Vote by Correspondence Form, according to A.S.F. Regulation no.5/2018

The	subscribed	with	the	headquarters	at
			_str	no	, legally
represented by		as	, owning	a number of	
shares issued by S.C	C. ROMCARBON S.A	A, representing _	% f	rom the social capital, w	hich offers
my the right to	votes fr	om the total num	nber of votes in	the General Shareholder	rs Meeting,
I express, throughout	the present form, ac	cording to ASF	Regulation no.5	5/2018, my VOTE (corres	sponding to
my shareholdings reg	gistered at the refere	nce date 15.04.2	2025) regarding	the points included on t	he Agenda
of the Extraordinary	General Sharehol	ders Assembly	convoked for	29.04.2025, 12.30 p.m.	in Buzau,
Transilvaniei Street,	no. 132, or at the sec	cond E.G.S.A. co	onvoked for 30 .	.04.2025, 12.30 p.m., if t	he first will
not fulfill the presence	e quorum, as follows:				

Extraordinary Shareholders Meeting Agenda	For	Against	Abstain
1. Approval for the banking exposure of Romcarbon SA for the financial years 2025-2026, consisting of: Bank credits in amount of in a limit of EUR 15,906,106 and RON 500,000 and a limit of bank letters of guarantee that can be guaranteed with cash collateral in the amount of 50,000 lei, as well as increasing this exposure by a maximum ceiling of 2,000,000 euros or equivalent in lei, for unforeseen financing needs; guarantees granted to Livingjumbo Industry S.A. for the loans contracted by it with UniCredit Bank S.A. (2,000,000 euros and non-committal credit - Treasury Line - in the amount of 450,000 Eur); guarantees granted to RC Energo Install SRL for the credit facilities contracted with Eximbank SA in the amount of 2,000,000 lei, as detailed in material no. 764/25.03.2025.			
2. Approval for: The possibility to contract if it is needed a factoring facility with the ceiling of EUR 500.000 for a period of 36 months; The extension at maturity or, if necessary, before the maturity of the ceiling of bank letters contracted with UniCredit Bank SA in the amount of RON 500,000 for a period of 36 months and/or the modification of guarantees, as well as, if necessary, to increase it to RON 600,000 Contracting a ceiling of bank guarantee letters in the amount of 100,000 lei with Exim Bank SA for a period of 36 months which will be guaranteed with guarantees consisting of cash collateral; Extension by a period of 12 months of the validity of the credit lines contracted with Exim Banca Romaneasca SA (in the amount of 2,550,000 euros and 2,000,000 euros respectively) and UniCredit Bank SA (in the amount of 8,000,000 euros) with the maintenance of the related guarantees; Contracting a multicurrency investment loan in the amount of 5,090,000 euros, for a period of 60 months for the financing of the Project with European funds from the PNRR program approved in 2024 (in the total amount of 12,155,000 euros excluding VAT); Contracting a bridge loan with a value of 7,065,000 euros for the investment project with European funds from the PNRR program approved in 2024 (in the total amount of 12,155,000 euros excluding VAT);			

3. Empower the Board of Directors to negotiate and decide regarding:modification of the crediting conditions of existing loans/ prolongation of			
short-term facilities/credit lines by up to a maximum of 12 months;			
- modification and/or approving new guarantees for existing loans and the			
approval of guarantees for new loans that will be contracted within the limit of			
the approved exposure;			
- contracting new loans within the limits of bank exposure and establishing			
new guarantees under the conditions of the law, as well as, as the case may			
be, restructuring existing bank loans/eixting guarantees/exposure, currency			
change or refinancing of existing credits;			
- contracting new loans by increasing the current exposure, within the limit of			
a maximum ceiling of 2,000,000 euros or equivalent in lei mentioned.			
4. Empowering for the General Director, and in his absence for any reason,			
of the Deputy General Administrative Director and Financial Director, to			
sign credit agreements and all additional documents to them, related			
warranties and all additional acts, leasing and factoring contracts and all			
additional documents, as well as any other documents required in to view			
the fulfillment of the EGMS decision to sign credit agreements, addendums			
thereto related, mortgage deeds and other guarantees, and any other			
documents necessary for the carrying out of the EGMS's decision.			
5. Approval for Romcarbon SA 2025 Investment Plan according to material			
no. 259/25.03.2025.			
6. Approval of 27.05.2025 as "registration date", according to Law 24/2017.			
7. Approval of 26.05.2025 as "ex-date", according to Law 24/2017.			
9 Empayerment of the company Board of Directors to take any/all macaures			
8. Empowerment of the company Board of Directors to take any/all measures and formalities for the fulfillment of resolutions adopted by the EGMS.			
and formalities for the fullilliment of resolutions adopted by the EGING.			
9. Empowerment of the EGMS 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.			
10. Empowerment of the Company legal counselor, Mrs. Mihaela Jurubita to			
fulfill all formalities regarding registration of the EGMS resolutions at the			
Trade Register and for the publication in the Official Monitor.			
Date			
(the signature of the shareholder- physical person or representative of the	e judicial p	erson)	
	•	•	
(name, surname of the shareholder, with capital letters)			

By completing and signing this voting form I take the obligation to transmit one original exemplary by post office or to the e-mail address office@romcarbon.com (if electronic means are used, the form will bear extended electronic signature), to S.C. ROMCARBON SA headquarters, from Buzau, str Transilvaniei no. 132, labeled "VOTE BY MAIL FOR EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS OF 29/30.04.2025, accompanied by a copy of the valid identification (ID/ID card in case of natural persons or certificate of registration and copy of the ID's legal representative for legal persons) in a timely manner so

that it can be recorded in the registry of the company at the latest on 25.04.2025, 11:00.a.m.