CD PROJEKT S.A. EXTRAORDINARY GENERAL MEETING CONVENED ON 20 DECEMBER 2022 PLENIPOTENTIARY AUTHORIZATION FORM

I (we), the undersigned,

Full name		
(Organization)		
(Position)		
Address		
and		
Full name		
(Organization)		
(Position)		
Address		
do hereby declare that		
shareholder organization) (,,the Shareholder") is entitled to participate in the General	-	
PROJEKT S.A. and authorized to exercise voting rights	U	
		•
S.A., headquartered in Warsaw (,,the Company")		
(we) furthermore confirm:		
Mr./Ms.	identified	bv
passport/national ID/other official identification no.		-

or

...... (name of organization), headquartered in (address),

is authorized to represent the Shareholder at the Extraordinary General Meeting of the Company convened on 20 December 2022, 10:00 a.m. at the Company headquarters in Warsaw, Jagiellońska 74 ("the Extraordinary General Meeting") by participating in the Ordinary General Meeting, issuing declarations on the Shareholder's behalf, signing the attendance list and exercising voting rights afforded by (quantity) of ordinary shares of the Company in accordance with the voting instructions listed below / as he/she sees fit*.

(signature)	(signature)
Location:	Location:
Date:	Date:

* Please strike off whichever is not applicable.

IMPORTANT NOTICE

Shareholder authentication

In order to properly authenticate the shareholder who is to be represented by a plenipotentiary the following documents should be attached to this proxy form:

- i. For shareholders who are natural persons a copy of a national ID, passport or other official identification document. Additionally, shareholders who are natural persons should attach a declaration authorizing the Company to process their personal data for the purposes of authentication and assessment of the validity of the electronic authorization.
- ii. For shareholders who are not natural persons a copy of the relevant registration document or any other document confirming that the shareholder is entitled to nominate a plenipotentiary to represent them at the Extraordinary General Meeting.

In case of any doubts regarding the authenticity of the abovementioned documents, the Management Board of the Company reserves the right to demand the following documents from the plenipotentiary while the attendance list is being prepared:

- i. For shareholders who are natural persons a notarized copy of a national ID, passport or other official document confirming the shareholder's identity;
- ii. For shareholders who are not natural persons the shareholder's certificate of registration or any other document confirming that the natural person (or natural persons) are authorized to represent the shareholder at the General Meeting, or a copy thereof, confirmed by a registered notary or any other entity authorized to authenticate copies of official documents.

Plenipotentiary authentication

In order to authenticate the plenipotentiary, the Management Board of the Company reserves the right to demand the following documents from the plenipotentiary while the attendance list is being prepared:

For plenipotentiaries who are natural persons – a copy of a national ID, passport or other official document confirming the plenipotentiary's identity;
 For plenipotentiaries who are not natural persons – the plenipotentiary's certificate of registration or any other document confirming that the natural person (or natural persons) are authorized to represent the plenipotentiary at the General Meeting, or a copy thereof, confirmed by a registered notary or any other entity authorized to authenticate copies of official documents.

PLEASE BE ADVISED THAT IN CASE OF ANY DISCREPANCIES BETWEEN SHAREHOLDER IDENTIFICATION DATA PROVIDED IN THIS FORM AND THE CORRESPONDING DATA RECEIVED FROM THE CENTRAL SECURITIES REPOSITORY OF POLAND (KRAJOWY DEPOZYT PAPIERÓW WARTOŚCIOWYCH S.A.) IN ACCORDANCE WITH ART. 406³ OF COMMERCIAL COMPANIES CODE BOTH THE SHAREHOLDER AND THE PLENIPOTENTIARY MAY BE DENIED PARTICIPATION IN THE EXTRAORDINARY GENERAL MEETING.

PLEASE BE ADVISED THAT THE COMPANY DOES NOT IMPOSE AN OBLIGATION TO USE THIS FORM TO NOMINATE PLENIPOTENTIARIES.

PLENIPOTENTIARY VOTING INSTRUCTIONS

The Extraordinary General Meeting of CD PROJEKT S.A., convened on 20 December 2022, 10:00 a.m., at the Company headquarters, Warsaw, Jagiellońska 74.

□ Vote for	🗆 Vote against	🗆 Abstain	□ Vote at the
			plenipotentiary's
	□ File objection		discretion
Quantity of shares:	Quantity of shares:	Quantity of shares:	Quantity of shares:
		PROVAL OF GENERA	
□ Vote for	 Vote against File objection 	🗆 Abstain	□ Vote at the plenipotentiary's discretion
Quantity of shares:	Quantity of shares:	Quantity of shares:	Quantity of shares:
□ Other:			
		OPTION OF A RESOL IŃSKI TO THE SUPE	
□ Vote for	 Vote against File objection 	🗆 Abstain	Vote at the plenipotentiary's discretion
Quantity of shares:	Quantity of shares:	Quantity of shares:	Quantity of shares:
		OPTION OF A RESOL RS OF THE SUPERVIS	
□ Vote for	□ Vote against	□ Abstain	□ Vote at the plenipotentiary's
	□ File objection		discretion
Quantity of shares:	Quantity of shares:	Quantity of shares:	Quantity of shares:
Other:			
	FTINC ACENDA AD	OPTION OF A RESOL	UTION CONCERNIN

□ Vote for	Vote againstFile objection	🗆 Abstain	Vote at the plenipotentiary's discretion		
Quantity of shares:	Quantity of shares:	Quantity of shares:	Quantity of shares:		
□ Other:					
ITEM 8 OF THE MEE	ETING AGENDA – ADO N INCENTIVE PROGRA				
□ Vote for	□ Vote against	🗆 Abstain	□ Vote at the		
	□ File objection		plenipotentiary's discretion		
Quantity of shares:	Quantity of shares:	Quantity of shares:	Quantity of shares:		
□ Other:	·				
ISSUANCE, IN THE	ETING AGENDA – ADO COURSE OF IMPLEM	ENTING THE INCEN	TIVE PROGRAM, OF		
	RRANTS WITH EXC				
	OLDERS, ENTITLING D ONDITIONAL INCREA				
	CE OF SERIES N SHAI				
	FING SHAREHOLDER				
	TO BE ADMITTED TO	· · · · · · · · · · · · · · · · · · ·			
STOCK EXCHANGE	, AND AMENDING TH	E COMPANY ARTICL	ES ACCORDINGLY		
□ Vote for	🗆 Vote against	🗆 Abstain	□ Vote at the		
	□ File objection		plenipotentiary's discretion		
Quantity of shares:	Quantity of shares:	Quantity of shares:	Quantity of shares:		
□ Other:	·	·	·		
ITEM 10 OF THE MEETING AGENDA – ADOPTION OF A RESOLUTION CONCERNING THE MERGER BETWEEN CD PROJEKT S.A. WITH ITS SUBSIDIARY CD PROJEKT					
RED STORE SP. Z O. O.					
□ Vote for	□ Vote against	🗆 Abstain	□ Vote at the plenipotentiary's		
	□ File objection		discretion		
Quantity of shares:	Quantity of shares:	Quantity of shares:	Quantity of shares:		
□ Other:					

ITEM 11 OF THE MEETING AGENDA – ADOPTION OF A RESOLUTION CONCERNING ALLOCATION OF EXPENSES RELATED TO CONVOCATION AND ORGANIZATION OF THE GENERAL MEETING

□ Vote for	Vote againstFile objection	□ Abstain	□ Vote at the plenipotentiary's discretion
Quantity of shares:	Quantity of shares:	Quantity of shares:	Quantity of shares:
□ Other:			

ADDITIONAL INFORMATION

Shareholders are requested to declare their intent by tagging selected fields with an "X". When selecting the "Other" field detailed voting instructions should also be provided.

Should the shareholder wish to exercise voting rights differently for each batch of shares he/she controls, we request that the appropriate number of shares be specified in the "for" "against" and "abstain" columns. Failure to provide such information will be interpreted as intent to cast the selected vote for all shares the shareholder controls.

Draft resolutions to be undertaken at the General Meeting along with the corresponding agenda items are attached to this template.

Please note that draft resolutions listed in this template may differ from those submitted to the Extraordinary General Meeting. In order to avoid possible ambiguities, we kindly ask shareholders to specify contingencies for such circumstances by supplying the corresponding instructions in the "Other" field.