POSTAL BALLOT PAPER FORM¹ for the ORDINARY GENERAL MEETING OF SHAREHOLDERS OF ROMPETROL RAFINARE S.A.

Convened on April 28, 2016 (April 29th, 2016 – the second convened meeting)

The undersigned/The subscribed(Name, first name/name of the represented shareholder, in capital letters)
domiciled / headquartered in,
issued by, on, valid until, personal identification number, / registered with the, sole registration
code, by the legal representative/conventional (will bar what not corresponds) Mr./Mrs, domiciled / headquartered in
nostreet, building,th floor, ap, district/county, country, identified by ID card/Passport/Residence Permit series, no, issued by, on, valid until, personal identification number / registered with the
Trade Registry under no, sole registration code, by proxy no dated(will bar what not corresponds),
holder of a number of book-entered shares, nominative, of a face value of Lei 0.10, issued by Rompetrol Rafinare S.A. , a company registered with the Constanţa Trade Registry under no. J13/534/1991, sole registration code 1860712, conferring the right to a number of votes in the General Meeting of Shareholders, out of the aggregate number of 44,109,205,726 shares/ voting rights, representing % of the share capital,

¹ This form (filled in and signed by the shareholder – natural person and accompanied by a copy of the identity card thereof / filled in and signed by the legal representative of the shareholder – legal person, accompanied by a copy of the identity card thereof, as well as by the official document certifying his/her capacity of legal representative – ex.: Articles of Incorporation, excerpt/ascertaining certificate issued by the Trade registry or any other proof issued by a competent authority from the state in which the shareholder is legally registered, dated no later than 3 months before the publication of convening notice for the Ordinary General Meeting of Shareholders), sent by mail or by courier must be registered at the Company's headquarters, in original, no later than April 26th, 2016, 10:00 o'clock (Romanian time), at the Company's headquarters in Năvodari, 215 Năvodari Blvd., Administrative Facility, Constanţa county. Please check the requirements of the General Meeting Convening Notice and, starting with 15.04.2016, 16:00 o'clock (Romanian time), the possibility of an updated Postal Ballot Paper Form.

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being aware of the abovementioned agenda of the Ordinary General Meeting of Shareholders, informative materials related to the agenda and the proposed resolution,

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 April 18th, 2016, with respect to the items of the agenda of the Ordinary General Meeting of Shareholders ("OGMS") of Rompetrol Rafinare S.A. (hereinafter referred to as the "Company"), which shall be held on April 28th, 2016, 10:00 o'clock, at the Company's headquarters located in Năvodari, 215 Năvodari Blvd., Administrative Facility, Constanţa county, or on the date of the second convened session of the Ordinary General Meeting (April 29th, 2016), in the event that the first session cannot be actually held, as follows [please check off the option in the corresponding column]:

To approve the annual individual financial accounts having as closing day the

day of December 31, 2015, prepared in accordance with the International Financial Reporting

subsequently compliance wi	amended, bas th the provisio	ed on the Annual	the Minister of Public Finance n I Report prepared by the Boar tion no. 1/2006, as further ame Young Assurance Services S.R.L	d of Directors in ended, and on the
For		Against	Abstention	
closing day to Rafinare S.A. Rompetrol Qu Rompetrol Ga International	the day of De and for the suality Control s S.R.L.) and I Financial Repo	cember 31, 2019 ubsidiaries thereof S.R.L., Rompetro Rompetrol Petroch	al consolidated financial accord 5 (including the financial accounts: Rompetrol Downstream S.R.I of Logistics S.R.L. (jointly with the series of the Report of the Rep	nts for Rompetrol L., Rom Oil S.A., h the subsidiary cordance with the
For		Against	Abstention	
the net prof	it ancillary to	the financial ye	rd of Directors regarding the ear 2015 for the following on the properties of the pr	destinations: <i>(i)</i>
For		Against	Abstention	

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	the activity they con	_	mpany's directors of any liability arising financial year 2015, further to the submitted
	For	Against	Abstention
5. sched	To approve the Including the for 2016, including	-	ure Budget and the Company's business plan for 2016.
	For	Against	Abstention
	To establish the fectial year 2016.	e payable to the m	nembers of the Board of Directors for the
Propo	sal: maintaining the sa	me amount of month	ly net remuneration at existing.
	For	Against	Abstention
Nicol	cioiu following the l 2016.	atter's resignation	or's mandate granted to Mr. Alexandru from the said position starting with Nay Abstention
	2	of member of the Bo	u of any duties and liabilities resting upon him ard of Directors for the timeframe 01.01.2016 isions of the law.
	For	Against	Abstention
date	mandate starting of the mandate gra	n May 1 st , 2016 and anted to the curre	per of the Company's Board of Directors, dending on April 30 th , 2018 (the expiry nt members of the Board of Directors), the agenda of GOMS.
	For	Against	Abstention
article		aw no. 297/2004, fo	6, as registration date , for the purpose of r the identification of the shareholders falling his GOMS.
	For	Against	Abstention

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10. To approve the date of May 16th, 2016, as *ex-date***, as such is defined by the NSC Regulation no. 6/2009.**

For	Ag	gainst	Abstention
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11. To authorize Mr. Alexandru Nicolcioiu, member of the Company's Board of Directors, to conclude and/or sign for and on behalf of the Company and/or of its shareholders the decisions which are to be adopted within this GOMS and to carry out any and all requisite proceedings for such adopted resolutions to be registered, rendered enforceable against third parties and published, the said proxy being entitled to sub-delegate third parties to act for such purpose.

For	Against	Abstention
	Against	Absterition

The shareholder undertakes full liability for the correct filling and safe transmission of this voting form.

Do hereby enclose:

- **1.** Certified copy of the identity document of the shareholder natural person (BI/CI/Passport/Residence Permit).
- 2. Official document issued by a competent authority regarding the identity of the legal representative of the shareholder legal person, presented in original or certified copy, not older than 3 months before the date of publication of the convening notice of the Ordinary General Meeting of Shareholders. The quality of legal representative is acknowledged based on the list of Rompetrol Rafinare shareholders at the reference date, received from Depozitarul Central SA. However, if the shareholder has not informed Depozitarul Central in relation to his legal representative or if this information is not included/updated in the Company's list of shareholders at the reference date, the certificate issued by the trade registry/similar documents (submitted in original or in copy in compliance with the original, or any other document, in original or in copy, issued by a competent authority of the state where the shareholder is legally registered and which certifies the quality of legal representative, issued within maximum 3 months before the publishing date of the general meeting convening notice) must prove the quality of the legal representative.
- **3.** Certified copy of the identity card of the attorney-in fact (identity card/Passport/Residence Permit) [if the case may be]
- **4.** Special power of attorney for the attorney-in fact, in original form [if the case may be]
- **5.** Statement issued by the credit institution which received the power of representation by proxy, showing that:
 - (i) the credit institution renders custody services for the respective shareholder;
 - (ii) the instructions contained in the Special Power of Attorney are identical with the instructions contained by the SWIFT message received by the credit institution for the purpose of voting for and on behalf of that respective shareholder;

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	(iii) the Special Power of Attorney was signed by the shareholder.
6.	Telephone number for contact
	Date:
	e, surname of the shareholder natural person or of the legal representative of the eholder legal person (clearly written, in capital letters)
	2
	3(signature)

Vote annulment criteria:

- The failure to check off any of the voting options "For", "Against" or "Abstention" for the proposal submitted to vote shall result into the annulment of the vote;
- The check-off of two or of three of the voting options "For", "Against" or "Abstention" for the proposal submitted to vote shall result into the annulment of the vote.

² In the case of a shareholder legal person, the position of the legal representative shall also be specified ³ In the case of a shareholder legal person, the valid stamp shall also be applied