**MAIL-VOTING FORM**

**for the Extraordinary General Assembly of Shareholders of S.C. ELECTROPUTERE S.A.**

**convoked on April. 29, 2014**

Subscriber , with the registered office in , registered at the Trade Register Office , under no., with Tax Registration Code ,bearer of a no. of  registered shares, issued by S.C. ELECTROPUTERE S.A., registered at the Trade Register Office near the Tribunal Dolj, with no. J/16/12/1991, Sole Registration Code RO 6312800, („Company”), representing % of the total number of 337,602,913 shares of the Company which confers me a no. of  voting rights in the General Assembly of Shareholders, representing % of the total number of 337,602,913 of voting rights, issued by S.C. ELECTROPUTERE S.A., legally represented by Mr./Mrs. , acting as , identified with ID/PASSPORT series  no., issued by  on date , with Personal Identification Number ,

as per art.18 par. 2 of the Regulations of the National Commission of Securities no. 6/2009, I understand to exercise my mail-voting rights for the items included in the Agenda of the Extraordinary General Assembly of Shareholders which will take place on **April. 29, 2014**, at the Company’s headquarters, from Craiova, 80 Calea Bucuresti Street, Dolj County (the meeting-room), or on the date of the second *Notice to attend*, if the first one does not take place, as follow:

**EXTRAORDINARY GENERAL ASSEMBLY OF SHAREHOLDERS:**

1. Approve the amendments of art. 17.1.2 from the Article of Association as follow:

,,Acts of disposition over the property of a company may be concluded pursuant to the powers conferred on the company's legal representatives, as appropriate, by law, the company’s articles of association or statutory body decisions, adopted in accordance with the applicable law and the Articles of Association of the Company, being required an authenticated proxy for this purpose, even though the documents provided must be authenticated”;

  

1. Approve the Company’s Article of Association, updated with the above mentioned amendments. After that, its updated version shall be write down and submitted to the Trade Register Office, as per Law no. 31/1990, republished, amended and added. The new Article of Association shall come into force on the date of its submission to the Trade Register Office, authenticated, and shall replace the Article of Association updated Feb. 21, 2014, which will cease to produce effects on the same date.

  

1. Decide May 19**, 2014**, as **Date of Registration** for theshareholders who will be affected by the decisions of the Extraordinary General Assembly of Shareholders**;**

  

1. Authorize the representative of the main shareholder, chairman and secretary of the EGAS (Extraordinary General Assembly of Shareholders) meeting to sign the decision of the Extraordinary General Assembly of Shareholders and invest Mr. Ionascu Stefan, employee of the Company, with the power to sign all the other documents and fulfil the necessary formalities for registering and publishing the resolution of the Extraordinary General Assembly of Shareholders, including signing of the updated version of the Article of Association before the Notary Public and submitting it to the Trade Register Office.

  

The shareholder takes full responsibility for the correct filling in and safe delivery the present voting form. For each item of the agenda, the shareholder shall select (tick “X”) one option of the three mentioned above: “Yeas”, “Against” or “Abstention”.

If the mail-voting form is illegible, carries conflicting or confusing options about all and/or any of the items included in the agenda or contains conditional votes, the form shall be taken into account to meet the quorum conditions but not to decide the majority for each item of the agenda of the General Assembly.

If the mail-voting form does not comply with the conditions stipulated in the Regulation on exercising the mail-voting rights by the shareholders of S.C. ELECTROPUTERE S.A. and/or is not received by the Company under the conditions and within the time specified in the above mentioned regulation and in the notice to attend (which, in case of changes, prevails over the regulation), it is null and void and will not be taken into account for deciding the quorum conditions and the majority.

**Date:** 

**Full name of the shareholder - legal entity (legible, in capital letters):**



**Full name and position of the shareholder’s (legal entity) legal representative (legible, in capital letters):**



*(signature and noticeable seal)*

***Note:*** This form, filled in and signed by the legal representative of the shareholder – legal entity, together with a copy of his/her (valid) I.D. and the signature specimen certified/authenticated by a notary public, in compliance with the stipulations of the Regulation on the exercise of the mail-voting rights by the shareholders of S.C. ELECTROPUTERE S.A. (the regulation is made available at the headquarters of the Company and on [www.electroputere.ro](http://www.electroputere.ro), following the link Compania/Actionariat (Company/Ownership)) and/or in the Notice to attend, ***should*** ***be received by the Company*** under the conditions and in compliance with the time and procedures mentioned in the Notice to attend and/or the above mentioned regulation.