APPROVED by the General Meeting of Shareholders, Open Joint Stock Company Uralkali on 28 June 2002 (Minutes N 13)

REGULATIONS

OF THE GENERAL MEETING OF SHAREHOLDERS OF OPEN JOINT STOCK COMPANY URALKALI

Berezniki, Perm Region 2002

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These Regulations (hereinafter referred to as the Regulations) of the General Meeting of Shareholders of Open Joint Stock Company Uralkali (hereinafter referred to as the Company) establish the order of preparation for and holding of sessions of the General Meeting of Shareholders, according to the Civil Code of the Russian Federation, the Federal Law "On Joint Stock Companies", other legal acts of the Russian Federation and the Charter of the Company.

1. GENERAL PROVISIONS

- 1.1. The General Meeting of Shareholders is the supreme governance body of the Company.
- 1.2. Sessions of the General Meeting of Shareholders may be annual or extraordinary.
- 1.3. The Company shall hold the annual General Meeting of Shareholders every year.

The annual General Meeting of Shareholders shall be held not earlier than two months after and not later than six months after the respective fiscal year completion.

Sessions of the General Meeting of Shareholders held besides the annual General Meeting of Shareholders are extraordinary General Meetings of Shareholders.

1.4. The competence of the General Meeting of Shareholders is determined in the Federal Law «On Joint Stock Companies» and the Charter of the Company.

1.5. Resolutions of the General Meeting of Shareholders may be adopted (the below options are forms of holding of the General Meeting of Shareholders):

- at a meeting (by joint attendance of shareholders discussing questions of the agenda and adopting resolutions on questions put to voting);
- by absent voting (without joint attendance of shareholders).

2. RIGHT OF CONVOCATION OF THE GENERAL MEETING OF SHAREHOLDERS

- 2.1. Sessions of the annual General Meeting of Shareholders shall be convened by the Board of Directors of the Company.
- 2.2. Extraordinary General Meetings of Shareholders shall be held at a decision of the Board of Directors of the Company on its own initiative, or if requested by the Internal Audit Commission of the Company, the Auditor of the Company or shareholders (a shareholder) holding at least 10 percent of voting shares of the Company on the date of such request.

Extraordinary General Meetings of Shareholders requested to be called by the above persons shall be convened by the Board of Directors.

The time limits of convocation of extraordinary General Meetings of Shareholders or the time limits of adoption of a decision of rejection to hold the same and the time limits of processing of requests of extraordinary General Meetings of Shareholders convocation are fixed by the Federal Law «On Joint Stock Companies».

The Board of Directors shall be entitled to view proposals and appeals of other persons and bodies (state authorities or shareholders holding the number of voting shares of the Company being less than that determined in the law etc) of convocation of extraordinary General Meetings of Shareholders. According to results of processing of such proposals and appeals, the Board of Directors shall be entitled to convene extraordinary General Meetings of Shareholders, on its own initiative.

2.3. Resolutions of rejection of convocation of extraordinary General Meetings of Shareholders may be adopted only on the grounds of the Federal Law «On Joint Stock Companies».

Contents and Form of a Request of Convocation of an Extraordinary General Meeting of Shareholders

2.4. Requests of convocation of extraordinary General Meetings of Shareholders shall correspond to provisions of the Federal Law «On Joint Stock Companies».

2.5. Requests of convocation of extraordinary General Meetings of Shareholders shall be submitted in writing.

A request of convocation of an extraordinary General Meeting of Shareholders shall be signed, respective to the body (person) requesting such convocation, by the Chairman of the Internal Audit Commission of the Company, an authorized representative of the Auditor of the Company, shareholders (a shareholder) requesting the same or representatives of shareholders. Powers of representatives shall be confirmed and legalized according to effective laws of the Russian Federation and Subparagraph 11.10 hereof.

2.6. A request of convocation of an extraordinary General Meeting of Shareholders shall contain questions to be inserted to the agenda of such meeting and may contain wordings of resolutions on such questions and proposals on the proceedings of such General Meeting of Shareholders.

A request of convocation of an extraordinary General Meeting of Shareholders shall specify names (corporate names) of shareholders (a shareholder) or a body of the Company requesting the meeting convocation. Such shareholders (shareholder) shall also specify the number and category (type) of shares belonging to them.

The recommended Form of a Request of Convocation of an Extraordinary General Meeting of Shareholders is attached hereto as the Supplement N 1.

- 2.7. Time limits of processing of requests of convocation of extraordinary General Meetings of Shareholders and the time limits of directing of decisions adopted by the Board of Directors according to results of requests processing are fixed by the Federal Law «On Joint Stock Companies».
- 2.8. The Board of Directors shall not be entitled to alter wordings of questions of the agenda and wordings of resolutions on such questions nor it may alter the proceedings of an extraordinary General Meeting of Shareholders proposed.
- 2.9. The Board of Directors of the Company shall be entitled to include, on its own initiative, additional wordings of resolutions on questions proposed to be inserted to agendas of General Meetings of Shareholders.

3. QUESTIONS PROPOSED TO BE INCLUDED TO THE AGENDA OF THE ANNUAL GENERAL MEETING OF SHAREHOLDERS

- 3.1. Shareholders (a shareholder) holding in aggregate at least 2 percent of voting shares of the Company shall be entitled to propose questions to be included to the agenda of the annual General Meeting of Shareholders of the Company.
- 3.2. If the same question is contained in proposals of several shareholders, no summation of the number of voting shares belonging to the shareholders having signed different proposals of the same question to be included to the agenda of the annual General Meeting of Shareholders shall be made.
- 3.3. Proposals of inclusion of questions to the agenda of the annual General Meeting of Shareholders and those of candidates for bodies of the Company shall be submitted to the Company not later than 30 days upon the respective fiscal year expiry.
- 3.4. Proposals of inclusion of questions to the agenda of the annual General Meeting of Shareholders shall be made in writing.
- 3.5. Proposals of inclusion of questions to the agenda of the annual General Meeting of Shareholders shall contain wording of each proposed question and may contain wording of a resolution on each proposed question.

Proposals of inclusion of questions to the agenda of the annual General Meeting of Shareholders shall be signed by the shareholders (the shareholder) having proposed such inclusion or representatives of the shareholders. Powers of representatives shall be confirmed and legalized according to effective laws of the Russian Federation and Subparagraph 11.10 hereof.

The recommended Form of a Proposal of Questions to be Included to the Agenda of the Annual General Meeting of Shareholders is attached hereto as the Supplement 2.

3.6. The Board of Directors shall not be entitled to alter any wordings of questions proposed by shareholders to be included to the agenda of the annual General Meeting of Shareholders and wordings of resolutions on such questions if such wordings are contained in a proposal of questions to be included to the agenda of the annual General Meeting of Shareholders.

The Board of Directors of the Company shall be entitled to include, on its own initiative, supplementary wordings of resolutions on questions proposed by shareholders to be included to the agenda of the annual General Meeting of Shareholders.

- 3.7. The time limits of processing of proposals of questions to be inserted to the agenda of the annual General Meeting of Shareholders and the time limits of directing of resolutions adopted by the Board of Directors on proposals processing results are fixed by the Federal Law «On Joint Stock Companies».
- 3.8. Resolutions of rejection of questions to be included to the agenda of the annual General Meeting of Shareholders may be adopted only on the grounds of the Federal Law «On Joint Stock Companies».
- 3.9. Besides questions proposed by shareholders to be included to the agenda of the annual General Meeting of Shareholders, and in case of non-submission of such proposals, the Board of Directors shall be entitled, in the course of preparation for the annual General Meeting of Shareholders, to include, at its discretion, questions to the agenda of the General Meeting of Shareholders.

4. CANDIDATES PROPOSED FOR BODIES OF THE COMPANY TO BE ELECTED AT THE GENERAL MEETING OF SHAREHOLDERS

- 4.1. Shareholders (a shareholder) holding in aggregate at least 2 percent of voting shares of the Company shall be entitled to propose candidates for bodies of the Company.
- 4.2. Proposals of candidates for bodies of the Company shall be submitted to the Company not later than 30 days upon the respective fiscal year expiry.

In case of an extraordinary General Meeting of Shareholders, which agenda contains the question of election of members of the Board of Directors of the Company, proposals of candidates for bodies of the Company shall be submitted to the Company not less than 30 days prior to the date of such extraordinary General Meeting of Shareholders.

4.3. Proposals of candidates shall be made in writing.

Proposals of candidates for bodies of the Company shall contain names (corporate names) of shareholders (a shareholder) proposing the same and information of the number and category (type) of shares belonging to them. Proposals shall be signed by the shareholders (the shareholder) having proposed such or representatives of the shareholders. Powers of representatives shall be confirmed and legalized according to effective laws of the Russian Federation and Subparagraph 11.10 hereof.

- 4.4. The number of candidates in one proposal of candidates for bodies of the Company may not exceed the number of members of the respective body designated in the Charter.
- 4.5. A proposal of candidates to be elected at the General Meeting of Shareholders to the Board of Directors and the Internal Audit Commission of the Company shall contain the name of the body to which the candidate is proposed to be elected and per each candidate:
 - his/her full name;
 - his/her date of birth;
 - details of his/her education including retraining (the name of the education institution, graduation date and qualification);
 - his/her workplaces and positions for the late five years;
 - his/her positions in management authorities of other companies for the late 5 years;

- the list of companies, of which the candidate is a shareholder with the specification of the number of shares and holdings belonging to him/her in the authorized (joint) capital of such companies;
- the list of persons, to which the candidate is an affiliated person with the specification of the degree of such affiliation;
- a written consent of the candidate to be elected to the respective body of the Company;
- criminal records;
- if a managerial responsibility by way of disqualification has been applied to such candidate proposed for bodies of the Company;

The above information shall be provided on the date of the request.

The recommended Form of a Proposal of a Candidate for Bodies of the Company Formed by the General Meeting of Shareholders is attached hereto as the Supplement N3.

- 4.6. If a candidate is named more than once in one or several proposals of candidates for the same body of the Company, he/she shall be deemed proposed for one post in such body and be included to candidates voting list for such body only once.
- 4.7. The time limits of processing of proposals of candidates for bodies of the Company and the time limits of directing of resolutions adopted by the Board of Directors as to proposals processing results are fixed by the Federal Law «On Joint Stock Companies».
- 4.8. Resolutions of rejection of inclusion of candidates to voting list of candidates for bodies of the Company may be adopted only on the grounds of the Federal Law «On Joint Stock Companies».
- 4.9. In case of unavailability or insufficient number of candidates proposed by shareholders to constitute the respective body, the Board of Directors of the Company shall be entitled, in the course of preparation for the General Meeting of Shareholders, to include candidates to candidates lists at its discretion.
- 4.10. A person included to a voting list of candidates to be elected to bodies of the Company shall be entitled, in any time prior to the respective meeting of the Board of Directors where the form and text of voting papers for election of the respective body of the Company are to be approved, to withdraw his/her candidature by sending to the Board of Directors of the Company a written notification of his/her candidature withdrawal. In such case, his/her candidature shall not be included to voting papers for election of the respective body of the Company.
- 4.11. If a candidate proposed to be elected to bodies of the Company withdraws his/her candidature by sending to the Board of Directors of the Company a written notification of his/her candidature withdrawal after the approval of the form and text of voting papers for election of the respective body of the Company, all votes cast for such candidate at the General Meeting of Shareholders shall be discounted when summing the voting results.

5. CANDIDATES PROPOSED FOR AUDITORS OF THE COMPANY TO BE ELECTED AT THE GENERAL MEETING OF SHAREHOLDERS

- 5.1. Shareholders (a shareholder) holding in aggregate at least 2 percent of voting shares of the Company shall be entitled to propose candidates for auditors of the Company.
- 5.2. Proposals of candidates for auditors of the Company shall be submitted to the Company not later than 30 days upon the respective fiscal year expiry.

5.3. Proposals of candidates for auditors of the Company shall be made in writing.

Proposals of candidates for auditors of the Company shall contain the names (corporate names) of shareholders (a shareholder) making such proposals and information of the number and category (type) of shares belonging to them. Proposals shall be signed by the shareholders (shareholder) having proposed such or representatives of the shareholders.

Powers of representatives shall be confirmed and legalized according to effective laws of the Russian Federation and Subparagraph 11.10 hereof.

- 5.4. One proposal of a candidate for auditors of the Company may not refer to more than one candidate.
- 5.5. A proposal of candidates for auditors of the Company to be approved at the General Meeting of Shareholders shall contain per each candidate:
 - its full corporate name;
 - its location and contact information;
 - the number, date of issue, issuing authority and expiry of its license.

The recommended Form of a Proposal of a Candidate for Auditors of the Company is attached hereto as the Supplement N 4.

- 5.6. If a candidate is named more than once in one or several proposals of candidates for auditors of the Company, it shall be included to the voting candidates list only once.
- 5.7. The time limits of processing of proposals of candidates for auditors of the Company and time limits of directing of resolutions adopted by the Board of Directors on proposals processing results are fixed by the Federal Law «On Joint Stock Companies».
- 5.8. Resolutions on rejection of inclusion of candidates to voting lists of candidates for auditors of the Company may be adopted only on the grounds of the Federal Law «On Joint Stock Companies» concerning inclusion of proposals to the agenda of the General Meeting of Shareholders.
- 5.9. In case of unavailability of candidates proposed by shareholders for auditors of the Company, the Board of Directors of the Company shall be entitled, in the course of preparation for the General Meeting of Shareholders, to include candidates to the candidates list at its discretion.

6. INCLUSION OF QUESTIONS TO THE AGENDA OF THE GENERAL MEETING OF SHAREHOLDERS AND PROPOSAL OF CANDIDATES FOR BODIES AND AUDITORS OF THE COMPANY ON THE INITIATIVE OF THE BOARD OF DIRECTORS

6.1. Besides questions proposed by shareholders to be included to the agenda of the General Meeting of Shareholders and in case of unavailability of such proposals or unavailability or insufficient number of candidates proposed by shareholders to constitute the respective body, or unavailability of proposals of candidates for auditors of the Company, the Board of Directors of the Company shall be entitled, in the course of preparation for the General Meeting of Shareholders, at its discretion to include questions to the agenda of the General Meeting of Shareholders or include candidates to the candidates lists, not later than on the date of the meeting of the Board of Directors where the form and text of voting papers for voting on the respective question of the agenda are to be approved.

The number of candidates to constitute a body of the Company shall be deemed insufficient in the following cases:

- no proposals from shareholders on candidates for such body of the Company have been submitted to the Company within the time limits prescribed by the Charter of the Company;
- proposals from shareholders on candidates for such body of the Company have been submitted to the Company within the time limits prescribed by the Charter of the Company but the number of candidates included on the basis of such proposals to the voting list of candidates for the body of the Company is less than the number of members of such body of the Company;
- candidates included to the voting list of candidates to be elected to the body of the Company has withdrawn their candidatures having notified the Company thereof in writing prior to the date of the meeting of the Board of Directors where the form and

text of voting papers to vote on the question of the agenda concerning the election of the respective body of the Company are to be approved and the number of candidates subject to inclusion to the voting papers for the election of such body of the Company is less than the number of members of such body of the Company designated by the Charter of the Company.

- 6.2. After notification of shareholders of a session of the General Meeting of Shareholders in the manner prescribed by the Charter of the Company and these Regulations, the agenda of the General Meeting of Shareholders may be altered within the time limits designated by the Federal Law «On Joint Stock Companies» concerning notification of shareholders of sessions of the General Meeting of Shareholders.
- 6.3. Questions of election of the Board of Directors of the Company or the Internal Audit Commission of the Company, approval of the Auditor of the Company and questions provided for by Subparagraph. 11 Paragraph 1 Article 48 of the Federal Law «On Joint Stock Companies» shall be necessarily included to the agenda of the annual General Meeting of Shareholders.

7. PROCEDURE OF EVALUATION OF VOTING SHARES OF THE COMPANY

7.1. The number of voting shares of the Company belonging to a shareholder who have signed a proposal of inclusion of questions to the agenda of a session of the General Meeting of Shareholders, a proposal of a candidate for bodies of the Company, a proposal of a candidate for auditors of the Company, a request of convocation of an extraordinary General Meeting of Shareholders or a request for the list of persons entitled to participate in the General Meeting of Shareholders required for examination purposes, and the total number of voting shares of the Company shall be evaluated on the date of the request.

If incorrect data of the number and category (type) of shares belonging to shareholders (a shareholder) who have signed a request are specified in the above documents but the Board of Directors finds out that the shareholders who have signed the request are, on the date of the request, in aggregate, holders of the number of voting shares of the Company being not less than that fixed by the Federal Law «On Joint Stock Companies», no rejection to satisfy the request (proposal) in result of such incorrect specification of the number of voting shares of the Company shall be the case.

- 7.2. The date of a request made shall be the date of the reception of such document by the Company 's chancellery or the Secretary of the Board of Directors of the Company.
- 7.3. For the purpose of checking of the number of shares belonging to shareholders, persons empowered by the Company to that effect shall be entitled to obtain information from the registry of registered shareholders of the number of shares of the respective category (type) belonging to the shareholder who have signed a proposal of inclusion of questions to the agenda of a session of the General Meeting of Shareholders, proposal of a candidate for bodies of the Company, a request of convocation of an extraordinary General Meeting of Shareholders or a request for the list of persons entitled to participate in the General Meeting of Shareholders required for examination purposes.

8. PREPARATORY ARRANGEMENTS FOR THE GENERAL MEETING OF SHAREHOLDERS. COMPOSITION OF THE LIST OF PERSONS ENTITLED TO PARTICIPATE IN THE GENERAL MEETING OF SHAREHOLDERS

8.1. When arranging a session of the General Meeting of Shareholders, the Board of Directors of the Company shall:

8.1.1.	a) the form of the General Meeting of Shareholders;
	b) the date, place and time of the General Meeting of Shareholders
	(unless the General Meeting of Shareholders is to be held by poll);
	c) the date of dispatch (provision) of voting papers;

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		d) the postal address (postal addresses) where filled out voting papers							
	determine:	shall be sent to;							
		e) the deadline date and time of filled out voting papers collection;							
		f) the date of composition of the list of persons entitled to participate							
		in the General Meeting of Shareholders;							
		g) the agenda of the General Meeting of Shareholders;							
		h) the list of information (materials) to be provided to shareholders							
		for preparation for the General Meeting of Shareholders and the order							
		of such provision;							
		i) the manner of notification of shareholders of the General Meeting							
		of Shareholders;							
		j) the form and text of voting papers;							
8.1.2.	approve:	a) members of the organization committee responsible for							
	11	arrangement of the General Meeting of Shareholders;							
		b) the Chairman and Vice- Chairmen of the organizational committee							
		responsible for arrangement of the General Meeting of Shareholders;							
		c) the President and Secretary of the General Meeting of							
		Shareholders;							
		d) the Presidium of the General Meeting of Shareholders;							
		e) speakers on questions of the agenda;							
		f) the text of a notification of the General Meeting of Shareholders;							
		g) the regulation of voting at the General Meeting of Shareholders;							
		h) the annual statements for subsequent approval by the annual							
		General Meeting of Shareholders;							
		i) the General Director 's report to the annual General Meeting of							
		Shareholders;							
		j) information of candidates to be elected to bodies of the Company							
		and for auditors of the Company to be presented to the General							
		Meeting of Shareholders;							
8.1.3.	recommend for								
0.1.3.	approval of the	subsequent approval by the General Meeting of Shareholders;							
	General	b) amendments to the Charter of the Company or the Charter of the							
	Meeting of	· · · ·							
	Shareholders:	c) amendments to internal documents of the Company to be approved							
	Sharenoiders.	by the General Meeting of Shareholders or the said internal							
		documents of the Company in new versions;							
		d) distribution of the profit;							
		e) the amount and procedure of dividends distribution;							
		f) the Auditor of the Company;							
		g) other projects of resolutions in cases provided for by the Federal							
	1	Law «On Joint Stock Companies» and the Charter of the Company.							

- 8.2. The list of persons entitled to participate in the General Meeting of Shareholders shall be composed on electronic bearer and printed, on the basis of data from the registry of registered shareholders of the Company, by the Registrar of the Company, on the date designated by the Board of Directors of the Company.
- 8.3. The list of persons entitled to participate in the General Meeting of Shareholders shall contain the name (corporate name) of each such person, information necessary for his/her identification, information of the number and category (type) of shares under which he/she has the voting right, the postal address in the Russian Federation where a notification of the General Meeting of Shareholders and voting papers shall be sent to.

The list of persons entitled to participate in the General Meeting of Shareholders shall be provided for examination only to persons having the necessary number of shares fixed by the Federal Law «On Joint Stock Companies», and included to such list, at their written request (or at written requests of their representatives) but not earlier than on the date of the list composition.

8.4. A request for an extract from the list of persons entitled to participation in the General Meeting of Shareholders and/or request for the list of persons entitled to participate in the General Meeting of Shareholders required for examination purposes shall be submitted in writing.

Such requests shall contain the full name (corporate name) of the shareholder or other person entered to the registry.

The recommended Form of a Request for an Extract from the List of Persons entitled to Participate in the General Meeting of Shareholders is attached hereto as the Supplement N 5.

The recommended Form of a Request for the List of Persons entitled to Participate in the General Meeting of Shareholders Required for Examination Purposes is attached hereto as the Supplement N 6.

A request for an extract from the list of persons entitled to participate in the General Meeting of Shareholders and/or request for the list of persons entitled to participate in the General Meeting of Shareholders required for examination purposes shall be signed by the shareholders (a shareholder) having requested such or representatives of the shareholders. Powers of representatives shall be confirmed and legalized according to effective laws of the Russian Federation and Subparagraph 11.10 hereof.

- 8.5. At a request of any concerned person, the Company shall, within 3 days, provide such person with an extract from the list of persons entitled to participate in the General Meeting of Shareholders containing the information of such person, or with a certificate confirming that such person is not included to the list of persons entitled to participate in the General Meeting of Shareholders.
- 8.6. The list of persons entitled to participate in the General Meeting of Shareholders may be altered only in case of the rehabilitation of violated rights of persons not included to the list on the date of its composition or in case of the correction of mistakes made when composing such list.

9. NOTIFICATION OF THE GENERAL MEETING OF SHAREHOLDERS

- 9.1. Shareholders shall be notified of sessions of the General Meeting of Shareholders in the manner and within the time limits fixed by the Federal Law «On Joint Stock Companies» and the Charter of the Company.
- 9.2. The following details shall be specified in a notification of the General Meeting of Shareholders:
 - the full corporate name of the Company;
 - the location of the Company;
 - the form of the General Meeting of Shareholders;
 - the date, place and time of the General Meeting of Shareholders (for the General Meeting of Shareholders held by attendance);
 - the postal address (postal addresses) where filled out voting papers shall be sent to ;
 - the deadline date of voting papers collection;
 - the start time and end time of participants registration at the General Meeting of Shareholders in case of the General Meeting of Shareholders held by attendance;
 - the date of composition of the list of persons entitled to participate in the General Meeting of Shareholders;
 - the agenda of the General Meeting of Shareholders;

- the order of examination of information (materials) to be provided in the course of preparation for the General Meeting of Shareholders and address where such can be examined.

The recommended **Form of a Notification of the General Meeting of Shareholders** is attached hereto as the **Supplement N 7**.

10. INFORMATION (MATERIALS) PROVIDED TO SHAREHOLDERS IN THE COURSE OF PREPARATION FOR THE GENERAL MEETING OF SHAREHOLDERS

- 10.1. The list of information (materials) to be provided to persons entitled to participate in the General Meeting of Shareholders in the course of preparation for the General Meeting of Shareholders of the Company is fixed by the Federal Law «On Joint Stock Companies», acts of the Federal Commission for Security Market and resolutions of the Board of Directors.
- 10.2. Arranging a session of the General Meeting of Shareholders, the Board of Directors shall compose the list of information (materials) to be provided to persons entitled to participate in the General Meeting of Shareholders and the order of examination of such information (materials).

Provided that the Board of Directors may choose the following forms of examination by shareholders of the Company of information (materials) to be provided to persons entitled to participate in the General Meeting of Shareholders :

- to send the information (materials) to persons entitled to participate in the General Meeting of Shareholders by postal registered letter or deliver such information (materials) against receipt and /or
- to provide access to examination of the information (materials), before the date of the General Meeting of Shareholders, at the Company 's location or at other places, which addresses are to be specified in notifications of the General Meeting of Shareholders and/or
- to publish the information (materials) in the WEB-site of the Company.
- 10.3. The time limits of the information (materials) provision are fixed by the Federal Law «On Joint Stock Companies».

The said information (materials) shall be accessible for persons participating in the General Meeting of Shareholders during its proceeding.

10.4. At a request of a person entitled to participate in the General Meeting of Shareholders, the Company shall provide him/her, on paid basis, with copies of the said documents in the manner prescribed by the Charter of the Company.

11. METHODS OF PARTICIPATION OF SHAREHOLDERS AND THEIR REPRESENTATIVES IN THE GENERAL MEETING OF SHAREHOLDERS. PROCEDURE OF LEGALIZATION OF POWERS OF ATTORNEY

Methods of Participation of Shareholders and their Representatives in the General Meeting of Shareholders

- 11.1. Shareholders shall be entitled to participate in the General Meeting of Shareholders through:
 - sending voting papers;
 - attending the General Meeting of Shareholders and voting on questions of the agenda if it is held by attendance.
- 11.2. Shareholders shall realize the right to participate in the General Meeting of Shareholders either personally or by proxies.

In case of a transfer of shares after the date of composition of the list of persons entitled to participate in the General Meeting of Shareholders and prior to the date of the General

Meeting of Shareholders, a person included to such list shall issue to the purchaser a power of attorney authorizing him/her to participate and vote in the meeting or participate in the meeting and vote himself/herself according to instructions of the purchaser. The above rule shall be applied also to each subsequent transfers of the shares.

- 11.3. Representatives of shareholders at the General Meeting of Shareholders shall act according to the powers based on provisions of the respective federal laws or acts of authorized state agencies or local governments or a written power of attorney.
- 11.4. A shareholder shall be entitled to issue a power of attorney either in respect to all shares belonging to him/her or any part thereof.
- 11.5. A shareholder shall be entitled to replace at any time his/her representative and personally realize rights attached to his/her share.
- 11.6. In case of a contract of trust on shares, the trustee shall participate in the General Meeting of Shareholders on the basis of the contract. A trust contract shall correspond to requirements stipulated in Paragraph 4 and 5 Article 185 of the Civil Code of the Russian Federation concerning legalization of powers of attorney.
- 11.7. If a share is in a joint possession of several persons, rights provided by it at the General Meeting of Shareholders shall be realized, at their discretion, by one of the coowners or their common representative. Powers of each above persons shall be duly legalized.

Procedure of Legalization and Producing of Powers of Attorney

- 11.8. A power of attorney or other documents confirming powers of a person to act on behalf of a shareholder shall be attached to a proposal of inclusion of questions to the agenda of the annual General Meeting of Shareholders, proposal of a candidate for bodies of the Company, proposal of a candidate for auditors of the Company, a request of convocation of an extraordinary General Meeting of Shareholders, a request for an extract from the list of persons entitled to participate in the General Meeting of Shareholders, a request for the list of persons entitled to participate in the General Meeting of Shareholders required for examination purposes, voting papers or other documents to be signed by such shareholder's representative.
- 11.9. In case of a shareholder's participation in a session of the General Meeting of Shareholders held by attendance, a power of attorney or other documents confirming the respective powers shall be presented during the shareholder's registration.
- 11.10. Powers of attorney authorizing to vote shall correspond to provisions of Article 57 of the Federal Law «On Joint Stock Companies» and be legalized according to provisions of Paragraphs 4 and 5 Article 185 of the Civil Code of the Russian Federation or be notarized.

Powers of Attorney authorizing to conduct other actions shall be legalized according to provisions of Paragraphs 4 and 5 Article 185 of the Civil Code of the Russian Federation or be notarized.

12. BODIES OF THE GENERAL MEETING OF SHAREHOLDERS

- 12.1. Bodies of the General Meeting of Shareholders are:
 - the President;
 - the Presidium;
 - the Secretary;
 - the Returning Board.

The Presidium of the General Meeting of Shareholders

12.2. The Presidium of the General Meeting of Shareholders shall be formed only in case of a session of the General Meeting of Shareholders held by attendance.

- 12.3. Members of the Presidium of the General Meeting of Shareholders shall be approved by the Board of Directors.
- 12.4. The Presidium shall conduct the general management of the meeting and coordinate work of other bodies of the meeting.

The President of the General Meeting of Shareholders

- 12.5. Meetings shall be presided by a person approved by the Board of Directors.
- 12.6. The President shall:
 - direct the General Meeting of Shareholders according to the approved agenda and proceedings of the General Meeting of Shareholders;
 - let speakers and representatives of the Returning Board have the floor;
 - answer questions of shareholders;
 - forward questions of shareholders to members of the Presidium and officers of the Company;
 - keep order at the General Meeting of Shareholders;
 - sign minutes of the General Meeting of Shareholders.

The Secretary of the General Meeting of Shareholders

- 12.7. The Secretary of the General Meeting of Shareholders shall be a person approved by the Board of Directors.
- 12.8. The Secretary of the General Meeting of Shareholders shall keep, perform and sign minutes of the General Meeting of Shareholders.

The Returning Board

12.9. The Returning Board shall check powers of and register persons participating in the General Meeting of Shareholders, evaluate the quorum of the General Meeting of Shareholders, explain questions arisen in respect to shareholders' (their representatives) realization of their voting rights at the General Meeting of Shareholders, explain the voting order on questions put to voting, supervise on observation of established voting order at the General Meeting of Shareholders and voting rights of shareholders, count votes and summarize voting results, perform minutes on voting results and file voting papers in the Company 's depository.

Members of the Returning Board shall issue to participants of the meeting, against receipt, materials to be provided to persons participating in the General Meeting of Shareholders, at a request of such participants of the meeting.

12.10. Duties of the Returning Board of the Company shall be performed by the Registrar.

13. REGISTRATION OF PARTICIPANTS OF GENERAL MEETINGS OF SHAREHOLDERS

13.1. A shareholder having arrived to the meeting to realize his/her voting rights shall be registered.

Votes of a shareholder attending the meeting but not having been registered for the participation therein shall be discounted when summarizing the results on questions of the agenda of the General Meeting of Shareholders.

- 13.2. Persons participating in the General Meeting of Shareholders shall be registered by the Returning Board in the journal (registry) of the meeting participants.
- 13.3. The registration shall be conducted at the time specified in the notification of the General Meeting of Shareholders.
- 13.4. A shareholder (individual person) having arrived to the meeting shall produce his/her passport or other document of identification which particulars are in the list of persons entitled to participate in the General Meeting of Shareholders.

A representative of a shareholder being an individual person shall produce his/her passport or other identity document, the power of attorney authorizing him/her to participate in the General Meeting of Shareholders and (or) other documents confirming his/her right to represent the shareholder.

A representative of a shareholder being a corporation shall produce the power of attorney issued by the corporation, his/her passport or other identify document.

A director of a corporation being a shareholder of the Company shall produce a document confirming his/her authorities and his/her identity document.

13.5. The Returning Board shall perform minutes on results of the registration of the meeting participants, in which minutes the following details shall be specified:

- the full corporate name of the Company;
- the location of the Company;
- the type of the General Meeting of Shareholders (annual or extraordinary);
- in case of an extraordinary General Meeting of Shareholders: the initiators of the General Meeting of Shareholders;
- the form of the General Meeting of Shareholders (by attendance or by poll);
- the date of the General Meeting of Shareholders (the deadline date of voting papers collection in case of the General Meeting of Shareholders held by poll);
- the time of the General Meeting of Shareholders;
- the start time of the meeting participants registration;
- the end time of the meeting participants registration;
- the place of the General Meeting of Shareholders;
- the date of composition of the list of persons entitled to participate in the General Meeting of Shareholders;
- the agenda of the General Meeting of Shareholders;
- voting shares of the Company to be counted when evaluating the quorum of the General Meeting of Shareholders;
- the number of persons registered to participate in the General Meeting of Shareholders and the number of voting shares of the Company belonging to them;
- the number of voting shares collected by the Company prior to the deadline date of voting papers collection and the number of voting shares of the Company represented with such voting papers;
- the quorum of the General Meeting of Shareholders;
- the number of presented powers of attorney (copies of powers of attorney);
- the date of performance of the minutes.

The minutes shall be accompanied with powers of attorney of participants of the General Meeting of Shareholders and written complaints and applications, if any, concerning the registration procedure.

The recommended Form of Minutes on the Results of Participants Registration at the General Meeting of Shareholders Held by Attendance is attached hereto as the Supplement N 8.

The recommended Form of Minutes on Results of Participants Registration at the General Meeting of Shareholders Held by Poll is attached hereto as the Supplement N 9.

- 13.6. Minutes shall be signed by all members of the Returning Board. Members of the Returning Board not having signed the minutes shall be entitled to attach their special opinion thereto.
- 13.7. The minutes shall be performed upon completion of the registration procedure before the opening of the General Meeting of Shareholders.
- 13.8. Complaints and applications concerning the registration procedure shall be viewed by Returning Board before the opening of the General Meeting of Shareholders. Results of complaints and applications processing shall be announced before the opening of the General Meeting of Shareholders.

14. QUORUM AT GENERAL MEETINGS OF SHAREHOLDERS

- 14.1. The General Meeting of Shareholders shall be competent (have quorum) if shareholders holding in aggregate more than a half of votes of outstanding shares of the Company participate therein.
- 14.2. Shareholders registered to participate in the meeting and shareholders whose voting papers were collected by the Company and/or the Returning Board before the deadline date of voting papers collection shall be deemed as having participated in the General Meeting of Shareholders.

Shareholders whose voting papers were collected by the Company and/or the Returning Board before the deadline date and time of voting papers collection shall be deemed having participated in the General Meeting of Shareholders held by poll.

- 14.3. If the agenda of the General Meeting of Shareholders contains questions to be voted by different membership of voters, the quorum for adoption of a resolution on such questions shall be determined separately. Provided that unavailability of the quorum for adoption of resolutions on questions to be voted by one membership of voters shall not prohibit to adopt resolutions on questions voted by other membership of voters for which adoption the quorum is available.
- 14.4. The quorum on all questions of the agenda shall be established once when the time of the registration of participants of the General Meeting of Shareholders has been over, and in case of the General Meeting of Shareholders held by poll it shall be established once when the deadline time of voting papers collection has been over.

15. PROCEEDINGS OF THE GENERAL MEETING OF SHAREHOLDERS

15.1. Persons included to the list of persons entitled to participate in the General Meeting of Shareholders, their representatives, the Auditor of the Company, members of the Board of Directors and executive authorities of the Company, members of the Internal Audit Commission, candidates included to voting papers for election to bodies of the Company, representatives of the Company 's Registrar operating as members of the Returning Board, speakers on questions of the agenda, members of the organization committee responsible for arrangement and holding of the General Meeting of Shareholders, the President of the General Meeting of Shareholders, the Secretary of the General Meeting of Shareholders and other invited persons shall be entitled to attend the General Meeting of Shareholders.

List of other invited persons shall be composed by the Chairman or Vice- Chairmen of the Board of Directors.

- 15.2. Meetings shall be conducted uninterruptedly.
- 15.3. Speakers shall be apportioned with the sufficient time to speak on each question of the agenda.
- 15.4. Notes to speakers and applications of taking the floor may be directed either in writing or orally. Written notes and applications shall be handed over to the Presidium of the meeting or to the Returning Board.
- 15.5. In answering questions, the time sufficient for a detailed answer shall be given.
- 15.6. Meetings may not last overlapping 22.00 pm local time.
- 15.7. If it is impossible to hold a meeting within one day, an interruption shall be announced until the next business day. The meeting shall be continued on the time specified in the notification of the General Meeting of Shareholders of the Company as the time of holding of such session of the General Meeting of Shareholders

The recommended Form of Proceedings of the General Meeting of Shareholders Recommended by the Board of Directors to be Approved by the General Meeting of Shareholders is attached hereto as the Supplement N 10.

16. VOTING AT THE GENERAL MEETING OF SHAREHOLDERS. COUNTING OF VOTES

Voting

- 16.1.Voting at sessions of the General Meeting of Shareholders shall be conducted on the principle of 'one voting share is one vote' and in case of a cumulative voting it shall be as 'one voting share is the number of votes equal to the number of members of the Board of Directors of the Company'.
- 16.2.In voting, no division of votes belonging to a participant of the meeting shall be allowed. It means that if he/she has more than one voting share, he/she may not vote by one part of his/her votes for adoption and by the other part of his/her votes against adoption of a resolution or be abstained.
- 16.3.Voting at the General Meeting of Shareholders on questions put to voting shall be conducted only with filled out voting papers.

The voting order shall described in Guidelines of voting at the General Meeting of Shareholders approved by the Board of Directors in the course of preparation for the General Meeting of Shareholders.

The recommended Form of Guidelines of Voting at the General Meeting of Shareholders is attached hereto as the Supplement N 11.

Voting Papers

Requirements to Contents of Voting Papers of the General Meeting of Shareholders

16.4. The form and text of voting papers shall be approved by the Board of Directors.

Voting papers may contain either one or several questions put to voting.

16.5. The following details shall be specified in a voting paper:

- the full corporate name of the Company;
- the location of the Company;
- the form of the General Meeting of Shareholders (by attendance or by poll);
- the date, place and time of the General Meeting of Shareholders (for the General Meeting of Shareholders held by attendance);
- the postal address (postal addresses) where filled out voting papers shall be sent to ;
- the deadline date and time of voting papers collection;
- the question put to voting;
- wordings of resolutions on each question (name of each candidate) voted with this voting paper;
- voting options to each question of the agenda expressed as 'pro', 'contra' or 'abstained';
- reminding that the voting paper is to be signed by the shareholder.

In case of a cumulative voting, the voting paper shall contain the reference thereto and explanation of the meaning of the cumulative voting.

16.6.Besides the information stipulated by the Federal Law «On Joint Stock Companies», a voting paper may contain supplementary information as determined by the Board of Directors in the course of approval of the form and text of the voting paper,

The recommended Form of a Voting Paper is attached hereto as the Supplement N 12.

Nullifying of Voting Papers

16.7.In the course of voting, votes shall be counted only for those questions to which the voter has chosen only one of the possible voting options. Voting papers filled out with violation of the above rule shall be nullified and votes on questions contained therein shall be discounted.

If a voting paper contains several questions put to voting, inobservance of the above rule with respect to one or several questions shall not result in nullification of the entire voting paper.

16.8.Votes on questions included to voting papers shall be discounted in summarizing of voting results if:

- the voting paper is not signed: it is impossible to identify the person (a shareholder or representative of a shareholder) having voted with such voting paper;
- the voting paper does not conform with the form approved by the Board of Directors;
- in cumulative voting, the participant of the meeting has distributed among candidates more votes than he/she actually has or voted for more candidates than the number of members of the Board of Directors designated by the Charter of the Company actually is;
- the voting paper signed by a representative of a shareholder is not accompanied with his/her power of attorney.

Counting of Votes

- 16.9.In summarizing results of voting at the General Meeting of Shareholders, at which a question of election of the Internal Audit Commission was included to the agenda, votes represented by shares belonging to members of the valid Board of Directors and Management Board shall be discounted in calculation of votes in election of candidates for the Internal Audit Commission of the Company (shares transferred to members of the valid Board of Directors and Management Board under a power of attorney by other shareholders shall be counted in calculation of votes).
- 16.10. Election of a body of the Company shall be deemed productive if the number of the elected members of this body of the Company is not less than the number of this body corresponding to the quorum required for holding of this body meetings.
- 16.11. To ensure realization of rights of shareholders to request the Company to redeem shares of the Company belonging to him/her, a shareholder having voted 'contra' shall be deemed the shareholder in whose voting paper the voting option 'contra' has been chosen. Shareholders whose voting papers are filled out with voting option as 'abstained' or are nullified shall not be entitled to request the Company to redeem shares of the Company belonging to them.

Filing of Voting Papers

16.12. Voting papers shall be sealed by the Returning Board and put to the Company 's Depository for filing.

17. MINUTES ON THE VOTING RESULTS OF THE GENERAL MEETING OF SHAREHOLDERS

- 17.1.Upon voting, the Returning Board shall perform minutes on the voting results of the General Meeting of Shareholders reflecting the voting results on each question of the agenda put to voting.
- 17.2. Minutes on the voting results shall specify:
- the full corporate name of the Company;
- the location of the Company;
- the type of the General Meeting of Shareholders (annual or extraordinary);
- in case of an extraordinary General Meeting of Shareholders: the initiators of the General Meeting of Shareholders;
- the form of the General Meeting of Shareholders (by attendance or by poll);
- the date of the General Meeting of Shareholders (in case of the General Meeting of Shareholders held by poll);

- the time of the General Meeting of Shareholders (in case of the General Meeting of Shareholders held by attendance);
- the deadline date of voting papers collection;
- the place of the General Meeting of Shareholders (for the General Meeting of Shareholders held by attendance);
- wording of each question put to voting and options of resolutions on questions;
- the total number of voting shares with the right to vote on the question put to voting;
- the number of voting shares with the right to vote on the question put to voting belonging to persons participating in the General Meeting of Shareholders;
- the number of voting shares counted for adoption of a resolution on the question put to voting (if, according to the Federal Law «On Joint Stock Companies», not all voting shares belonging to persons participating in the General Meeting of Shareholders shall be counted in voting, with the specification of reasons why not all voting shares belonging to the persons participating in the General Meeting of Shareholders are counted);
- the total number of voting papers belonging to co-voters, with the specification of the number of voting shares represented with such voting papers;
- the number of voting papers counted in summarizing results of voting on the question put to voting, with the specification of the number of voting shares represented with such voting papers;
- the number of voting papers nullified in summarizing of results of voting on the question put to voting, with the specification of the number of voting shares represented with such voting papers;
- the number of voting papers discounted in summarizing of results of voting on the question put to voting, with the specification of the number of voting shares represented with such voting papers;
- the number of votes cast for each option of the resolution on the question put to voting, with the specification of voting option as 'pro', 'contra' or 'abstained' (the absolute number of votes and the relative part (percent) to the total number of voting shares with the right to vote on such question belonging to persons participating in the General Meeting of Shareholders);
- ascertaining of the fact of adoption or non-adoption of the resolution on the question put to voting (in case of election of bodies of the Company, it shall be ascertained whether the election of such body has been productive or not);
- wording of the adopted resolution on the question put to voting;
- date of performance of the minutes.

The recommended Form of Minutes on the Voting Results of the General Meeting of Shareholders Held by Attendance is attached hereto as the Supplement N 13.

The recommended Form of Minutes on the Voting Results of the General Meeting of Shareholders Held by Poll is attached hereto as the Supplement N 14.

In case of a session of the General Meeting of Shareholders held by attendance, the minutes on the voting results shall specify the number of voting papers received by the Company and /or by the Returning Board prior to the deadline date of voting papers collection, the number of voting papers discovered after opening of the ballot box at the General Meeting of Shareholders, voting papers previously sent to shareholders prior to the meeting and collected by the Company and/ or Returning Board after the deadline date of voting papers collection.

In case of a session of the General Meeting of Shareholders held by poll, the minutes on the voting results shall specify the number of voting papers received by the Company and /or by the Returning Board prior to the deadline date of voting papers collection.

17.3.Minutes on the voting results shall be performed in two originals. Each original shall be signed by all representatives of the Returning Board.

- 17.4. Minutes on the voting results shall be performed not later than 15 days after closing of the General Meeting of Shareholders or the deadline date of voting papers collection in case of a session of the General Meeting of Shareholders held by poll.
- 17.5.Minutes on the voting results shall be attached to the minutes of the respective session of the General Meeting of Shareholders
- 17.6.A resolution of the General Meeting of Shareholders on the question put to voting shall be admitted as adopted (not adopted) immediately upon performance of the minutes on the voting results.
- 17.7.Minutes on the voting results shall be attached with written complaints and applications, if any, having been directed to the Returning Board during the General Meeting of Shareholders.

The above complaints and applications shall be submitted by the shareholders in writing to the President of the General Meeting of Shareholders.

Results of complaints and applications processing shall be announced by the President of the General Meeting of Shareholders prior to the announcement of the General Meeting of Shareholders being closed.

18. MINUTES OF THE GENERAL MEETING OF SHAREHOLDERS

- 18.1.Minutes of the General Meeting of Shareholders shall be performed in two originals not later than 15 days upon closing of the General Meeting of Shareholders. The both originals shall be signed by the President of the General Meeting of Shareholders and the Secretary of the General Meeting of Shareholders.
- 18.2.In case of a session of the General Meeting of Shareholders held by poll, minutes of the General Meeting of Shareholders on the results of absent voting shall be performed not later than 15 days after the deadline date of voting papers collection by the Company. Minutes of the General Meeting of Shareholders on the results of absent voting shall be performed in two originals and signed by the President of the General Meeting of Shareholders and the Secretary of the General Meeting of Shareholders.
- 18.3.The following details shall be specified in minutes of the General Meeting of Shareholders:
- the full corporate name of the Company;
- the location of the Company;
- the type of the General Meeting of Shareholders (annual or extraordinary);
- in case of an extraordinary General Meeting of Shareholders: the initiators of the General Meeting of Shareholders;
- the form of the General Meeting of Shareholders (by attendance or by poll);
- the date of the General Meeting of Shareholders (the deadline date of voting papers collection in case of the General Meeting of Shareholders held by poll);
- the time of the General Meeting of Shareholders;
- the place of the General Meeting of Shareholders (for the General Meeting of Shareholders held by attendance);
- the agenda of the General Meeting of Shareholders;
- the President and /or Presidium and Secretary of the meeting;
- the total number of voting shares of the Company counted in evaluating of the quorum of the General Meeting of Shareholders;
- the number of voting papers received by the Company and /or the Returning Board prior to the deadline date of voting papers collection and number of voting shares of the Company represented with such voting papers;
- the number of persons registered as participants of the General Meeting of Shareholders and number of voting shares of the Company belonging to them;
- availability of the quorum at the General Meeting of Shareholders;

- wording of each question put to voting and options of resolutions on the questions;
- the number of votes cast for each option of a resolution on the question put to voting, with the specification of voting option as 'pro', 'contra' or 'abstained' (the absolute number of votes and the relative part (percent) to the total number of voting shares with the right to vote on such question belonging to persons participating in the General Meeting of Shareholders);
- ascertaining of the fact of adoption or non-adoption of the resolution on the question put to voting (in case of election of bodies of the Company, it shall be ascertained whether the election of such body has been productive or not);
- wording of the adopted resolution on the question put to voting;
- date of performance of the minutes.

The minutes of the General Meeting of Shareholders shall contain the key points of speeches.

The recommended Form of Minutes of the General Meeting of Shareholders Held by Attendance is attached hereto as the Supplement N 15.

The recommended Form of Minutes of the General Meeting of Shareholders Held by Poll is attached hereto as the Supplement N 16.

18.4.The minutes of the General Meeting of Shareholders shall be attached with the minutes on the voting results of the General Meeting of Shareholders.

19. CONCLUSIVE PROVISIONS

- 19.1.Resolutions of the Board of Directors of the Company which shall be communicated to shareholders and other persons according to the Federal Law «On Joint Stock Companies», the Charter of the Company and these Regulations shall be sent to such persons by a postal communication (a registered letter) to the address specified in the respective document (a request or proposal), and in case of unavailability of such document, it shall be sent to any known address or be delivered personally not later than three days from the date of such resolution adoption.
- 19.2. These Regulations shall be approved by the General Meeting of Shareholders of the Company.
- 19.3. The resolution of approval hereof shall be adopted by the majority of votes of shareholders present at the meeting being holders of voting shares.
- 19.4.Proposals of amendments hereto or approval hereof in a new version shall be made in the manner stipulated by the provisions of the Charter of the Company concerning proposals to the agenda of General Meeting of Shareholders.
- 19.5.A resolution of amendments hereto or approval hereof in a new version shall be adopted by the General Meeting of Shareholders by the majority of votes of holders of voting shares participating in the meeting who are entitled to vote on all matters of the competence of the General Meeting of Shareholders.
- 19.6.If separate paragraphs hereof in view of any amendments made to laws of the Russian Federation become inconsistent therewith, such paragraphs shall be invalid and until the date of the respective amendments hereto concerning the appropriate provisions the respective provisions of laws of the Russian Federation shall be the substitution thereto.
- 19.7.The Regulations of the Arrangement and Order of the General Meeting of Shareholders approved by the General Meeting of Shareholders on 11.02.1994 (Minutes N 1) and the Regulations of the General Meeting of Shareholders of Open Joint Stock Company Uralkali approved by the General Meeting of Shareholders on 29.03.1996 (Minutes N 3) shall be invalid from the date of approval hereof by the General Meeting of Shareholders.

To the Chairman of the Board of Directors of Open Joint Stock Company Uralkali

REQUEST

of convocation of an extraordinary General Meeting of Shareholders of Open Joint Stock Company Uralkali

				(fi	ill name	of the	body of	r person	requiring th	e convocat	tion)
being a hol	der of _					(numb	er and	category	(type) of s	hares) vo	ting
shares of	the Con	npany*	represe	ented	by						
(position a	nd full	name	of	the	director	of	the	body)	acting	under	**
						_, acc	ording	to Art	icle 55 of	the Fed	eral
Law «On Jo	oint Stoc	k Com	panies»	, here	by requ	ests a	n extr	aordinaı	y General	Meeting	g of
Shareholder	s to be co	onvened									

Proposed agenda of the extraordinary General Meeting of Shareholders

Wording of questions of the agenda	Wording of resolutions on questions of the agenda
1.	1.
2.	2.

The recommended form of the extraordinary General Meeting of Shareholders.

Postal address to which the notification of the extraordinary General Meeting of Shareholders to be convened or rejected is to be sent:

_____20 _____

_____ (position)

_____ (signature)

_____ (initials and surname)

*to be specified only by shareholders of the Company

**to be specified by management authorities of the Company and shareholders being corporations

Supplement N 2 to the Regulations of the General Meeting of Shareholders of Open Joint Stock Company Uralkali approved by the General Meeting of Shareholders on 28.06.2002

To the Chairman of the Board of Directors of Open Joint Stock Company Uralkali

According to Art. 53 of the Federal Law «On Joint Stock Companies», we (I) request to include the following questions to the agenda of the annual General Meeting of Shareholders:

Wording of questions of the agenda	Wording of resolutions on questions of the agenda
1.	1.
2.	2.

_____20 _____

Signatures:

N	Full name (company name) of the shareholder proposing the question (s) to be	Shares belonging to the shareholder	Signature of the shareholder (authorized representative)	Position (for shareholders being corporations)	Abbreviations expansion
	included to the agenda of the annual General Meeting of Shareholders	category pieces (type)			
1.					
2.					
	Total number of voting shares belonging to the shareholders proposing on questions of the agenda of the annual General Meeting of Shareholders				

Supplement N 3 to the Regulations of the General Meeting of Shareholders of Open Joint Stock Company Uralkali approved by the General Meeting of Shareholders on 28.06.2002

To the Chairman of the Board of Directors of Open Joint Stock Company Uralkali

According to Art. 53 of the Federal Law «On Joint Stock Companies», we/I propose the following candidates for ______ (name of the body of the Company) of the Company:

Full name of the candidate							
Date of birth							
Education	Education institute						
	Graduation date						
	Qualification						
Workplaces and positions for the	Company						
late five years	Position						
	Period						
Positions in management	Company						
authorities of other companies for	Position						
the late five years	Period						
List of companies, of which the	Company						
candidate is a shareholder, with	Shares in the authorized (joint) capital						
the specification of the number of							
shares, portions and holdings							
belonging to him/her in the							
authorized (joint) capital of such							
companies							
List of persons to which the	Full name of the person						
candidate is an affiliated person	Reason of the affiliation						
with the specification of the							
	affiliation reasons						
	Criminal records						
	If a managerial responsibility by way of disqualification has been applied to						
the candidate proposed for manager	the candidate proposed for management authorities of the Company						

Note. Specify for each candidate

_____20 _____

Signatures:

N	Full name (company name) of the shareholder proposing the candidate (s) for	Shares bel the sharehol	der	Signature of the shareholder (authorized representative)	Position of the director (for shareholders being corporations)	Abbreviations expansion
	bodies of the Company	category (type)	pieces			
1.						
2.	Total number of voting shares belonging to the shareholders proposing the candidate (s) for bodies of the Company					

I, _____ (full name of the candidate), hereby declare my consent to be appointed to ______ (name of the body of the Company) of the Company.

_____ (signature) / Initials and surname of the candidate

Supplement N 4 to the Regulations of the General Meeting of Shareholders of Open Joint Stock Company Uralkali approved by the General Meeting of Shareholders on 28.06.2002

To the Chairman of the Board of Directors of Open Joint Stock Company Uralkali

According to Art. 53 of the Federal Law «On Joint Stock Companies», we/I propose the following candidates for auditors of the Company:

- full corporate name;
- location and contact information;
- number, date of issue, issuing authority and expiry of the license.

Name of the candidate	
Domicile	
Number, date of issue and issuing authority of the license	
Expiry of the license	

_____20 _____

Signatures:

N	Full name (company name) of the shareholder proposing the candidate (s) for	Shares bel the sharehol	00	Signature of the shareholder (authorized representative)	Position of the director (for shareholders being corporations)	Abbreviations expansion
	auditors of the Company	category (type)	pieces			
1.						
2.						
	Total number of voting shares belonging to the shareholders proposing the candidate for auditors of the Company					

Supplement N 5 to the Regulations of the General Meeting of Shareholders of Open Joint Stock Company Uralkali approved by the General Meeting of Shareholders on 28.06.2002

To the General Director of Open Joint Stock Company Uralkali

REQUEST for an Extract from the List of Persons entitled to Participate in the General Meeting of Shareholders

							(corpora	te nai	ne (ful	l name)	of th	e sharehold	ler),
(passport	:			,	dom	nicile:					(for	corporatio	ons:
the	inc	orporation	L	C	ertific	ate	•				_,	domic	ile:
		_)) represe	nted by					_acting ur	der
							eby request					st of pers	ons
entitled	to	participa	ate	in	the	General	Meeting	of	Share	holders	in	respect	to
							·						
Please		send	tł	ne	1	extract	to _ or deliver	the the		followi nally.	ng	addr	ess:
									-	•			

_____ 20 _____

_____ (signature)

Supplement N 6 to the Regulations of the General Meeting of Shareholders of Open Joint Stock Company Uralkali approved by the General Meeting of Shareholders on 28.06.2002

To the General Director of Open Joint Stock Company Uralkali

REQUEST

for the List of Persons entitled to Participate in the General Meeting of Shareholders Required for Examination Purposes

						(corp	orate name	(full name)	of the shareho	older),
(passport:			,	domicil	e:				(for corporat	ions:
the	incorp	oration		certif	icate:			,	, dom	icile:
)) l	nolding				(number and cat	tegory
(type) of	shares)	shares	of	Open	Joint	Stock	Company	Uralkali	represented	by
			_ ac	ting u	nder _				he	ereby
request the examination of the second s		L	entitle	ed to pa	rticipate	e in the	General Me	eting of Sl	hareholders fo	r my

_____20 _____

_____ (signature) ______ (initials and surname)

NOTIFICATION of the Annual (Extraordinary) General Meeting of Shareholders of Open Joint Stock Company Uralkali (domicile: Berezniki, Perm Region)

Dear shareholder!

The Board of Directors of Open Joint Stock Company Uralkali has adopted a resolution of holding of the annual (extraordinary) General Meeting of Shareholders on _____ 20 ____, in the form of attendance.

The list of persons entitled to participate in the annual (extraordinary) General Meeting of Shareholders will be made up on: _____ 20 ____.

The agenda:

1. ______

The annual General Meeting of Shareholders will open at: _____ local time. Place of the General Meeting of Shareholders :

Postal address (postal addresses) where filled out voting papers are to be sent to:

Deadline time and date of collection of voting papers on questions of the agenda of the annual General Meeting of Shareholders : _____ local time, _____ 20 ____.

The meeting participants will be registered at the above address on _____ 20 ____ from ____ to ____ local time.

To participate in the meeting, shareholders being individual persons are to bear their passports; representatives of shareholders being executive authorities of corporations acting without powers of attorney are each to bear an extract from the minutes (resolution) of election (appointment) him/her to such position, an extract from the Charter of such officer 's powers and the passport; representatives of shareholders acting under powers of attorney are each to bear a duly legalized power of attorney and the passport.

Voting papers posted or personally delivered, when signed by representatives of shareholders, are to be accompanied with powers of attorney legalized according to provisions of effective laws.

Together with voting papers, the following information (materials) are provided:

- _____. Other information (materials) to be provided to shareholders for preparation for the General Meeting of

Shareholders, in particular ______ (list of information (materials)) are available for shareholders from _____ 20 ____ during working hours from _____ to _____.

Telephone (information desk): ______.

The Board of Directors Open Joint Stock Company Uralkali

MINUTES ON RESULTS OF PARTICIPANTS REGISTRATION OF THE EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS

Full corporate name of the Company: Open Joint Stock Company Uralkali (hereinafter referred to as the Company).

Location of the Company: 618426 Berezniki, Perm Region.

Type of the General Meeting of Shareholders: annual or extraordinary General Meeting of Shareholders (hereinafter referred to as the General Meeting of Shareholders).

Form of the General Meeting of Shareholders: attendance.

Date of the General Meeting of Shareholders: _____ 20 _____.

Time of the General Meeting of Shareholders: _____.

Deadline date of voting papers collection: _____ 20 _____.

Deadline time of voting papers collection: _____.

Start time of participants registration at the General Meeting of Shareholders: _____.

End time of participants registration of the General Meeting of Shareholders: _____.

The list of persons entitled to participate in the General Meeting of Sharel	holders is performed on the basis
of the registry of registered shareholders of the Company as on	20

The agenda

1.	 		
2.			

Voting shares of the Company counted in evaluation of the quorum of the General Meeting of Shareholders

Category (type) of outstanding shares of the Company	Authorized capital of the Company on the date of composition of the list of	Shares of the Company being at the disposal of the Company on the date of	Voting shares of the Company counted in evaluation of the quorum
Company	persons entitled to participate in the General Meeting of Shareholders (pieces of shares)	composition of the list of persons entitled to participate in the General Meeting of Shareholders	of the General Meeting of Shareholders (pieces)
	(1)	(pieces)	
			Column 2 - column 3
1	2	3	4
TOTAL			

Persons registered as participants of the General Meeting of Shareholders and the number of voting shares of the Company belonging to them

Number of persons registered as participants of the General Meeting of Shareholders	Voting shares of the Company belonging to persons registered as participants of the General Meeting of Shareholders (pieces)
of Shareholders	

Voting papers received by the Company prior to the deadline date of voting papers collection and the number of voting shares represented with such voting papers

Number of voting papers received by the Company prior to the date of the General Meeting of Shareholders	Voting shares of the Company represented with voting papers received by the Company prior to the deadline
(pieces)	date of voting papers collection
	(pieces)

Quorum of the General Meeting of Shareholders

Voting shares of the Company	Number of voting shares of the Company represented with voting papers			
counted in evaluation of the quorum	received by the Company prior to the deadline date of voting papers			
of the General Meeting of	collection and belonging to persons registered as participants of the General			
Shareholders	Meeting of Shareholders			
pieces	pieces	percentage to column 1		
1	2	3		

The General Meeting of Shareholders is competent to discuss questions and adopt resolutions on questions of the agenda.

Number of powers of attorney (copies of powers of attorney) presented by representatives of shareholders ______ documents.

No written complaints and applications concerning the registration procedure have been submitted.

Date of performance of the minutes: _____ 20 _____

Ν	Full name of the member of the Returning Board	Signature
1.		
2.		

MINUTES ON RESULTS OF PARTICIPANTS REGISTRATION OF THE EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS

Full corporate name of the Company: Open Joint Stock Company Uralkali (hereinafter referred to as the Company).

Location of the Company: 618426 Berezniki, Perm Region.

Type of the General Meeting of Shareholders: annual or extraordinary General Meeting of Shareholders (hereinafter referred to as the General Meeting of Shareholders).

Form of the General Meeting of Shareholders: absent voting (by poll).

Deadline date of voting papers collection: _____ 20 _____.

Deadline time of voting papers collection: ______.

The list of persons entitled to participate in the General Meeting of Shareholders is performed on the basis of the registry of registered shareholders of the Company as on _____ 20 _____.

The agenda

1._____

2.

Voting shares of the Company counted in evaluation of the quorum of the General Meeting of Shareholders

Category (type) of	Authorized capital of the	Shares of the Company	Voting shares of the
	1	1 0	•
outstanding shares of the	Company on the date of	being at the disposal of the	Company counted in
Company	composition of the list of	Company on the date of	evaluation of the quorum
	persons entitled to	composition of the list of	of the General Meeting of
	participate in the General	persons entitled to	Shareholders
	Meeting of Shareholders	participate in the General	(pieces)
	(pieces of shares)	Meeting of Shareholders	
		(pieces)	
			Column 2 - column 3
1	2	3	4
TOTAL			

Voting papers received by the Company prior to the deadline date of voting papers collection and the number of voting shares represented with such voting papers

Number of voting papers received by the Company prior to the date of the General Meeting of Shareholders (pieces)	Voting shares of the Company represented with voting papers received by the Company prior to the deadline date of voting papers collection
	(pieces)

Quorum of the General Meeting of Shareholders

Voting shares of the Company counted in evaluation of the quorum of the General Meeting of Shareholders	Number of voting shares of the Company represented with voting papers received by the Company prior to the deadline date of voting papers collection		
pieces	pieces	percentage to column 1	
1	2	3	

The General Meeting of Shareholders is competent to discuss questions and adopt resolutions on questions of the agenda.

Number of powers of attorney (copies of powers of attorney) presented by representatives of shareholders ______ documents.

No written complaints and applications concerning the registration procedure have been submitted.

Date of performance of the minutes: _____ 20 ____

Ν	Full name of the member of the Returning Board	Signature
1.		
2.		

Supplement N 10 to the Regulations of the General Meeting of Shareholders of Open Joint Stock Company Uralkali approved by the General Meeting of Shareholders on 28.06.2002

PROCEEDINGS of the Annual (Extraordinary) General Meeting of Shareholders of Open Joint Stock Company Uralkali

Date and time of the General Meeting of Shareholders: _____ 20 ____, _____ Place of the General Meeting of Shareholders: 1. Reading of the minutes on the results of the meeting participants registration: _____ min. 2. Consideration of the first question of the agenda. Time for the speech and answering questions: _____ min. 3. Voting on the question N 1 of the agenda. Time for voting and the voting results summarizing : _____ min. 4. Reading of the voting results on the first question of the agenda. Time for announcement: _____ min. 5. Consideration of the second question of the agenda. Time for the speech and answering questions: _____ min. 6. Voting on the question N 2 of the agenda. Time for voting and the voting results summarizing : _____ min. _____. An interruption for summarizing of the preliminary voting results: _____ min. _. Reading of the voting results on questions N _____ - ____ of the agenda. Time for announcement: _____ min.

Total time of the meeting : _____

Supplement N 11 to the Regulations of the General Meeting of Shareholders of Open Joint Stock Company Uralkali approved by the General Meeting of Shareholders on 28.06.2002

GUIDELINES

of Voting at the General Meeting of Shareholders

1. Voting at the annual (extraordinary) General Meeting of Shareholders is conducted on the principle 'one voting share is one vote' unless a cumulative voting is conducted on the election of members of the Board of Directors of the Company.

Voting shares at the annual General Meeting of Shareholders are ordinary shares of Open Joint Stock Company Uralkali.

- 2. Voting is conducted with registered voting papers.
- 3. A voting paper shall be filled out smartly with a ball-point pen or ink pen.
- 4. Voting is conducted by striking out of inapplicable options of the answer and leaving of the chosen option of the answer.

For example:

If voting 'pro', the options 'contra' and 'abstained' are crossed out;

If voting 'contra', the options 'pro' and 'abstained' are crossed out;

If voting 'abstained', the options 'pro' and 'contra' are crossed out.

- 5. In case of a cumulative voting, 9 votes (which is equal to the number of members of the Board of Directors of the Company) fall on each voting share of the Company. The shareholder may, if voting 'pro', to cast votes attached to shares belonging to him for one candidate or distribute votes among several candidates; choose the voting option 'contra all the candidates' or the option 'abstained' on all candidates.
- 6. Filled out voting papers shall be executed:
 - in case of shareholders being individuals, by the shareholder 's signature;
 - in case of shareholders being corporations, by the signature of the single executive body of the corporation;
 - in case of representatives of shareholders, signatures of the representatives.
- 7. Voting papers posted or personally delivered, if signed by representatives of shareholders (other than executive authorities of corporations acting without powers of attorney), are to be accompanied with powers of attorney duly legalized according to provisions of effective laws.
- 8. Filled out voting papers are to be enveloped and not later than at _____ local time on _____ 20 _____ be directed to the Returning Board at the following addresses:

_____ 20 ____ 00 unceted to .

9. In the course of voting, votes are counted only for those questions, to which the voter has chosen only one of the possible voting options. Voting papers filled out with the violation of the above rule are nullified and votes on questions contained therein are discounted.

10. Votes on questions contained in voting papers are discounted in summarizing of voting results if:

- the voting paper is not signed: it is impossible to identify the person (a shareholder or representative of a shareholder) having voted with this voting paper;
- the voting paper does not conform with the form approved by the Board of Directors ;
- in case of cumulative voting, the participant of the meeting has distributed among candidates more votes than he actually has or voted for more candidates than the number of members of the Board of Directors prescribed by the Charter of the Company actually is;
- the voting paper signed by a representative of a shareholder is not accompanied with his/her power of attorney.
- 11. Envelopes are opened and results are summarized only by members of the Returning Board of the annual (extraordinary) General Meeting of Shareholders of Open Joint Stock Company Uralkali.

Supplement N 12 to the Regulations of the General Meeting of Shareholders of Open Joint Stock Company Uralkali approved by the General Meeting of Shareholders on 28.06.2002

OPEN JOINT STOCK COMPANY URALKALI DOMICILE: BEREZNIKI, PERM REGION

VOTING PAPER N_____ for Voting at the Annual (Extraordinary) General Meeting of Shareholders

Form of the General Meeting of Shareholders: attenda Date and time of the General Meeting of Shareholders Place of the General Meeting of Shareholders: Postal addresses where filled out voting papers may be ; ;	s:20, e sent to:
Deadline date and time of voting papers collection :	20,
Shareholder:	
Registration number:	
Question of the agenda N	
Wording of resolution	Voting options

Wording of resolution	Wording of resolution Voting options		
	PRO	CONTRA	ABSTAINED

Please leave only one voting option. Cross out inapplicable options! Please note that the voting paper is to be necessarily signed by the shareholder.

Signature of the shareholder _____

MINUTES ON THE VOTING RESULTS AT THE ANNUAL (EXTRAORDINARY) GENERAL MEETING OF SHAREHOLDERS

Full corporate name of the Company: Open Joint Stock Company Uralkali (hereinafter referred to as the Company).

Location of the Company: 618426 Berezniki, Perm Region.

Type of the General Meeting of Shareholders: annual or extraordinary General Meeting of Shareholders (hereinafter referred to as the General Meeting of Shareholders).

Form of the General Meeting of Shareholders: attendance.

Date of the General Meeting of Shareholders:	20	·
Time of the General Meeting of Shareholders:		
Deadline date of voting papers collection:	_ 20	•
Deadline time of voting papers collection:		

Question	of	the	Question put to voting
agenda			
1.			

Number of voting shares of the Company belonging to persons participating in the General Meeting of Shareholders

Total number of voting shares of the	Number of voting shares of the	Number of voting shares counted in	
Company attached with the right to	Company attached with the right to	adoption of a resolution on the	
vote on the question put to voting	vote on the question put to voting	question put to voting belonging to	
(pieces)	belonging to persons participating in	persons participating in the General	
	the General Meeting of Shareholders	Meeting of Shareholders	
	(pieces)	(pieces)	

Persons registered as participants of the General Meeting of Shareholders and the number of voting shares of the Company belonging to them

Number of persons	Voting shares of the Company belonging to persons registered as participants of the
registered as participants	General Meeting of Shareholders
of the General Meeting	(pieces)
of Shareholders	

Voting papers received by the Company prior to the deadline date of voting papers collection and number of voting shares represented with such voting papers

Voting papers received by the Company prior to the deadline date of voting papers collection				
pieces	number of voting shares represented with such voting			
	papers			

Number of voting shares of the Company belonging to persons co- voting on the question put to voting

The total number of Including :

voting shares of the Company belonging to persons co-voting		the of summa results of	the course of summarizing of the results of voting on thethe course of summarizing of th results of voting on		the course of summarizing of the he results of voting on the		scounted in the narizing of the ting on the t to voting*
pieces	number of voting shares represented with such voting papers	pieces	number of voting shares represented by such voting papers	pieces	number of voting shares represented by such voting papers	pieces	number of voting shares represented by such voting papers

*The reason why not all voting shares belonging to persons participating in the General Meeting of Shareholders are counted : ______.

Results of voting on the question put to voting

Number of cast votes							
'Pro'		'Contra'		'Abstained'			
pieces of voting	percentage of the	pieces of voting	pieces of voting percentage of the		percentage of the		
shares	total number of	shares	total number of	shares	total number of		
	voting shares		voting shares		voting shares		
	belonging to		belonging to		belonging to		
	persons		persons		persons		
	participating in		participating in		participating in		
	the General		the General		the General		
	Meeting of		Meeting of		Meeting of		
	Shareholders		Shareholders		Shareholders		

The resolution has been adopted.

Wording of the adopted resolution on the question put to voting

All voting papers are sealed and filed in the Depository of the Company. No written complaints and applications concerning the voting procedure have been presented. The present minutes are performed in two originals.

Date of performance of the minutes: _____ 20 _____

Ν	Full name of member of the Returning Board	Signature
1.		
2.		

MINUTES ON THE VOTING RESULTS AT THE ANNUAL (EXTRAORDINARY) GENERAL MEETING OF SHAREHOLDERS

Full corporate name of the Company: Open Joint Stock Company Uralkali (hereinafter referred to as the Company).

Location of the Company: 618426 Berezniki, Perm Region.

Type of the General Meeting of Shareholders: extraordinary General Meeting of Shareholders (hereinafter referred to as the General Meeting of Shareholders).

Form of the General Meeting of Shareholders: absent voting (by poll).

Deadline date of voting papers collection: _____ 20 _____.

Deadline time of voting papers collection: _____.

Number of voting shares of the Company belonging to persons participating in the General Meeting of Shareholders

Total number of voting shares of the	Number of voting shares of the	Number of voting shares counted in	
Company attached with the right to	Company attached with the right to	adoption of a resolution on the	
vote on the question put to voting	vote on the question put to voting	question put to voting belonging to	
(pieces)	belonging to persons participating in	persons participating in the General	
	the General Meeting of Shareholders	Meeting of Shareholders	
	(pieces)	(pieces)	

Voting papers received by the Company prior to the deadline date of voting papers collection and number of voting shares represented with such voting papers

Voting papers received by the Company prior to the deadline date of voting papers collection			
pieces number of voting shares represented with such voti			
	papers		

Number of voting shares of the Company belonging to persons co- voting on the question put to voting

The total number of		Including :					
voting shares of the		voting pap	ng papers nullified in		pers counted in	voting papers discounted in the	
Company belonging to		the	course of the course of		course of summarizing of the		
person	is co-voting	summa	rizing of the	summa	rizing of the	results of voting on the	
		results of	voting on the	results of voting on the		questions put to voting*	
		questions	s put to voting	questions	s put to voting		
pieces	number of	pieces	number of	pieces	number of	pieces	number of
	voting shares		voting shares		voting shares		voting shares
	represented		represented		represented		represented
	with such		by such		by such		by such
	voting papers		voting papers		voting papers		voting papers

*The reason why not all voting shares belonging to persons participating in the General Meeting of Shareholders are counted : _____.

Results of voting on the question put to voting

Number of cast votes							
'Pro'		'Contra'		'Abstained'			
pieces of voting	percentage of the	pieces of voting	percentage of the	pieces of voting	percentage of the		
shares	total number of	shares	total number of	shares	total number of		
	voting shares		voting shares		voting shares		
belonging to			belonging to		belonging to		
persons			persons		persons		
participating in			participating in		participating in		
	the General		the General		the General		
	Meeting of		Meeting of		Meeting of		
Shareholders			Shareholders		Shareholders		

The resolution has been adopted.

Wording of the adopted resolution on the question put to voting

All voting papers are sealed and filed in the Depository of the Company. No written complaints and applications concerning the voting procedure have been presented. The present minutes are performed in two originals.

Date of performance of the minutes: _____ 20 ____

Ν	Full name of member of the Returning Board	Signature
1.		
2.		

Supplement N 15 to the Regulations of the General Meeting of Shareholders of Open Joint Stock Company Uralkali approved by the General Meeting of Shareholders on 28.06.2002

MINUTES N

OF THE ANNUAL (EXTRAORDINARY) GENERAL MEETING OF SHAREHOLDERS

Full corporate name of the Company: Open Joint Stock Company Uralkali (hereinafter referred to as the Company).

Location of the Company: 618426 Berezniki, Perm Region.

Type of the General Meeting of Shareholders: annual or extraordinary General Meeting of Shareholders (hereinafter referred to as the General Meeting of Shareholders).

Initiator of the General Meeting of Shareholders (only in case of an extraordinary meeting):
Form of the General Meeting of Shareholders: attendance.
Date of the General Meeting of Shareholders: 20
Time of the General Meeting of Shareholders:
Deadline date of voting papers collection: 20
Deadline time of voting papers collection:
Start time of registration of participants of the General Meeting of Shareholders:
End time of registration of participants of the General Meeting of Shareholders:
Place of the General Meeting of Shareholders:
The President at the General Meeting of Shareholders:
The Secretary of the General Meeting of Shareholders:
The list of persons entitled to participate in the General Meeting of Shareholders is performed on the basis
of the registry of registered shareholders of the Company as on 20

The agenda

1._____

2._

Voting shares of the Company counted in evaluation of the quorum of the General Meeting of Shareholders

Category (type) of	Authorized capital of the	Shares of the Company	Voting shares of the
outstanding shares of the	Company on the date of	being at the disposal of the	Company counted in
Company	composition of the list of persons entitled to	Company on the date of composition of the list of	evaluation of the quorum of the General Meeting of
	participate in the General	persons entitled to	Shareholders
	Meeting of Shareholders	participate in the General	(pieces)
	(pieces of shares)	Meeting of Shareholders	
		(pieces)	
			Column 2 - column 3
1	2	3	4
TOTAL			

Persons registered as participants of the General Meeting of Shareholders and the number of voting shares of the Company belonging to them

Number of registered as p of the Genera of Shareh	articipants l Meeting	Voting shares of the Company belonging to persons registered as participants of the General Meeting of Shareholders (pieces)

Voting papers received by the Company prior to the deadline date of voting papers collection and the number of voting shares represented with such voting papers

Voting papers received by the Company prior to the deadline date of voting papers collection				
pieces	number of voting shares represented with such voting papers			

Quorum of the General Meeting of Shareholders

Voting shares of the Company counted in evaluation of the quorum of the General Meeting of	Number of voting shares of the Company represented with voting papers received by the Company prior to the deadline date of voting papers collection and belonging to persons registered as participants of the General	
Shareholders pieces	Meeting of Shareholders pieces percentage to column 1	
1	2	3

The General Meeting of Shareholders is competent to discuss questions and adopt resolutions on the questions of the agenda.

Key points of speeches. On the first question of the agenda: Speaker ______: _____:

Question of the agenda	Question put to voting

Results of voting on the question put to voting

Number of cast votes						
'Pro'		'Contra'		'Abstained'		
pieces of voting shares	pieces of voting shares percentage of the total number of voting shares belonging to persons participating in the General Meeting of		percentage of the total number of voting shares belonging to persons participating in the General Meeting of	pieces of voting shares	percentage of the total number of voting shares belonging to persons participating in the General Meeting of	
	Shareholders		Shareholders		Shareholders	

The resolution has been adopted.

Wording of the adopted resolution on the question put to voting

All voting papers are sealed and filed in the Depository of the Company.

The present minutes are performed in two originals.

Date of performance of the minutes: _____ 20 _____

President of the General Meeting of Shareholders _____ (signature)

_____(initials and surname)

Secretary of the General Meeting of Shareholders ______(signature) ______(initials and surname)

MINUTES N _____ OF THE EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS

Full corporate name of the Company: Open Joint Stock Company Uralkali (hereinafter referred to as the Company).

Location of the Company: 618426 Berezniki, Perm Region.

Type of the General Meeting of Shareholders: extraordinary General Meeting of Shareholders (hereinafter referred to as the General Meeting of Shareholders).

Initiator of the General Meeting of Shareholders (only in case of an extraordinary meeting): ______.

Form of the General Meeting of Shareholders: absent voting (by poll).

Deadline date of voting papers collection: _____ 20 _____

Deadline time of voting papers collection: _____.

The President at the General Meeting of Shareholders:_____

The Secretary of the General Meeting of Shareholders: ____

The list of persons entitled to participate in the General Meeting of Shareholders is performed on the basis of the registry of registered shareholders of the Company as on _____ 20 _____.

The agenda

1._____

Voting shares of the Company counted in evaluation of the quorum on the question of the agenda of the General Meeting of Shareholders

Category (type) of	Authorized capital of the	Shares of the Company	Voting shares of the
outstanding shares of the Company	Company on the date of composition of the list of persons entitled to	being at the disposal of the Company on the date of composition of the list of	Company counted in evaluation of the quorum on the question of the
	participate in the General Meeting of Shareholders (pieces of shares)	persons entitled to participate in the General Meeting of Shareholders (pieces)	agenda of the General Meeting of Shareholders (pieces)
			Column 2 - column 3
1	2	3	4
TOTAL			

Voting papers received by the Company prior to the deadline date of voting papers collection and the number of voting shares represented with such voting papers

Voting papers received by the Company prior to the deadline date of voting papers collection			
pieces	number of voting shares represented with such voting papers		

Quorum on the question of the agenda of the General Meeting of Shareholders

Voting shares of the Company counted in evaluation of the quorum of the General Meeting of Shareholders	Number of voting shares of the Company represented with voting papers received by the Company prior to the deadline date of voting papers collection	
pieces	pieces	percentage to column 1
1	2	3

The General Meeting of Shareholders is competent to discuss questions and adopt resolutions on the questions of the agenda.

Question of the agenda	Question put to voting

Results of voting on the question put to voting									
Number of cast votes									
'Pro'		'Contra'		'Abstained'					
pieces of voting	percentage of the	pieces of voting	percentage of the	pieces of voting	percentage of the				
shares	total number of	shares	total number of	shares	total number of				
	voting shares		voting shares		voting shares				
	belonging to		belonging to		belonging to				
persons			persons		persons				
	participating in		participating in		participating in				
	the General		the General		the General				
	Meeting of		Meeting of		Meeting of				
	Shareholders		Shareholders		Shareholders				

The resolution has been adopted.

Wording of the adopted resolution on the question put to voting

All voting papers are sealed and filed in the Depository of the Company.

The present minutes are performed in two originals.

Date of performance of the minutes: _____ 20 _____

President of the General Meeting of Shareholders _____(signature)

_____(initials and surname)

Secretary of the General Meeting of Shareholders ______(signature) ______(initials and surname)

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