## **CORRESPONDENCE VOT BALLOT**

## for voting at the Extraordinary General Meeting of Shareholders of VRANCART convened for April 27<sup>th</sup> /28<sup>th</sup>, 2023

I, the undersigned, (name, first name of the natural person	1
shareholder or of the legal representative of the legal person shareholder), legal representative o	f
(to be completed only for legal entity shareholders), identified as a	
shareholder in the Register of Shareholders on the record date, April 13th, 2023, with ID/Unique registration code	9
, with domicile/registered officed in	
, holder of shares	
representing	
votes <sup>1</sup> in the Extraordinary General Meeting of Shareholders of the Company, representing	_
% of the total voting rights, having full knowledge of both the Agenda of the Extraordinary Genera	
Meeting of Shareholders of VRANCART S.A, which will take place on <b>April 27</b> th, <b>2023</b> , at <b>12:00 AM</b> , at the registered	
office of the Company in Adjud, 17 <sup>th</sup> Ecaterina Teodoroiu Street, Vrancea County, or on the date of the second	
convening, respectively April 28th, 2023, at 12:00 AM, at the same address, (if the first Meeting cannot be held), and	Ľ
of the documentation provided by the Company, I hereby exercise my vote by correspondence as follows:	
AGENDA	
F A AB	s
1. Approval of the increase of the share capital of the Company, in the amount of RON	_
48,840,944, from RON 120,338,551.40 to RON 169,179,495.40, by issuing a number of	
488,409,440 new shares with a nominal value of RON 0.10 each.	
Phase I. Each holder of Preference Rights will be entitled to subscribe, with pre-emptive	
rights, in proportion to the number of Preference Rights held, for a number of new shares	
calculated according to the formula: rights held x Subscription rate, rounded down to the	
nearest whole number.	
The subscription rate is 0.40586282. The shares will be subscribed without share premium.	
The number of Preference rights shall be equal to the number of issued shares of the	
Company registered in the Register of Shareholders of the Company maintained by the	
Central Depository on the record date of May 18th, 2023; each shareholder registered in	
the Register of Shareholders of the Company maintained by the Central Depository on the	
record date of May 18th, 2023 shall be allocated a number of Preference Rights equal to	
the number of shares held.	
Preference rights will not be admitted to trading and will not be traded.	
All details necessary for shareholders to exercise their pre-emptive rights (such as:	
subscription procedure, subscription period, payment procedure and method, subscription	
validation, subscription form and allocation rights) will be included in the Proxy Prospectus	
to be approved by the Financial Supervisory Authority.	
The issue price for the new shares to be issued is 0.10 lei/share.	
The share capital increase is based on the Company's need for development, by expanding	
production capacities at the toilet paper, cardboard and packaging mills, their	
refurbishment, as well as the engagement of new relevant projects, in line with the	
Group's general development plan.	
Phase II. The shares remaining unsubscribed, following the exercise of the pre-emptive	
right in Phase I, will be offered for subscription to the shareholders of the Company who	
subscribed in Phase I, in proportion to the pre-emptive rights held, at a subscription rate	
calculated as the ratio between the number of charge remaining unsubscribed in Phase !	
calculated as the ratio between the number of shares remaining unsubscribed in Phase I	
and the total number of shares existing at the date of the resolution. The issue price for	
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2.	Empowerment of the the Board of Directors, with full powers, to carry out all necessary steps and formalities for the increase of the share capital, within the limit of the fixed level i.e. 169,179,495.40 lei, as well as to adopt all necessary, useful and/or advisable measures and formalities required by law in connection with the implementation of the share capital increase operation, including, but not limited to, the contracting of financial intermediation services for the preparation of the Prospectus and related documentation required for the share capital increase, the approval of the Prospectus for the offer of shares to existing shareholders on the basis of pre-emptive rights, determining the starting date of the subscription period following the exercise of pre-emptive rights, determining the place where the subscription operations will be carried out, establishing the amount by which the share capital is effectively increased following the subscriptions, as well as for approving any elements/documents and taking any measures deemed necessary for the proper			
	completion of the share capital increase operation.			
3.	Approval of the amendment of the Articles of Incorpo			
	Article 6 and Article 7 of the Articles of Incorporation are amended to read as follows:			
	"Article 6. The subscribed and paid-up share capital of the Company is 169,179,495.40 lei.			
	Art. 7. The share capital is divided into <b>1,691,794,954 registered shares in dematerialised form</b> , with a nominal value of 0.10 lei each."			
	At the end of the capital increase procedures, the value of shares will be correlated with the final number of su	•		
4.	Empowerment of the Board of Directors and the Cl validate the share capital increase at the value of shares remaining unsubscribed at the end of Phase I Articles of Incorporation, the updated Articles of amendments, as well as any other documentation operations.	the subscribed shares, to cancel any II, to sign any additional deeds to the of Incorporation with the adopted		
5.	Approval of the increase in the balance of the Comparto 75,000,000 Euros.	ny's credit limit from 50,000,000 Euros		
6.	Approval of the date <b>May 17<sup>th</sup>, 2023,</b> as the <i>ex-date</i> , as defined by the provisions of the Financial Supervisory Authority Regulation no. 5/2018 on issuers of financial instruments and market operations, as subsequently amended and supplemented.			
7.	Approval of the date <b>May 18<sup>th</sup>, 2023,</b> as the <i>registration date</i> , that defines the shareholders that the decisions made within the Extraordinary General Meeting of the Shareholders of <b>April 27<sup>th</sup>/28<sup>th</sup>, 2023</b> shall be reflected upon.			
8.	Approval of the date <b>May 19<sup>th</sup>, 2023,</b> as the <i>payment date</i> , as defined by the provisions of the Financial Supervisory Authority Regulation no. 5/2018 on issuers of financial instruments and market operations, as subsequently amended and supplemented.			
9.	The empowering of the Chairman of the meeting and decisions of the Extraordinary General Meeting of the <b>28</b> th, <b>2023</b> .			
<sup>1</sup> Acco	on: F - IN FAVOUR A - AGAINST ABS – ABSTENTION rding to the Articles of incorporation of VRANCART, or nolders.	ne share entitles to one vote in the General I	Meeting	g of
(name,	surname of the shareholder) older's signature	(name of the legal entity shareholder) Name, surname and signature of the legal representative of the legal entity shareholde	er	•••