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

Convened on April 29th, 2013 (April 30th, 2013 – the second convened meeting)

The undersigned/The subscribed					
- ,		ame of the represented sharel	nolder, in capital letters)		
domiciled / headquartered	l in,_	no	o street,		
building,th floor	r, ap, district/county _		country,		
identified by ID card,	/Passport/Residence Permit	series, no.	, issued by		
, (on, valid	until	, personal identification		
	/ registered with the				
	sole registration code		, duly represented by		
Mr./Mrs.		domiciled /	headquartered in		
	no	street, buildin	g, th floor, ap,		
district/county	, country	, identified by	ID card/Passport/Residence		
Permit series, no	, issued by	, on	, valid		
until,	personal identification numb	oer	/ registered with the		
7	Гrade Registry under no		, sole registration code		
	/				
nolder of a number of		book-entered shares,	of a face value of Lei 0.10,		
	Rafinare S.A., a company				
	l, sole registration code 18		_		
	votes in the				
	109,205,726 shares/votes, r	epresenting	% of the share		
capital,					

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

pursuant to article 18, par. 2 of the NSC Regulations no. 6/2009, do hereby exercise by mail the voting rights ancillary to the owned shares registered with the Company's Registry of Shareholders on the reference date April 18th, 2013, with respect to the items of the agenda of the Ordinary General Meeting of Shareholders ("OGMS") of S.C. Rompetrol Rafinare S.A. (hereinafter referred to as the "Company"), which shall be held on April 29th, 2013, 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

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), must be registered at the Company's headquarters, in original, by mail or by courier, no later than April 26th, 2013, 16:00 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 17.04.2013, 18:00 (Romanian time), the possibility of an updated Postal Ballot Paper Form.

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(April 30th, 2013), in the event that the first session cannot be actually held, as follows [please check off the option in the corresponding column]:

the op	tion in the correspond	ding column]:	
Standa the Ar 1/2000	ne day of December ards (IFRS), as laid of nnual Report of the I	r 31, 2012 , prepared in a lown by the Order of the Board of Directors drafted	dividual financial statements having as closing ccordance with the International Financial Reporting Minister of Public Finance no. 1286/2012, based on pursuant to the provisions of NSC Regulation no. ditor's Report drawn up by Ernst & Young Assurance
	For	_Against	Abstention
those Rompe prepar	g day the day of Do of its subsidiaries: Ro etrol Quality Control S red in accordance with	ecember 31, 2012 (incluompetrol Petrochemicals S.R.L., Rompetrol Logistics	consolidated financial statements having as ding the statements of Rompetrol Rafinare S.A. and S.R.L., Rompetrol Downstream S.R.L., Rom Oil S.A., s S.R.L. (with the Rompetrol Gas S.R.L. subsidiary), ial Reporting Standards (IFRS), based on the Report's Report.
	For	_Against	Abstention
3. condu			of the Company's directors for the activity r to the submitted reports.
	For	_Against	Abstention
4. sched		income and the exper ling the investment plan	nditure budget and the Company's business n for 2013.
	For	_Against	Abstention
5. year 2		ee payable to the mem	bers of the Board of Directors for the financial
	For	_Against	Abstention
	238 par. (1) under L		13, as registration date , within the meaning of identification of the shareholders that are subject to .
	For	_Against	Abstention

7. The authorization of Mr. Sorin Graure, member of the Board of Directors and General Manager of the Company, being entitled to sub-delegate third parties to act for such purpose, with a view to

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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 OGMS and to carry out any and all requisite proceedings for such adopted resolutions to be registered, rendered enforceable against third parties and published.

For	Against	Abstention
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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
- **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;
 - (iii) the Special Power of Attorney was signed by the shareholder.

	, , ,
6.	Telephone number for contact
	Date:
	ne, surname of the shareholder natural person or of the legal representative of the shareholder legal son (clearly written, in capital letters)
	2
	3

Vote annulment criteria:

(sianature)

- 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