## Correspondence ballot for the Ordinary General Shareholders Meeting (OGM) of SC Fondul Proprietatea SA (the Company) on 04 April 2012

| Full name / name of the shareholder   |  |
|---|--|
| Personal code or series or number of Identity Card of individual shareholder, if the case |  |
| of marvidua shareholder, if the cuse  |  |
| The home address for the individual shareholder   |  |
| The headquarters for institutional shareholder  |  |
| Sole registration code for institutional shareholder, if the case                         |  |
| The name of the legal representative <sup>1</sup>   |  |
| The home address or the headquarters of the legal   |  |
| representative  |  |
| Number of shares held at the end of the day on  |  |
| 22 March 2012 (reference date)  |  |
| Voting rights <sup>2</sup>  |  |
|   |  |

Through this ballot I understand to express my vote for the Ordinary General Shareholders Meeting (OGM) of SC Fondul Proprietatea SA (the Company) on 04 April 2012, as following:

1. The election of the meeting secretary among the shareholders, and the designation of the technical secretary.

Note: The present point is not applicable (na) for the correspondence vote. During the OGM, its secretary should be elected by the shareholders and the technical secretary should be appointed by the Sole Administrator.

| For | Against | Abstention |
|-----|---------|------------|
| na  | na      | na         |

2. The approval of the OGM agenda.

| For | Against | Abstention |
|-----|---------|------------|
|     |         |            |

- 3. The recalling of the mandate of all members of the Board of Nominees, as following:
  - 3.1. The revocation of the mandate of member of the Board of Nominees for Mr. Sorin Mihai Mindrutescu;

| For | Against | Abstention |
|-----|---------|------------|
|     |         |            |

3.2. The revocation of the mandate of member of the Board of Nominees for Mr. Cristian Busu;

<sup>&</sup>lt;sup>1</sup> Only institutional shareholders complete this section or the private individuals shareholders without full legal capacity to represent

themselves, if the case.

There are calculated according with art. 11 paragraph 2 from Constitutive Act. The buy-back and un-paid shares do not give voting rights.

| For  | Against                          | Abstention                         |  |
|--|----------------------------------|------------------------------------|--|
|  |                                  |                                    |  |
| 3.3. The revocation of the mand  | date of member of the Board of N | Nominees for Mr. Doru Petru Dudas; |  |
| For  | Against                          | Abstention                         |  |
|  |                                  |                                    |  |
| 3.4. The revocation of the mandate of member of the Board of Nominees for Mr. Simion Dorin Rusu. |                                  |                                    |  |
| For  | Against                          | Abstention                         |  |
|  |                                  |                                    |  |
|  |                                  |                                    |  |

**4.** The appointment of the member of the Board of Nominees as a result of the vacancy or members of the Board of Nominees, should the vote proposing recall or the existing members passed. The voting of the candidates proposed in order to replace Board of Nominees is related to the approval of the Points 3.1, 3.2, 3.3, and 3.4.

Note: The list including information with regard to the name, the locality of residence, the professional qualification, the capacity as shareholder, fiscal record and criminal record for each candidate proposed will be published on the webpage of the Company and shall be daily updated on the basis of received proposals. The Company shall up-date the special power of attorneys on 22 March 2012.

Note: Please note that will be appointed as member / members of Board of Nominees (depending by the votes for points 3.1, 3.2, 3.3 and 3.4 of the agenda the candidate / candidates that have the highest number of votes. If one of them is already a member of the Board of Nominees it is considered appointed the following candidate with the higher number of votes.

| Candidate                         | For | Against | Abstention |
|-----------------------------------|-----|---------|------------|
| 1. Julian Rupert Francis<br>Healy |     |         |            |
| 2. Cristian Buşu                  |     |         |            |
| 3. Laviniu Dumitru Beze           |     |         |            |
| 4. Răzvan Mircea Milea            |     |         |            |
| 5. Ilie Călugăru                  |     |         |            |
| 6. Piotr Rymaszewski              |     |         |            |
| 7. Steven van Groningen           |     |         |            |
| 8. Sorin-Mihai<br>Mîndruţescu     |     |         |            |
| 9. Victor Cionga                  |     |         |            |
| 10. Liviu – Claudiu<br>Doros      |     |         |            |
| 11. Simion-Dorin Rusu             |     |         |            |

| _   |  |  |
|---|--|--|
| For   | Against  | Abstention   |
|   |  |  |
| between Franklin Templeton<br>Proprietatea SA establishing a  | Investment Management Limited  | agement Agreement (IMA) concluded<br>d United Kingdom and SC Fondul<br>he content set out in Annex 2 of the  |
| For   | Against  | Abstention   |
|   |  |  |
| Addendum 2 to the IMA set our of attorney to any member of the  | at in item 6. The Chairman of the Bone Board of Nominees for the purpose   | s to sign on behalf of the Company the pard of Nominees may grant sub-power e of signing the addendum to the IMA.  |
| For   | Against  | Abstention   |
|   |  |  |
|   |  |  |
| 3. The amendment of 2012 but  | udget of the Company.  |  |
| For   | adget of the Company.  Against   | Abstention   |
|   |  | Abstention   |
| For  The empowerment, with representative of Franklin Testaranch, to sign the shareholder o carry out all procedures and resolution, including formalities                                | Against  authority to be substituted, of Mr. empleton Investment Management rs' resolutions, as well as any other of formalities set out by law for the pur  | Abstention  Grzegorz Maciej Konieczny, as legal Limited United Kingdom, Bucharest locuments in connection therewith, and pose of implementing the shareholders' reof with the Trade Register or with any |
| For  The empowerment, with representative of Franklin TeBranch, to sign the shareholder o carry out all procedures and  | Against  authority to be substituted, of Mr. empleton Investment Management rs' resolutions, as well as any other of formalities set out by law for the pur  | Grzegorz Maciej Konieczny, as legal<br>Limited United Kingdom, Bucharest<br>documents in connection therewith, and<br>pose of implementing the shareholders'   |
| For  D. The empowerment, with representative of Franklin TeBranch, to sign the shareholder o carry out all procedures and resolution, including formalities other public institution.     | Against  authority to be substituted, of Mr. empleton Investment Management rs' resolutions, as well as any other of formalities set out by law for the pures for publication and registration there   | Grzegorz Maciej Konieczny, as legal<br>Limited United Kingdom, Bucharest<br>locuments in connection therewith, and<br>pose of implementing the shareholders'<br>reof with the Trade Register or with any |
| For  D. The empowerment, with representative of Franklin TeBranch, to sign the shareholder ocarry out all procedures and resolution, including formalities other public institution.  For | Against  authority to be substituted, of Mr. empleton Investment Management rs' resolutions, as well as any other of formalities set out by law for the pures for publication and registration there.  Against  O12 as the registration date, in according to the pure state of the pure s | Grzegorz Maciej Konieczny, as legal<br>Limited United Kingdom, Bucharest<br>locuments in connection therewith, and<br>pose of implementing the shareholders'<br>reof with the Trade Register or with any |

of the columns will void your vote on that resolution.

This correspondence ballot is valid also for <u>the second meeting of the same OGM for 25 April 2012, at 11:00 am (Bucharest hour) at the following address: Radisson Blu Hotel, 63-81 Road Victoriei, Atlas 2</u>

Meeting Room, district 1, Bucharest, if the OGM does not meet the legal or statutory requirements for convening on 04 April 2012, at 11:00 am (Bucharest hour);

The deadline for the sending and registration of the correspondence ballot for: a. the first OGM from 04 April 2012 is 02 April 2012, 10:00 am;

- b. the second OGM from 25 April 2012 is 23 April 2012, 10:00 am.

| The correspondence ballot date: | []   |
|---------------------------------|--|
| The full name:                  | []   |
|                                 | (the full name of private individual shareholder or leg representative of company shareholder, clearly, in capit |
|                                 | letters)   |
| Signature and the stamp:        | []   |
| -                               | (the signature of private individual shareholder or the  |
|                                 | signature and the stamp of company shareholder)  |