

## **FORM FOR VOTING VIA MAIL**

For the Extraordinary General Shareholders' Meeting of S.C. ROPHARMA S.A. Called for the 29(30).04.2013

rep sho ref do	I, the undersigned
	<u>-</u>
RC Sha	holder of
Bra at	asov county, or on <b>30.04.2013</b> at the same time and in the same place, if the former couldn't be held the first call-up and by the documentation made available by the company, by way of this form I do ercise my vote via mail, as follows:
a.	To delegate for $12$ months to the Board of Directors, the authority to purchase or sell real estate, to the amount of up to $20\%$ of the total value of assets.
	For
b.	To approve the delegation to the Board of Directors, for a period of 12 months as of the date of publishing the EGM Decision in the Official Gazette, Part IV, of the tasks foreseen in Art. 14, section 6, lit. b), c) and d) of the Articles of Incorporation of the Company, relating to the relocation of the company's headquarters, the change of line of business activity and the establishment or dissolution of secondary offices.
	For
c.	To empower the Board of Directors for a period of 24 months to approve the acquisition of sale of funds from trade (licensing of pharmacies) and/or stakes in companies and delegation of members of the Board of Directors for the negotiation, pricing and signing of contracts.
	For Against Abstention



**d.** To approve a program to repurchase its own shares under the following conditions:

Against

For

- The maximum number of shares to be repurchases shall not exceed 10% of the company's share capital;
- The minimum price shall be equal to the nominal value of company shares and the maximum price shall be 2 lei / share;
- Program duration: 1 year as of the date of publishing the EGM Decision in the Official Gazette of Romania;
- The repurchase program aims to allocate shares to employees and executives of the company;

Abstention

To empower the Board of Directors of S.C. ROPHARMA S.A. to select the investment services company which will run the program.

e <b>.</b>	<ul> <li>To approve the removal from the corporate assets of the following real estate returned in kind to the former owners and legal heirs, by way of a final order/decision:</li> <li>The real estate located in Tg. Mures, Bolyai Farkas St., no. 18, ap. 1, registered in the Land Registry (CF) no. 128331-C1-U1 Tg. Mures, arising from the conversion of the CF no. 971/II Tg. Mures, Cadastre top. no. 1427/I, 1428/1/1/1, 1430/I, 1429/2/1/1/I, 1428/a/2/1, 1429/1/2/I;</li> <li>Real estate located in Reghin, piata Petru Maior, no. 2, registered in the Land Registry (CF) no. 5470 Reghin;</li> <li>Real estate located in Zau de Campie, registered in the Land Registry (CF) no. 50227 Zau de Campie.</li> </ul>
	For Against Abstention
f.	To set the date of <b>17.05.2013</b> as the registration date for the purposes of Art. 238 para. 1 of Law no. 297/2004 regarding the capital market.  For
g.	To empower natural persons who will perform the formalities as to the publication and registration of the general meeting decisions, including the signing of such.  For
	I attach a copy of my personal ID card (for natural persons) or copy of tax ID (for legal entities).  Data:  SEMNATURA