

2 copies

**VOTING FORM BY CORRESPONDENCE
to vote by mail for**

**THE EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS OF TERAPLAST SA
to be held on 27.04.2017/28.04.2017**

The undersigned _____ (name, last name of individuals shareholder) residing in the town of _____, str. _____ no _____, county of _____ identified with _____ (identity card), series _____ number. _____ issued by Police department _____ dated _____, with the personal identification No (CNP) _____,

Or,
The subscribed ⁱ _____ (name of shareholder- company), headquartered in the town of _____, str. _____ number. _____, bl. _____, sc. _____, et. _____, ap. _____, county of _____, registered at Trade Register Law Office _____ under J_/_/_/_____, unique registration code RO _____, legally represented by ⁱⁱ Mr./Mrs. _____, as Manager, identified with C.I./B.I. series _____, number. _____, issued by Police department _____, with the personal identification No (CNP) _____

at **April 14th 2017** (reference date) having a number of _____ shares issued by **TERAPLAST S.A.** registered at Trade Register Office of Bistrita-Nasaud Court under No. J06/735/1992, unique registration code RO3094980, traded at Bucharest Stock Exchange standard category, having the symbol **TRP**, which confers me a number of _____ voting rights in the Extraordinary General Meeting of Shareholders, of the total 566,432,660 shares issued by company Teraplast SA, acquainted with the points of the Agenda of the Extraordinary General Meeting of Shareholders of Teraplast SA, which will be held on **April 27th 2017**, at 17:00 PM, respectively April 28th 2017, at 17:00 when the first Extraordinary General Meeting couldn't be legally held, as well as of the documentation provided by Teraplast SA.,

I hereby express **my voting right by correspondence** on items on the agenda of the Extraordinary General Meeting of Shareholders as follows:

- 1. First point on the Agenda:** "Approval of the share capital increase with 29,047,831 lei by releasing of 290,478,310 new shares, with a reference value of 0.10 lei/share, as well the determination of the price at which the fractions of shares will be compensated following the application of the algorithm and the rounding of the results, in accordance with the applicable legal provisions. The share capital increase will be made by incorporating the reserves in amount of 29,047,831 lei, constituted from the 2016 net profit, according to point 4 from the OGMS Agenda, dated April 27th 2017 and by releasing of 290,478,310 new shares with a reference value of 0.10 lei/share. The new released shares will not modify the shareholders percentage and will be distributed for free to all

company's shareholders, registered in the Shareholders' Registry, at the registration date established by GMS. The capital increase is made in order to support the current activity of the company. Every shareholder registered in the Shareholders' Registry at the registration date shall receive 1 new share for every 1.95 owed shares."

For	Against	Abstaining

2. Second point on the Agenda: „Approval of the update of the Articles of Association, in accordance with the ones approved at point 1 of the present, as follows:

Art. 7. Alin. (1) “The subscribed and paid in share capital of the Company TERAPLAST S.A. is 56,643,266 lei divided into a number of 566,432,660 registered shares, with nominal value of 0.1 lei each” modifies and will have the following content:

*“The subscribed and paid in share capital of the Company TERAPLAST S.A. is **85.691.097 lei** divided into a number of **856.910.970** registered shares, with nominal value of 0.1 lei each”.*

For	Against	Abstaining

3. Third point on the Agenda: „Approval of the maximum limit of indebtedness that the company can contract in the 2017 financial year and the approval of the warranty of credit and/or leasing contracts which are going to be accessed within the limit established, with security interest in real estate/pledge, assignments of current and future receivables rights, assignments related to current and future cash, resulting from current accounts and assignments of rights resulted from the insurance policies. The proposal of the Board of Administration is that this limit of indebtedness to reach the total value of 135,000,000 lei.”

For	Against	Abstaining

4. Fourth point on the Agenda: „Empowering the Board of Directors that, up to the maximum limit of indebtedness approved, it should accomplish, in the name of and for the Company, all the actions and steps necessary or useful in order to fulfill those approved at point 3 from the present decision. In this regard, the Board of Directors shall issue decisions on: accessing some bank credits, concluding some credit/leasing contracts, extending the bank credit/leasing contracts accessed, establishing the warranty structure for the credit/ leasing contracts accessed/extended, restructure/reschedule of the credits granted, change of structure of the warranties of the existing credits in balance, empowering the persons who will sign in the name of and for the Company TERAPLAST S.A. the credit contracts/ leasing contracts /warranty contracts /additional acts to the credit/leasing contracts, as well as any other documents or instruments which are accessory, related to or to which reference is made in the credit/leasing contracts, warranty contracts or any other documents as well as to sign any other application forms, requests which might be necessary or useful regarding these bank transactions”.

For	Against	Abstaining

5. Fifth point on the Agenda: „Considering:

a. The EGMS decision dated February 09th 2017 by witch it was decided:

- The start of investments in total value of 72.000.000 lei, in the 2017 financial exercise;
- Empowering the Board of Directors to accomplish, in the name of and for the Company, all the actions and steps necessary or useful in order to fulfill those approved at the anterior point.

b. The conclusion, in 01.03.2017, of the agreements for the purchase of the 50% of the stake held by the shareholders of Depaco SRL,

It is proposed:

Approval of the agreements, signed in 01.03.2017, for the purchase of the 50% of the stake held by the shareholders of Depaco SRL, in the company Depaco SRL.”

For	Against	Abstaining

6. Sixth point on the Agenda: “Establishing the **registration date** which serves to identify the shareholders who will be affected by the decisions adopted by the Extraordinary General Meeting of Shareholders. The date proposed by the Board of Directors is **July 18th 2017.**”

For	Against	Abstaining

7. Seventh point on the Agenda: “Approval of the date July 17th 2017 as „**ex-date**”, respectively the date previous to the registration date when the financial instruments, subject of the decision of the corporate bodies, are transacted without the rights resulting from such decision, pursuant to art. 2 letter f) of Regulation No. 6/2009 regarding the exercise of certain rights of the shareholders within the general assemblies of the trading companies, amended and completed by Regulation no. 13/2014 regarding the amendment and completion of certain regulations issued by the Security National Board (herein referred to as NSC Regulation No. 6/2009).”

For	Against	Abstaining

8. Eighth point on the Agenda: „Establishing the **payment date**, date to which the distribution of the income associated with the securities holders, consisting in cash or shares, becomes certain. The date proposed by the Board of Directors is July 19th 2017.”

For	Against	Abstaining

9. Ninth point on the Agenda: “Empowering the Board of Directors to fulfill the decisions adopted by the Extraordinary General Meeting of Shareholders.”

For	Against	Abstaining

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10. Tenth point on the Agenda: “Empowering the Chairman of the Board of Directors, Mr. Dorel Goia, to sign the EGMS decision, in the name and on behalf of the shareholders present at the meeting.”

For	Against	Abstaining

11. Eleventh point on the Agenda: “Empowering the legal adviser, Mrs. Kinga Vaida, identified by ID series XB, No. 370326 and/or Mrs. Diana Brettelean, identified by ID series X.B. no. 515915, to accomplish all formalities regarding registration of the EGMS Decision at the Commercial Registry of Bistrita-Nasaud Tribunal and to publish this decision in the Official Gazette of Romania, Part 4.”

For	Against	Abstaining

I hereby attach a copy of valid identification ^{ii/} registration certificate copy ⁱⁱⁱ

Note: Please tick the "X" in the appropriate box vote . The other cells shall not be completed with any sign,

This form of voting has been prepared in accordance with Capital Markets Law no. 297/2004, Regulation No.1/2006, as amended by NSC Regulation No. 31/2006 and NSC Regulation No. 6/2009.

This voting form is completed by the company's shareholder, each and every box vote, dated and signed properly.

This voting form is drawn up in 2 originals of which, one original remains with the shareholder and one original will be presented to **company** headquarters **TERAPLAST S.A.** until **April 25th 2017, 17:00 PM.**

Date: _____

iv _____ **(signature)**

v _____

(Name and surname of individual/ corporate shareholder, or its legal representative, in clear capital letters)

- i. To be filled in only for corporate shareholders
- ii. It shall be completed with the legal representative according to documents attesting the representation
- iii. applicable for legal persons
- iv. if legal person, please stamp
- v. if legal person, the voting form shall only be signed by the legal representative; please mention the position of the legal representative