

SOCIETATEA NATIONALĂ DE TRANSPORT GAZE NATURALE "TRANSGAZ" SA

Capital social: 1.883.815.040,00 lei ORC: J32/301/2000; C.I.F.: RO 13068733 P-ţa C.I. Motaş, nr.1, cod 551130, Mediaş, Jud. Sibiu Tel: 0040 269 803333, 803334, Fax: 0040 269 839029 http://www.transgaz.ro; E-mail: cabinet@



DRAFT RESOLUTION

RESOLUTION NO. 5 of the Extraordinary General Meeting of the Shareholders of the National Gas Transmission Company "Transgaz" S.A., of 9/10 April 2025

The Extraordinary General Meeting of the Shareholders of the National Gas Transmission Company TRANSGAZ S.A., open company, headquartered in Medias, 1 C.I. Motaș Square, Sibiu County, registered with the Sibiu Trade Register Office under number J/32/301/2000, tax identification code RO13068733, subscribed and paid-up capital: 1.883.815.040 lei, divided into 188.381.504 shares, each having a nominal value of 10 lei, convened under Art. 119 para. (1) of Companies Law 31/1990, republished, as amended, of Law 24/2017 on the issuers of financial instruments and market operations, republished, as amended, of Financial Supervisory Authority Regulation 5/2018 on the issuers of financial instruments and market operations as amended, and under Art. 16 of the updated Articles of Incorporation, adopts today, in the meeting held on 9/10 April 2025, at the first convening/second convening, in which shareholders representing ______% of the share capital and _______% of the total voting rights participated, at the headquarters of the National Gas Transmission Company TRANSGAZ S.A. of Medias, 1 C. I. Motaș Square, Sibiu County, the following:

RESOLUTION

Art.1. Withvotes <i>For</i> , representing% of	of the total number of expressed votes
and withvotes <i>Against</i> , representing%	of the total number of expressed votes,
approves/does not approve the acquisition of	of a 51% stake in the share capital of
Petrostar S.A. at a maximum price of lei 4.520.14	13. The subscription is conditional upon
obtaining a 51% stake in the share capital of P	etrostar S.A. through either of the two
options:	

- a) The full subscription by SNTGN Transgaz S.A. of the shares issued by Petrostar in order to 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. A total of ___ shareholders, having ____ votes, adopted the `Abstention` position on this item. Art.2. With _____votes For, representing ____% of the total number of expressed votes and with _____votes Against, representing ____% of the total number of expressed votes, sets the date of 5 May 2025 as registration date for the shareholders subject to the Resolution of the Extraordinary General Meeting of the Shareholders, according to the legal provisions in force. A total of ___ shareholders, having ___ votes, adopted the `Abstention` position on this item. **Art.3.** With _____votes For, representing ____% of the total number of expressed votes and with _____votes Against, representing ____% of the total number of expressed votes, empowers Mr. Petru Ion Văduva, as Chairman of the Board of Administration, or his alternates, Mr Nicolae Minea - Administrator, Ms Ilinca Von Derenthall - Administrator, Ms Adina-Lăcrimioara Hanza – interim Administrator, to sign the Resolution of the Extraordinary General Meeting of the Shareholders, and Mr Mihai Leontin Leahu, Deputy Director-General, to sign the necessary documents for the registration and publication of the Resolution of the Extraordinary General Meeting of the Shareholders at the Trade

> Chairman of the Board of Administration Petru Ion Văduva

Register Office attached to Sibiu Law Court. A total of ___ shareholders, having ___ votes,

adopted the 'Abstention' position on this item.