SPECIAL EMPOWERMENT

The	subscribed			, with	the	headquarte	ers at
		str	no	_, legally	ı	represented	by
	, as		_, owning a numbe	r of	s	hares issued	by S.C.
ROMCARBO	N S.A, represen	ting	% from the s	ocial capital, w	vhich of	ffers my the	right to
	votes from	om the total num	ber of votes in the	General Share	holders	Meeting, I	empower
throughout th	he present		as my re	epresentative	in the	Ordinary	General
Shareholders	s Meeting of S.C	C. ROMCARBON	Company which w	ill take place o	n 29.04	.2024, 12.00) p.m. at
ROMCARBO	N headquarters,	Transilvaniei Stre	eet, no. 132, or for t	he date establis	shed fo	r the second	meeting
- 30.04.2024,	, 12.00 p.m., if th	ne first will not ful	fill the legal condition	ons regarding th	ne quor	um, to use th	he voting
right for all my	/ shares identifie	d in the Sharehol	ders Registry at 15. 0	04.2024 , as it fo	ollows:		

Ordinary Shareholders Meeting Agenda	For	Against	Abstain
1. Presentation, discussion and approval of the annual report of the Board of Directors for the fiscal year 2023.			
2. Presentation and approval of the individual financial statements for the financial year 2023 in accordance with International Financial Reporting Standards (IFRS) based on: Directors' Report and External Financial Auditor's Report for the financial year 2023.			
3. Presentation of the report of the external financial auditor - Deloitte Audit SRL, member of Deloitte Touche Tohmatsu - on the consolidated financial statements for the financial year 2023.			
4. Presentation and approval of the consolidated financial statements, for the financial year 2023 in accordance with International Financial Reporting Standards (IFRS) based on: Directors' Report and External Financial Auditor's Report for the financial year 2023.			
5. Presentation of the report of the external financial auditor - Deloitte Audit SRL, member of Deloitte Touche Tohmatsu - changing situations on the consolidated financial statements prepared in accordance with International Financial Reporting Standards (IFRS) for the fiscal year 2023.			
6. Presentation and approval of the Annual Report for 2023, prepared in accordance with ASF Regulation No.5/2018 on issuers and operations with securities and the Corporate Governance Code of the Bucharest Stock Exchange.			
7. Approval to discharge the members of the Board of Directors for the work in fiscal year 2023.			
8. Approval to contract services for the statutory audit of the company for the financial year 2024.			

9. Approval to appoint an independent member of the Audit Committee for a 1			
year mandate starting the appointment date, in accordance with the provisions			
of art.65, Title I, chapter IX of Law 162/2017 and for setting the remuneration			
of the appointed independent member.			
10. Approval of the income and expenses budget for the financial year 2024.			
Ten approval of the meetine and expenses suaget for the maneral year 202 if			
11. Approval of the Remuneration Report for the financial year 2023.			
12. Approval to distribute the net profit registered in the financial year 2023 in			
the amount of 3.313.808,58 lei on the following destinations, according to the			
attached material:			
1) Legal reserves amounting to 165.690 lei;			
2) Other receives emplifying to 2.140.110.50 lei .			
2) Other reserves amounting to 3.148.118,58 lei;			
13. Approval for the company to distribute as cash dividends the amount of			
2,641,220.96 lei, representing part of the net profit recorded in the financial			
year 2022, remained undistributed (according to the Ordinary General Meeting			
of Shareholders Decision no.1 of 27.04.2023, pt.11 item 4), and as			
consequence approval to distribute a gross dividend/share of 0.005 lei/share			
for total number of 528.244.192 shares, distribution of the dividends following			
to be made according to the provisions of the law, article of incorporation and			
under the condition of obtaining consent from the company's creditor banks.			
AA Annound of 00 00 0004 or fine pictuation data?			
14. Approval of 09.08.2024 as "registration date", according to Law 24/2017.			
45 Approval of 00 00 2024 on "over data", according to Law 24/2047			
15. Approval of 08.08.2024 as " ex-date ", according to Law 24/2017.			
40. Approval of the date of 20.00 2024 on linearment data!! according to out 0			
16. Approval of the date of 30.08.2024 as "payment date" according to art. 2			
para. 2 letter h and art. 178 paragraph 1 of the A.S.F. Regulation. no. 5/2018.			
17. Empowerment of the company Board of Directors to take any/all measures			
and make formalities for the fulfillment of resolutions adopted by the OGMS.			
and make formaliate for the familiarity of recording to deep out by the come.			
18. Empowerment of the OGMS Chairman as apointed to sign with full powers			
in the name and on behalf of the shareholders, present, represented and who			
will vote by correspondence, the OGMS Resolutions.			
19. Empowerment of the Company legal counselor, Mrs. Mihaela Jurubita to			
fulfill all formalities regarding registration of the OGMS resolutions at the Trade			
Register and for the publication in the Official Monitor.			
Throughout the present, fully empowers	s the ahove	mentioned	
representative, regarding all the problems identified and included on the A	Adenda unt	il the date of t	he present
empowerment's sign.	igoriaa arii	the date of t	o proderit
Date			
(the signature of the shareholder- physical person or representative of the			

(name, surname of the shareholder, with capital letters)

The present was concluded in 3 exemplary, one for shareholder, one for the empowered person and one for S.C. ROMCARBON S.A. The exemplary for ROMCARBON S.A. will be sent by post office or will be sent to the company's headquarters from Buzau, str Transilvaniei no. 132, or e-mail address office@romcarbon.com (if electronic means are used, special mandate be extended forward by electronic signature) with the mention "POWER OF ATTORNEY FOR ORDINAY GENERAL MEETING OF SHAREHOLDERS of 29/30.04.2024" at the latest 26.04.2024, 11.00 a.m.