This form (filled in and signed by the shareholder natural person and accompanied by the certified copy of the identity card signed by the holder of the identity card/filled in and signed by the legal representative of the shareholder legal person accompanied by the official document attesting his/her status of legal representative; the status of legal representative is certified based on the shareholders list on the registration/reference date, received from Depozitarul Central) must be sent in original, by courier service, to the company's registered office located in Mediaş, 1 C.I Motaş Square, enabling its registration by **7 April 2025, 10.00 a.m.,** or must be electronically signed with an extended electronic signature, according to Law 455/2001 on electronic signature, by e-mail at <u>secretariat.ca\_aga@transgaz.ro</u>, under the penalty established at Art. 125 (3) of Companies` Law 31/1990 republished, as amended.

## FORM OF VOTE BY CORRESPONDENCE for the Extraordinary General Meeting of the Shareholders of the National Gas Transmission Company TRANSGAZ S.A. convened for 9/10 April 2025

I, the undersigned		, residing at		
	, ID carc	d series no.		
, issued by	, on	_, personal identification		
number	, holder of	shares issued by		
TRANSGAZ, registered with the	Trade Register Office of Sibiu u	nder no. J32/301/2000, tax		
identification number RO13068	3733, representing	% of the total		
number of 188.381.504 shares in	n TRANSGAZ granting a numb	oer of		
voting rights within the General	Meeting of the Shareholders r	epresenting%		
of the total shares/voting rights i	ssued by TRANSGAZ			

or

We,	the	unders	signed				headquartered	
						5	istered with the	
Regis	ster Offi	ce unde	r registratio	on number		/	ur	nique
regis	tration o	code	holde	r of		shares	s issued by TRANS	GAZ,
regist	tered wi	th the T	rade Regist	er Office o	f Sibiu under r	no. J32/301,	/2000, tax identific	ation
numł	ber RO1	3068733	3, represent	ting		% of the t	total number of sl	hares
issue	d by TF	RANSGA	Z granting	a number	of	v	oting rights within	n the
Gene	ral Mee	ting of t	he Shareho	ders repr	esenting		_% of the total nu	mber
of	188.38	81.504	shares	in	TRANSGAZ,	legally	represented <sup>1</sup>	by
				, as			_, ID series	
no		, a	ccording to	art. 208, p	aragraph 2 of	the Financia	al Supervisory Auth	nority
Regu	lation n	o. 5/201	8 on the issu	uers of fina	ncial instrume	nts and mar	ket operations, exe	ercise
my/o	ur votir	ng rights	by corresp	ondence f	or the items o	n the agen	da of the Extraord	linary
-						-	9 April 2025, at 1	-
~ ~~	at tha k	- aaadawa	rtors of the	company	located in Ma	diac 1 C L I	- Motas Squara or a	at tha

**a.m**., at the headquarters of the company located in Medias, 1 C.I. Motas Square, or at the date of the second meeting, if the first one is not held, as follows:

EXTRAORDINARY GENERAL MEETING OF THE SHAREHOLDERS					
		Vote			
		lled in, as a	opropriate.	by	
Item on the agenda	-	against or a		,	
		AGAINST	-	τιον	
1. Approval of the acquisition of a 51% stake in the	The version	n proposed	by the Bee	rd of	
share capital of Petrostar S.A. at a maximum price of	Administr	on proposed	бу пе воа		
lei 4.520.143. The subscription is conditional upon	Aurinisu				
obtaining a 51% stake in the share capital of					
Petrostar S.A. through either of the two options:				م الم	
a) The full subscription by SNTGN Transgaz S.A. of		rsion propo	•	the	
the shares issued by Petrostar in order to	sharehold	ler(if app	olicable) T		
increase the share capital by lei 4.520.143,					
respectively from the current value of lei					
4.342.867 to lei 8.863.010, by issuing a number					
of 57.217 new registered shares, each with a					
nominal value of 79 lei/share, the total number					
of shares of the company being a maximum of					
112.190 shares; or					
b) The subscription by SNTGN Transgaz S.A. of the					
shares remaining unsubscribed and/or unpaid					
after the completion of the stage in which the					
newly issued shares are offered to the existing					
shareholders on the basis of the pre-emptive					
right and the acquisition from the existing					
shareholders of Petrostar S.A. at a price of 79					
lei/share, of a number of shares necessary to hold					
a 51% stake in the share capital of Petrostar S.A. The acquisition of shares from the existing					
shareholders of Petrostar will be carried out after					
the expiry of the period for the exercise of the					
preferential right of the existing shareholders of					
Petrostar S.A. and after the expiry of the pre-					
emptive right conferred on shareholders by the					
bylaws with regard to the acquisition of any					
shares that another shareholder wishes to sell, on					
the basis of authenticated contracts for the					
transfer of shares subject to Transgaz obtaining					
a 51% stake in the share capital of Petrostar S.A.					
Mandating the Director General or his/her legal alternate					
and the Chief Financial Officer to complete all the					
formalities necessary for the subscription, including the					
signing of the subscription application, and to negotiate					
and sign, where appropriate, the authenticated contract(s)					
of transfer of shares.					
2. Setting the date of 5 May 2025 as registration	The version	on proposed	by the Boa	rd of	
date for the shareholders subject to the Resolution	Administration				

EXTRAORDINARY GENERAL MEETING OF THE SHAREHOLDERS				
	Vote			
Item on the agenda	(to be filled in, as appropriate, by for, against or abstention)			
	FOR	AGAINST	ABSTENTION	
of the Extraordinary General Meeting of the				
Shareholders, according to the applicable laws.			osed by the plicable)	
	Sharenola			
3.Empowerment of Mr Petru Ion Văduva, as Chairman of the Board of Administration, or his alternate, Mr Nicolae Minea, Administrator, Ms.	The version proposed by the Board of Administration			
Von Derenthall Ilinca, Administrator, Ms. Hanza Adina-Lăcrimioara, Interim Administrator to sign				
the Resolution of the Extraordinary General Meeting of the Shareholders, and of Mr Leahu Mihai Leontin, Deputy Director-General, to sign	The version proposed by the shareholder(if applicable)			
the necessary documents for the registration and publication of the Resolution of the Extraordinary				
General Meeting of the Shareholders at the Trade Register Office attached to Sibiu Law Court.				

The shareholder is completely liable for the accuracy of the information provided herein and for the safe delivery of this form of vote.

Date \_\_\_\_\_

Surname and name of shareholder natural person or legal representative of the shareholder legal person (clearly, in capital letters)

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(signature)

Note:

<sup>1</sup> The status of legal representative shall be supported by the list of shareholders on the reference/registration date received from Depozitarul Central.

<sup>2</sup> If the shareholder is a legal person, please provide the position of the legal representative