CORRESPONDENCE VOTING BALLOT¹

for the EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS OF ROMPETROL RAFINARE S.A.

Convened on June 25th, 2018 (June 26th, 2018 – the second convened meeting)

The undersigned/The subscribed(Name,			hareholder, in capital le	etters)
domiciled / headquartered in		no.	stree	et, building
,th floor, ap, district/cou				
card/Passport/Residence Permit serie				
, valid until	,	personal identification	n number	/
registered with the	Trade Reg	gistry [equivalent bod	y – for non-resident leg	gal person]
under no, so	le registration co	ode [equivalent identif	ication no. – for non-res	sident legal
person],	by	the legal	representative	Mr./Mrs.
	, do:	miciled /	headquartered	in
·	_ no	street, buil	ding, th floor	, ap,
district/county, cou	intry	, identified by l	D card/Passport/Reside	nce Permit
series, no, issued				
, personal ident				
Trade Regi	stry under no	·	, sole registra	tion code
,				
holder of a number of				
0.10, issued by Rompetrol Rafinare S				
J13/534/1991, sole registration		_	_	
		_		
number of 44,109,205,726 shares/votin	ig rights, represe	enting	% of the share capita	al,

¹ The Correspondence Voting Ballot dedicated to the items on the agenda, filled in with the voting options ("For", "Against" or "Abstention"), signed, in original, and the related documents, shall be introduced within an envelope and sent as to be registered with the Company Registration Office no later than June 23th, 2018, at 10:00 a.m. (Romanian time), clearly mentioning on the envelope "Correspondence voting Ballots - For the Extraordinary General Meeting of Shareholders as of June 25th /26th, 2018".

The Correspondence Voting Ballot dedicated to items on the agenda, filled in with the voting options ("For", "Against", "Abstention"), signed, and the related documents may be sent also by e-mail with extended electronic signature, in compliance with Law no. 455/2001 on digital signature, republished, at the address: Investor.Relations.RRC@rompetrol.com, mentioning to the subject: "Correspondence Voting Ballots - For the Extraordinary General Meeting of the Shareholders as of June 25th /26th, 2018", so that to be registered as received to the Company's Registration Office until June 23th, 2018, 10:00 a.m. (Romanian time).

Please check the requirements of the Extrardinary General Meeting of Shareholders Convening Notice, and, starting with June 12th, 2018, the possibility of an updated Correspondence Voting Ballots.

being aware of the agenda of the Extraordinary General Meeting of Shareholders ("EGMS"), convened for 25 June 2018 starting at 10:00 a.m. (Romanian time), respectively for 26 June 2018, starting at 10:00 a.m. (Romanian time), if the EGMS may not be validity held at the first convening date, informative materials related to the agenda and the proposed resolutions,

pursuant to article 18, par. 2 of the NSC Regulations no. 6/2009, I agree to participate and exercise by correspondence my voting rights ancillary to the owned shares registered with the Company's Registry of Shareholders on the Reference Date June 14th, 2018, with respect to the items of the agenda of this Extraordinary General Meeting of Shareholders of Rompetrol Rafinare S.A. (hereinafter referred to as the "Company"), which shall be held at the Company's headquarters located in Năvodari, 215 Năvodari Blvd., Administrative Facility, Constanța county, as follows [please check off the option in the corresponding column]:

- 1. In relation to the USD 360,000,000 facility agreement dated 23 April 2015, entered into, among others, by and between, the Company, as non-ancillary borrower, ancillary borrower and guarantor, KMG International (as such term is defined below), as guarantor, Rompetrol Downstream S.R.L., as non-ancillary borrower, ancillary borrower and guarantor, KazMunayGas Trading AG, as non-ancillary borrower and guarantor (the Company, Rompetrol Downstream S.R.L. and KazMunayGas Trading AG are collectively referred to as the Non-Ancillary Borrowers), KMG Rompetrol S.R.L., as ancillary borrower and guarantor (the Company, Rompetrol Downstream S.R.L. and KMG Rompetrol S.R.L. are collectively referred to as the Ancillary Borrowers) (the Non-Ancillary Borrowers and the Ancillary Borrowers are collectively referred to as the Obligors) and Banca Comercială Română S.A., UniCredit Bank S.A., Raiffeisen Bank S.A., ING Bank NV through ING Bank Amsterdam Bucharest Branch, as lenders (Banca Comercială Română S.A., UniCredit Bank S.A., Raiffeisen Bank S.A., UniCredit Bank S.A., Raiffeisen Bank S.A., UniCredit Bank S.A., Raiffeisen Bank S.A., ING Bank NV through ING Bank Amsterdam Bucharest Branch are collectively referred to as the Non-Ancillary Lenders or the Ancillary Lenders or the Lenders), Unicredit Bank AG, London Branch, as facility agent and UniCredit Bank S.A., as security agent (the Facility Agreement), consisting of two tranches, as follows:
 - (a) **Facility A**: a secured committed multicurrency revolving loan facility of up to USD 240,000,000 made available by the Non-Ancillary Lenders, as further detailed in the Facility Agreement; and
 - (b) **Facility B**: a secured uncommitted and discretionary multicurrency revolving loan facility of up to USD 120,000,000 made available by the Ancillary Lenders, as further detailed in the Facility Agreement. Except for the general terms of the Ancillary Facilities (as defined in the Facility Agreement) contained in the Facility Agreement, the other terms and conditions for the granting of the Ancillary Facilities are detailed in separate ancillary documents entered into between each Ancillary Borrower and each Ancillary Lender (collectively, the **Ancillary Documents**)

ratification and confirmation of the signing by the Company, as non-ancillary borrower, ancillary borrower and guarantor, of the supplemental agreement entered into on 20 April 2018, to the Facility Agreement between, among others, the Company, KMG International NV, a public limited liability company incorporated under the laws of the Netherlands, having its registered office at Amsterdam, the Netherlands, and its office address at Strawinskylaan 807, Tower A-8, 1077 XX Amsterdam, the Netherlands, and registered with the Commercial Register of the Chamber of Commerce and Industry for Amsterdam under number 24297754

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(KMG International) and, among others, the Lenders, UniCredit Bank AG, London Branch, as facility agent and UniCredit Bank S.A., as security agent (the Supplemental Agreement), and which includes the form of the Facility Agreement as amended and restated, the Amended Facility Agreement) and including the confirmation by the Company under the Supplemental Agreement for the benefit of the Lenders and the other finance parties that the guarantee and indemnity obligations assumed by the Company pursuant to Clause 22 of the Facility Agreement continue in full force and effect on the terms of the Amended Facility Agreement and that the guarantee extends to the obligations of the Obligors (other than KMG International) under the Finance Documents (as such term is defined in the Facility Agreement) (including the Amended Facility Agreement) subject to any limitations set out thereunder; the object of the Supplemental Agreement is to amend and restate the provisions of the Facility Agreement so as to, among others: (i) extend the availability period for both Facility A and Facility B; (ii) amend certain terms and conditions of the Facility Agreement; (iii) extend the termination date from the Facility Agreement for both Facility A and Facility B (the Termination Extension).

	For	Against	_ Abstention
as anci of the amend	ntered into in order to llary borrower and eac Supplemental Agreem ment of the Facility	amend the Ancillary Do th of the Ancillary Borro ment and of the amendm	by the Company of all and any amendments which have ocuments, concluded among others, between the Company owers, for the purpose of reflecting the terms and conditions and letter concluded on 22 March 2018, in relation to the endment Letter) (the Amendments to the Ancillary
Docun	nents).		
	For	Against	Abstention
movab to conf force	en the Company, as more than that the mortgage agreement firm that the mortgage	ortgagor, and Lenders a t signed on April 23, 20 created under the mova	of the amendment entered into on 20 April 2018 by and and the other finance parties, as mortgagees, to the existing 15 (the Existing Movable Mortgage Agreement) in order ble mortgage agreement signed on April 23, 2015 is in ful updated (the Existing Movable Mortgage Agreemen)
	For	Against	_Abstention

4. Ratification and confirmation of the signing of the new movable mortgage agreement dated 20 April 2018, entered into, among others, the Company, as mortgagor, the Lenders and the other finance parties, as mortgagees, in order to secure any and all amounts and obligations of each Obligor, as further detailed in the movable mortgage agreement concluded by the Company, other than KMG International, as are now or shall from time to time be owed or due to the Lenders and the other finance parties under the Amended Facility Agreement, the Ancillary Documents (as they may be amended to reflect the terms and conditions of the Amendment Letter and the Supplemental Agreement) or any other finance document resulting out of the Termination Extension, and any other obligations resulting out of the Amendment Letter, the Supplemental Agreement and the Amendments to the Ancillary Documents, and any other obligations resulting out of the Amendment Letter, the Supplemental Agreement and the Amendments to the Ancillary Documents, such as

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expenses, taxes and any costs incurred as interest costs and fees, the maximum secured amount being 132,600,000 USD over certain movable assets of the company as such assets are described in the movable mortgage agreement under which the Company creates in favour of all the secured lenders a movable mortgage over the following present and future assets: (i) inventories and receivables related to the products of the Vega refinery (working point of the Company) and related to the petrochemicals business of the Company, (ii) debts booked in accounting, receivables or other type of debts that can be due or payable to the Company by any third party arising from any commercial contracts concluded by the Company with its customers and any other contracts concluded by the Company in relation to the Company's business and based on which it can arise any right of the Company to ask and collect any amounts in exchange of the provided goods and services, (iii) bank accounts of the Company opened at any of the Lenders in Romania and any amounts of money with which these bank accounts can be credited or which can exist at any moment in time as cash balance, (iv) insurance policies or insurance contracts and all the replacing or renewed insurance policies, governed by the Romanian law delivered or which can be delivered to the Company in respect of any of its assets or properties in connection with any of its assets and properties which are or will from time to time be subject to the Transaction Security (as such term is defined in the Facility Agreement) and any rights, benefits and revenues that can arise from tŀ r p d Å

llect payments, benefits ising from the utilization	nature and reimbursements of the insurance premiums, revenues of any type, and (v) any revenues, proceeds, properties and an on of the properties mentioned above at points (i)-(iv), as furthent concluded by the Company (the New Movable Mortga)
Against	Abstention
e resolution adopted dur hich the shares of Ron	Registration date, for the identification of the shareholders uponing this EGMS shall fall and the date of 10 July 2018 as Ex Date of Regionare, subject to the EGMS Resolution, are tradetive resolution.
Against	Abstention
on behalf of the Compar, having the possibility	hairman of the Board of Directors or his substitute in order my, and/or of the shareholders of the Company the resolution to to grant powers to third parties to carry out all legal proceeding and publish the resolution adopted.
	Abstention
	Against Against Thich the shares of Ron riving from the respect Against er of attorney to the Cl on behalf of the Compar having the possibility vertise, oppose, execute

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The capacity of shareholder, as well as in the case of the shareholders – legal entities, or of the entities without legal personality, the capacity of legal representative, is ascertained based on the list of Rompetrol Rafinare shareholders as at the Reference Date, received from the Depozitarul Central S.A.

In the case where: *i) the shareholders* – *natural persons* have not registered their valid and up-to-date identification data in the system of Depozitar Central S.A., then they will also present a copy of their up-to-date identification document (identity card/passport/residence permit); *ii) the legal representative of the shareholders* – *legal entities* is not mentioned on the Company's list of shareholders as at the Reference Date received from the Depozitarul Central S.A., then they will also present an official document attesting to the capacity of the legal representative (proof issued by a competent authority, in original or true copy, not older than 3 months before the publication date of the EGMS convening notice).

I attached hereto also:

- **1.** Special or general Power of Attorney for the proxy, in original (*if applicable*)
- **2.** A statement given by the legal representative of the intermediary or the attorney-at-law receiving the power of representation through general Power of Attorney, revealing that:
- a) the proxy is given by the respective shareholder, as client, to the intermediary or attorney-at law, as appropriate;
- b) the general Power of Attorney is signed by the shareholder, including by attaching the extended electronic signature, where appropriate.

Contact phone number
The undersigned/subscribed undertakes full and sole responsibility for those contained in this document, as a shareholder of Rompetrol Rafinare S.A.
PRINCIPAL,
(First name, surname/Name of the represented shareholder, in capitals)
(First name, surname of the legal representative of principal shareholder, in capitals)
(Signature of the principal shareholder/legal representative of principal shareholder and stamp)