie Górnictwo Naftowe i Gazownictwo Spółka Akcyjna,
dated 3 November 2006**

concerning: authorisation of the Management Board of PGNiG S.A. to take any measures necessary to effect the merger of Gas Trading Companies, incorporated by virtue of Resolution No. 2 of the Extraordinary General Shareholders Meeting of PGNiG S.A. dated November 3rd, 2006, with PGNiG S.A.

Acting pursuant to Art. 398 of Commercial Companies Code and Par. 56 of the Company's Articles of Association, the Extraordinary General Shareholders Meeting resolves as follows:

Par. 1

The General Shareholders Meeting of PGNiG S.A. hereby resolves to authorise the Management Board of PGNiG S.A. to take any measures necessary to effect in the future, in accordance with “The Restructuring Plan for the PGNiG Group concerning Integration of the Trading Business at PGNiG S.A. and Transformation of the Gas Companies into Distribution System Operators” , the merger of 6 limited-liability companies with registered offices in Warsaw which shall conduct operations under the following names: “Dolnośląska Spółka Obrotu Gazem Sp. z o.o.”, “Górnośląska Spółka Obrotu Gazem Sp. z o.o.”, “Karpacka Spółka Obrotu Gazem Sp. z o.o.”, “Mazowiecka Spółka Obrotu Gazem Sp. z o.o.”, “Pomorska Spółka Obrotu Gazem Sp. z o.o.”, and “Wielkopolska Spółka Obrotu Gazem Sp. z o.o.”, with PGNiG S.A. as the acquiring company, under Art. 492.1.1 of Commercial Companies Code (merger through acquisition) without increasing the share capital of the acquiring company.

Par. 2

This resolution shall become effective upon its adoption.

**Resolution No. 6
of the Extraordinary General Shareholders Meeting of
Polskie Górnictwo Naftowe i Gazownictwo Spółka Akcyjna,
dated 3 November 2006**

concerning: changes to Appendices to Resolution No. 25 of the Annual General Shareholders Meeting of PGNiG S.A. of July 27th 2006

Par. 1

Acting pursuant to Art. 398 of the Commercial Companies Code and Par. 56.3.3 of the Company's Articles of Association, the Extraordinary General Shareholders Meeting of PGNiG S.A. hereby resolves to:

1. expand the list of assets registered in the accounting records of PGNiG S.A. and specified in Appendix 1 to Resolution No. 25 of the Annual General Shareholders Meeting of PGNiG S.A. of July 27th 2006 with the assets specified in Appendix 1 hereto.
 2. delete from Appendix 2 to Resolution No. 25 of the Annual General Shareholders Meeting of PGNiG S.A. of July 27th 2006 the assets specified in Appendix 2 to this Resolution and replace them with the assets specified in Appendix 1 hereto.
 3. render more precise the provisions of Appendix 3 to Resolution No. 25 of the Annual General Shareholders Meeting of PGNiG S.A. of July 27th 2006 by specifying the real estate included in the value of expenditure on tangible assets under construction, transferred as non-cash dividend and described in Appendix 3 hereto.
- thus, the Extraordinary General Shareholders Meeting of PGNiG S.A. approves the disposal of non-current assets, including real estate and perpetual usufruct rights, with a value exceeding the PLN equivalent of EUR 1,000,000, transferred as non-cash dividend, specified in Appendices 1, 2 and 3 hereto.
4. Upon making the inclusions, exclusions and clarifications as described in Sections 1–3 above, the total value of non-cash dividend to be transferred to the State Treasury, determined at PLN 681,481,218.87 in Resolution No. 25 of the Annual General Shareholders Meeting of PGNiG S.A. of July 27th 2006, has not changed.

Par. 2

This Resolution shall take effect as of its adoption date.

Appendix no 1 to the resolution no 6 dated November 3rd, 2006

Type	No.	NAME	Name of facility	Uniform classification
G	326	Odgałężenie Przytoczna-Międzyrzecz	Gazociąg w/c DN 150 Przytoczna-Międzyrzecz.	55
S	177	SRP w Międzyrzeczu	Stacja redukcyjno-pomiarowa zlokalizowana w m. Międzyrzecz na odgałężeniu gazociągu relacji Przytoczna - Międzyrzecz	55

S	216	SRP I st. Przytoczna	Stacja redukcyjno-pomiarowa zlokalizowana w m. Przytoczna na gazociągu relacji Przytoczna - Międzyrzecz	55
G	301	Odgałęzienie Przytoczna	Gazociąg wysokiego ciśnienia relacji Przytoczna - Międzyrzecz, zasilający stację redukcyjno-pomiarową w m. Przytoczna	55
P	204	Rawicz	STACJA RED.POM.I - I ST.GAZOMET RAWICZ (środek ruchomy), aktualnie przechowywana na terenie OGP GAZ SYSTEM Sp. z o.o. Oddział w Poznaniu	POZ

Appendix no 2 to the resolution no 6 dated November 3rd, 2006

Type	No.	NAME	Name of facility	Uniform classification
G	113 1	Głuchów - Husów 1	ogrodzenie kurka DN 500 Wysoka	1
G	114 8	Głuchów - Sędziszów	ogrodzenie śluzy Głuchów	1
G	114 9	Głuchów - Sędziszów	ogrodzenie układu zasuw Bór Głogowski	1
G	115 0	Głuchów - Sędziszów	ogrodzenie układu zasuw Głogów Młp.	1
G	119 9	Jarosław - Sędziszów I	ogrodzenie układu zamknięć EC Rzeszów	1
S	623	Inne elementy	wiata - Kraków	2
S	623	Inne elementy	OGRODZENIE TERENU	2
S	623	Inne elementy	Kocioł co	2
S	623	Inne elementy	Kocioł co	2
S	623	Inne elementy	Kocioł co	2
S	623	Inne elementy	urządzenie telemetrii	2
S	623	Inne elementy	urządzenie telemetrii	2
S	623	Inne elementy	projektor	2
G	110 6	Gazoc. fi700 Jarosław-Rozwadów	UZU Sarzyna (ogrodzenie)	2
G	150 3	Rozwadów - Sandomierz II	Ogrodzenie układu zasuw na gaz. W/c w Turbii (odg.	2
T	776	POGÓRSKA WOLA	Zagospodarowanie terenu - zieleń	3
T	776	POGÓRSKA WOLA	Tereny pod tłocznie ZPG 1 i 2 64 000m2	3

T	776	POGÓRSKA WOLA	Budynek kotłowni ZPG 2	3
T	776	POGÓRSKA WOLA	Budynek zaplecza technicznego ZPG 2	3
T	776	POGÓRSKA WOLA	Budynek magazynu smarów i olejów ZPG 1	3
T	776	POGÓRSKA WOLA	Portiernia ZPG 2	3
T	776	POGÓRSKA WOLA	Sieć zewnętrzna wody pitnej ZPG 2	3
T	776	POGÓRSKA WOLA	Magazyn smarów i olejów ZPG 1	3
T	776	POGÓRSKA WOLA	Oświetlenie terenu ZPG 2	3
T	776	POGÓRSKA WOLA	Oświetlenie terenu tłoczni ZPG 1	3
T	776	POGÓRSKA WOLA	Drogi i place ZPG 1	3
T	776	POGÓRSKA WOLA	Drogi, place, chodniki ZPG 2	3
T	776	POGÓRSKA WOLA	Drogi i place ZPG 2	3
T	776	POGÓRSKA WOLA	Ogrodzenie terenu ZPG1	3
T	776	POGÓRSKA WOLA	Ogrodzenie z siatki ZPG 2	3
T	776	POGÓRSKA WOLA	Ogrodzenie terenu ZPG 2	3
T	776	POGÓRSKA WOLA	Wiata stalowa - stałe zasilanie	3
S	13	Chelmża	Drogi	51
S	13	Chelmża	Oświetlenie	51
S	13	Chelmża	Ogrodzenie	51
S	19	Dzierzgoń	Ogrodzenie	52
S	19	Dzierzgoń	SRP I o	52
S	45	Nowa Wieś Malborska	Budynek magazynowy	52
S	52	Pszczółki	Grunt	52
S	52	Pszczółki	Oświetlenie	52
S	52	Pszczółki	Droga i place	52
S	52	Pszczółki	Ogrodzenie	52
G	133	WRG II Gustorzyn - Wybrzeże (1)	Grunt (Prabuty)	52
S	176	Międzychód	STACJA RED.POM.I - MIĘDZYCHÓD - OŚWIETLENIE	55
G	272	Krobia - Police	Grunt	55
G	273	Krobia - Police	Grunt	55
G	281	Krobia - Police	Element	55

G	285	Krobia - Police	Element	55
G	288	Krobia - Police	Element	55
G	289	Krobia - Police	Element	55
G	290	Krobia - Police	Element	55
G	291	Krobia - Police	Element	55
G	292	Krobia - Police	Element	55
G	314	Krobia - Police	Element	55
G	330	Krobia - Police	Odg. Pyrzyce II geotermalna zwiększenie wartości	55
G	332	Krobia - Police	Element	55
G	335	Krobia - Police	Grunt	55

Appendix no 3 to the resolution no 6 dated November 3rd, 2006

NAME	Rep. A nr	Plot no.	Land and mortgage book	Place	Commune	Other
węzeł Kwidzyń przekroczenie rzeki Wisły	578/2006	97/1	45111	Rakowiec	Kwidzyn	Property
Wiczlino - Kossakowo	4037/2003	292/2	53598	Rumia	Rumia	Property
	1515/2001	16/1	53792	Rumia	Rumia	Property
	1553/2001	15/1	53792	Rumia	Rumia	Property
	1564/2001	20/1	53792	Rumia	Rumia	Property
	1558/2001	8/7	53792	Rumia	Rumia	Property
	1574/2001	17/1	53792	Rumia	Rumia	Property
	1569/2001	19/1	53792	Rumia	Rumia	Property
	109/2001	142/3	31154	Rumia	Rumia	Property
	15/2001	291	53512	Rumia	Rumia	Property
	6571/2000	6	5256	Rumia	Rumia	Property
Mory - Piotrków	2168/2005	379/12	70182	Wiczlino	Gdynia	Property
	3718/2004	209/2	53028	Chociszew	Żelechlinek	Property
Czeszów - Wrocław	3725/2004	242/2	53029	Cekanów	Tomaszów Mazowiecki	Property
	687/2001	228/3	32018	Iwiny	Św. Katarzyna	Property
	622/2001	106/1	56231	Piecowice	Długołęka	Perpetual usufructs
	3001/2003	93/6	30030	Miłonowice	Zawonia	Property
	8516/2004	35/1	37875	Pęciszów	Zawonia	Property