S.C. OMV Petrom S.A.

AD HOC REPORT
In compliance with Law no. 297/2004 and Regulation no. 1/2006 of CNVM

Date of report: April 29, 2014
Name of issuer: S.C. OMV Petrom S.A.
Headquarters: Bucharest, Coroaiilor, nr. 22 sector 1
Telephone/fax number: +40 372 868930/ +40 372 868518
Sole registration number at the Trade Register Office: 1590082
Fiscal attribute: R
Trade Register Number: J 40/8302/1997
Share capital: 5,664,410,833.5 RON
Regulated market on which the issued shares are traded: Bucharest Stock Exchange

Significant event to be reported:

RESOLUTIONS of the Ordinary General Meeting of Shareholders
dated April 29, 2014

Mariana Gheorgh
Chief Executive Officer
President of the Executive Board
OMV Petrom SA
Resolution no. 1
of the Ordinary General Meeting of Shareholders
of OMV Petrom SA of 29 April 2014

The Ordinary General Meeting of Shareholders (hereinafter referred to as the “OGMS”) of OMV Petrom S.A., a company managed in a two-tier system, incorporated and functioning under the laws of Romania, registered with the Trade Registry Office of Bucharest Court under number J40/8302/1997, fiscal code 1590082, having its headquarters at 22 Coraliilor Street, Sector 1, Bucharest (“Petrom City”), with a subscribed and paid share capital of RON 5,664,410,833.50 divided in 56,644,108,335 common, nominative shares having a face value of RON 0.1 each (hereinafter referred to as the „Company”),

convened via the convening notice published in the Official Gazette of Romania, Part IV, no 1907 of 26 March 2014 and in the following widely-spread newspapers: “Bursa” and “Ziarul Financiar” of 27 March 2014,

held on 29 April 2014, 11.00 AM, at “Crown Ballroom” conference room of the CROWNE PLAZA Hotel, located in Bucharest, 1 Poligratiei Boulevard, sector 1, at the first convening,

in accordance with Company Law no. 31/1990, republished, Capital Markets Law no. 297/2004, National Securities Commission (“NSC”) Regulation no. 1/2006 on issuers and trading of securities, NSC Regulation no. 6/2009 on the exercise of certain rights of shareholders in general shareholders meetings of the companies and with Articles of Association of the Company,

Hereby decides upon items no. 1, 2, 3, 6, 7, 11, 12 of the agenda of the OGMS as follows:

Item 1. In the presence of the shareholders representing 93.93429844% of the share capital and 93.93463802% of the total voting rights, with the affirmative votes of the shareholders representing 93.93427107% of the share capital and 99.99999906% of the casted votes approves the Company’s separate individual financial statements prepared in accordance with International Financial Reporting Standards (IFRS), as stipulated into Ministry of Finance Order no.1286/2012, for the financial year ended on 31 December 2013, based on the Financial Auditor’s Report, the Report of the Executive Board and the Report of the Supervisory Board for the 2013 financial year.

Item 2. In the presence of the shareholders representing 93.93429844% of the share capital and 93.93463802% of the total voting rights, with the affirmative votes of the shareholders representing
93.93427107% of the share capital and 99.99999906% of the casted votes approves the Company’s consolidated financial statements prepared in accordance with the International Financial Reporting Standards (IFRS) for the financial year ended on 31 December 2013, based on the Financial Auditor’s Report, the Report of the Executive Board and the Report of the Supervisory Board for the 2013 financial year.

Item 3. In the presence of the shareholders representing 93.93429844% of the share capital and 93.93463802% of the total voting rights, with the affirmative votes of the shareholders representing 93.93427107% of the share capital and 99.99999906% of the casted votes approves the Annual Report which includes the Report of the Executive Board and the Report of the Supervisory Board for the 2013 financial year.

Item 6. In the presence of the shareholders representing 93.93442466% of the share capital and 93.93476425% of the total voting rights, with the affirmative votes of the shareholders representing 93.93423488% of the share capital and 99.99999812% of the casted votes approves the 2014 Income and Expenditure Budget.

Item 7. In the presence of the shareholders representing 93.93153236% of the share capital and 93.93187194% of the total voting rights, with the affirmative votes of the shareholders representing 93.93146883% of the share capital and 99.99999812% of the casted votes approves the discharge of liability of the members of the Executive Board and of the members of Supervisory Board for the 2013 financial year.

Item 11. In the presence of the shareholders representing 93.93158853% of the share capital and 93.93192811% of the total voting rights, with the affirmative votes of the shareholders representing 93.93119043% of the share capital and 99.99996147% of the casted votes establishes 16 May 2014 as the “Registration Date” in accordance with article 238 of Capital Markets Law no. 297/2004, more specifically, the registration date which serves to the identification of the shareholders who are to benefit from dividends or other rights and who are affected by this resolution of the OGMS.

Item 12. In the presence of the shareholders representing 93.93158853% of the share capital and 93.93192811% of the total voting rights, with the affirmative votes of the shareholders representing 93.93156098% of the share capital and 99.99998871% of the casted votes, Ms Mariana Gheorghe, President of the Executive Board, is empowered to sign in the name and on behalf of the shareholders this resolution of the OGMS and to perform any and all of the formalities required by law for the registration, the enforcement of and for making valid against third parties this resolution passed by the OGMS. Ms Mariana Gheorghe is conferred upon the right to delegate all or part of the above mentioned powers to any competent person(s).

This resolution is signed today, 29 April 2014, in Bucharest, in 4 original counterparts.

Mariana Gheorghe
Chief Executive Officer
President of the Executive Board
OMV Petrom A.A.
Resolution no. 2
of the Ordinary General Meeting of Shareholders
of OMV Petrom SA of 29 April 2014

The Ordinary General Meeting of Shareholders (hereinafter referred to as the "OGMS") of OMV Petrom S.A., a company managed in a two-tier system, incorporated and functioning under the laws of Romania, registered with the Trade Registry Office of Bucharest Court under number J40/8302/1997, fiscal code 1590082, having its headquarters at 22 Corălilor Street, Sector 1, Bucharest ("Petrom City"), with a subscribed and paid share capital of RON 5,664,410,833.50 divided in 56,844,108,335 common, nominative shares having a face value of RON 0.1 each (hereinafter referred to as the "Company"),

convened via the convening notice published in the Official Gazette of Romania, Part IV, no 1907 of 26 March 2014 and in the following widely-spread newspapers: "Bursa" and "Ziarul Financiar" of 27 March 2014,

held on 29 April 2014, 11.00 AM, at "Crown Ballroom" conference room of the CROWNE PLAZA Hotel, located in Bucharest, 1 Poligrafiei Boulevard, sector 1, at the first convening,

in accordance with Company Law no. 31/1990, republished, Capital Markets Law no. 297/2004, National Securities Commission ("NSC") Regulation no. 1/2006 on issuers and trading of securities, NSC Regulation no. 6/2009 on the exercise of certain rights of shareholders in general shareholders meetings of the companies and with the Articles of Association of the Company,

Hereby decides upon items no. 4, 5, 11, 12 of the agenda of the meeting as follows:

Item 4. In the presence of the shareholders representing 93.9344229% of the share capital and 93.93476248% of the total voting rights, with the affirmative votes of the shareholders representing 93.93423312% of the share capital and 99.99999812% of the casted votes approves to allocate the amount of RON 93,233,693 to legal reserves in order to comply with the legal requirements regarding the mandatory allocation of a profit quota for legal reserves.

Item 5. In the presence of the shareholders representing 93.9344229% of the share capital and 93.93476248% of the total voting rights, with the affirmative votes of the shareholders representing 93.93423312% of the share capital and 99.99996053% of the casted votes approves the following:

- the distribution to the Company's shareholders recorded at the Registration Date of the dividends with a gross value per share amounting to RON 0.0308 for the 2013 financial year in total gross amount of RON 1,745 million.
- the payment of the dividends will be made in RON, via the Payment Agent - BRD Groupe Societe Generale S.A., starting with 5 June 2014; the net dividend and related tax on
dividend amount is to be determined using the following computation method: the gross dividend corresponding to each shareholder will be computed by multiplying the number of shares held at the Registration Date by the respective shareholder with the gross dividend per share; the resulting amount should be rounded up/down to two decimals; therefore, the tax on dividend will be computed by applying the relevant tax rate to gross dividends already rounded up/down to two decimals; consequently, the net dividend will represent the difference between the gross dividend rounded up/down to two decimals and related tax on dividend rounded according to the legal provisions.

- the payment methods will be the following:
  (i) for natural persons only: cash – at the pay desks of any of the Payment Agent’s offices;
  (ii) for natural and/or legal persons: via banking transfer.

The payment will be done only further to the beneficiary of the dividend filling in and sending to the Payment Agent a payment request form (based on the template communicated to the shareholders through the press release) having attached the supporting documents (as mentioned in the press release).

- the details of the payment methods, including the template of the payment request form and the supporting documents will be communicated to the shareholders before the starting of the payment period (i.e. before 5 June 2014) via a press release and will be disclosed to Bucharest Stock Exchange and Financial Supervisory Authority via an ad-hoc report. The press release together with the list of the Payment Agent offices will be posted on the website of the Company (www.petrom.com), under the section dedicated to investors’ relations.

**Item 11.** In the presence of the shareholders representing 93.93158853% of the share capital and 93.93192811% of the total voting rights, with the affirmative votes of the shareholders representing 93.93119043% of the share capital and 99.99996147% of the casted votes establishes 16 May 2014 as the "Registration Date" in accordance with article 238 of Capital Markets Law no. 297/2004, more specifically, the registration date which serves to the identification of the shareholders who are to benefit from dividends or other rights and who are affected by this resolution of the OGMS.

**Item 12.** In the presence of the shareholders representing 93.93158853% of the share capital and 93.93192811% of the total voting rights, with the affirmative votes of the shareholders representing 93.93156099% of the share capital and 99.9999887% of the casted votes, Ms Mariana Gheorghe, President of the Executive Board, is empowered to sign in the name and on behalf of the shareholders this resolution of the OGMS and to perform any and all of the formalities required by law for the registration, the enforcement of and for making valid against third parties this resolution passed by the OGMS. Ms Mariana Gheorghe is conferred upon the right to delegate all or part of the above-mentioned powers to any competent person(s).

This resolution is signed today, 29 April 2014, in Bucharest, in 4 original counterparts.

Mariana Gheorghe  
Chief Executive Officer  
President of the Executive Board  
OMV Petrom S.A.
Resolution no. 3
of the Ordinary General Meeting of Shareholders
of OMV Petrom SA of 29 April 2014

The Ordinary General Meeting of Shareholders (hereinafter referred to as the “OGMS”) of OMV Petrom S.A., a company managed in a two-tier system, incorporated and functioning under the laws of Romania, registered with the Trade Registry Office of Bucharest Court under number J40/8302/1997, fiscal code 1590082, having its headquarters at 22 Coralilor Street, Sector 1, Bucharest (“Petrom City”), with a subscribed and paid share capital of RON 5,664,410,833.50 divided in 56,644,108,335 common, nominative shares having a face value of RON 0.1 each (hereinafter referred to as the „Company”),

convened via the convening notice published in the Official Gazette of Romania, Part IV, no 1907 of 26 March 2014 and in the following widely-spread newspapers: “Bursa” and “Ziarul Financiari” of 27 March 2014,

held on 29 April 2014, 11.00 AM, at “Crown Ballroom” conference room of the CROWNE PLAZA Hotel, located in Bucharest, 1 Poligrafiei Boulevard, sector 1, at the first convening,

in accordance with Company Law no. 31/1990, republished, Capital Markets Law no. 297/2004, National Securities Commission (“NSC”) Regulation no. 1/2006 on issuers and trading of securities, NSC Regulation no. 6/2009 on the exercise of certain rights of shareholders in general shareholders meetings of the companies and with Articles of Association of the Company,

Hereby decides upon items no. 8, 11, 12 of the agenda of the meeting as follows:

Item 8. In the presence of the shareholders representing 93.93158853% of the share capital and 93.93192811% of the total voting rights, with the affirmative votes of the shareholders representing 93.9313299 % of the share capital and 99.99999906% of the casted votes appoints Mr. Johann Pleininger (an Austrian citizen, born on 22.02.1962, in Mistelbach, Austria, resident in Bucharest, 63-81 Calea Victoriei, sector 1, personal identification number 7620222290014, domiciliad in 1190 Vienna, 1/5 Raffelsperergasse, Austria, identified with Passport no. P 5393287, issued by Austrian Authorities on 7 March 2011 and valid until 6 March 2021) as the new member of the Supervisory Board for the remaining term of Mr. Jacobus Gerardus Huljskes’s mandate, respectively until 28 April 2017.
Item 11. In the presence of the shareholders representing 93.93158853% of the share capital and 93.93192811% of the total voting rights, with the affirmative votes of the shareholders representing 93.93119043% of the share capital and 99.99996147% of the casted votes establishes 16 May 2014 as the "Registration Date" in accordance with article 238 of Capital Markets Law no. 297/2004, more specifically, the registration date which serves to the identification of the shareholders who are to benefit from dividends or other rights and who are affected by this resolution of the OGMS.

Item 12. In the presence of the shareholders representing 93.93158853% of the share capital and 93.93192811% of the total voting rights, with the affirmative votes of the shareholders representing 93.93156099% of the share capital and 99.9999887% of the casted votes, Ms Mariana Gheorghe, President of the Executive Board, is empowered to sign in the name and on behalf of the shareholders this resolution of the OGMS and to perform any and all of the formalities required by law for the registration, the enforcement of and for making valid against third parties this resolution passed by the OGMS. Ms Mariana Gheorghe is conferred upon the right to delegate all or part of the above mentioned powers to any competent person(s).

This resolution is signed today, 29 April 2014, in Bucharest, in 4 original counterparts.

Mariana Gheorghe
Chief Executive Officer
President of the Executive Board
OMV Petrom S.A.
Resolution no. 4
of the Ordinary General Meeting of Shareholders
of OMV Petrom SA of 29 April 2014

The Ordinary General Meeting of Shareholders (hereinafter referred to as the “OGMS”) of OMV Petrom S.A., a company managed in a two-tier system, incorporated and functioning under the laws of Romania, registered with the Trade Registry Office of Bucharest Court under number J40/8302/1997, fiscal code 1590082, having its headquarters at 22 Coralilor Street, Sector 1, Bucharest (“Petrom City”), with a subscribed and paid share capital of RON 5,664,410,833.50 divided in 56,644,108,335 common, nominate shares having a face value of RON 0.1 each (hereinafter referred to as the “Company”),

convened via the convening notice published in the Official Gazette of Romania, Part IV, no 1907 of 26 March 2014 and in the following widely-spread newspapers: “Bursa” and “Ziarul Financiar” of 27 March 2014,

held on 29 April 2014, 11.00 AM, at “Crown Ballroom” conference room of the CROWNE PLAZA Hotel, located in Bucharest, 1 Poligrafiei Boulevard, sector 1, at the first convening,

in accordance with Company Law no. 31/1990, republished, Capital Markets Law no. 297/2004, National Securities Commission (“NSC”) Regulation no. 1/2006 on issuers and trading of securities, NSC Regulation no. 6/2009 on the exercise of certain rights of shareholders in general shareholders meetings of the companies and with Articles of Association of the Company,

Hereby decides upon items no. 9, 11, 12 of the agenda of the meeting as follows:

Item 9. In the presence of the shareholders representing 93.93158654% of the share capital and 93.33182611% of the total voting rights, with the affirmative votes of the shareholders representing 93.92603168% of the share capital and 99.99999812% of the casted votes approves the net remuneration of each member of Supervisory Board to be EUR 20,000/year for 2014 year and the additional net remuneration of each member of the committee/ committees established by the Supervisory Board to be EUR 4,000 /meeting.
Item 11. In the presence of the shareholders representing 93.93158853% of the share capital and 93.93192811% of the total voting rights, with the affirmative votes of the shareholders representing 93.93119043% of the share capital and 99.99986147% of the casted votes establishes 16 May 2014 as the "Registration Date" in accordance with article 238 of Capital Markets Law no. 297/2004, more specifically, the registration date which serves to the identification of the shareholders who are to benefit from dividends or other rights and who are affected by this resolution of the OGMS.

Item 12. In the presence of the shareholders representing 93.93158853% of the share capital and 93.93192811% of the total voting rights, with the affirmative votes of the shareholders representing 93.93156099% of the share capital and 99.99999867% of the casted votes, Ms Mariana Gheorghe, President of the Executive Board, is empowered to sign in the name and on behalf of the shareholders this resolution of the OGMS and to perform any and all of the formalities required by law for the registration, the enforcement of and for making valid against third parties this resolution passed by the OGMS. Ms Mariana Gheorghe is conferred upon the right to delegate all or part of the above mentioned powers to any competent person(s).

This resolution is signed today, 29 April 2014, in Bucharest, in 4 original counterparts.

Mariana Gheorghe
Chief Executive Officer
President of the Executive Board
OMV Petrom S.A.
Resolution no. 5
of the Ordinary General Meeting of Shareholders
of OMV Petrom SA of 29 April 2014

The Ordinary General Meeting of Shareholders (hereinafter referred to as the “OGMS”) of OMV Petrom S.A., a company managed in a two-tier system, incorporated and functioning under the laws of Romania, registered with the Trade Registry Office of Bucharest Court under number J40/8302/1997, fiscal code 1590082, having its headquarters at 22 Coraliilor Street, Sector 1, Bucharest (“Petrom City”), with a subscribed and paid share capital of RON 5,664,410,833.50 divided in 56,644,108,335 common, nominative shares having a face value of RON 0.1 each (hereinafter referred to as the „Company”),

convened via the convening notice published in the Official Gazette of Romania, Part IV, no 1907 of 26 March 2014 and in the following widely-spread newspapers: “Bursa” and “Ziarul Financiar” of 27 March 2014,

held on 29 April 2014, 11.00 AM, at “Crown Ballroom” conference room of the CROWNE PLAZA Hotel, located in Bucharest, 1 Poligrafiei Boulevard, sector 1, at the first convening,

in accordance with Company Law no. 31/1990, republished, Capital Markets Law no. 297/2004, National Securities Commission ("NSC") Regulation no. 1/2006 on issuers and trading of securities, NSC Regulation no. 6/2009 on the exercise of certain rights of shareholders in general shareholders meetings of the companies and with Articles of Association of the Company,

Hereby decides upon items no. 10, 11, 12 of the agenda of the meeting as follows:

Item 10.a In the presence of the shareholders representing 93.93158836% of the share capital and 93.93192793% of the total voting rights, with the affirmative votes of the shareholders representing 73.29266652% of the share capital and 78.02776999% of the casted votes reappoints ERNST & YOUNG ASSURANCE SERVICES SRL (headquartered in Bucharest Tower Center Building, 15-17 Ion Mihalache Blvd., 21st Floor, Sector 1, Bucharest, registered with the Trade Registry under J40/5964/1999, having sole registration code 11909783, member of the Chamber of Financial Auditors of Romania as per authorization no. 77 dated 15 August 2001, legally represented by Mr. Garry Rex Collins, an Australian citizen, born on 29 March 1959 in Hobart, Australia, domiciled in 31 Alexandru Serbanescu Street, bl. 20 D, ap.13, district 1, Bucharest, identified with passport series P, no. E4032858 issued by Australian authorities on 26 July 2010, valid until 26 July 2020), as the financial auditor to audit 2014 financial year,
Item 10.b In the presence of the shareholders representing 93.93158836% of the share capital and 93.93192793% of the total voting rights, with the affirmative votes of the shareholders representing 73.28717583% of the share capital and 78.0264765% of the casted votes approves the establishment of a remuneration amounting to EUR 416,000 to be paid to ERNST & YOUNG ASSURANCE SERVICES SRL for auditing 2014 financial year.

Item 11. In the presence of the shareholders representing 93.93158853% of the share capital and 93.93192811% of the total voting rights, with the affirmative votes of the shareholders representing 93.93119043% of the share capital and 99.99996147% of the casted votes establishes 16 May 2014 as the "Registration Date" in accordance with article 238 of Capital Markets Law no. 297/2004, more specifically, the registration date which serves to the identification of the shareholders who are to benefit from dividends or other rights and who are affected by this resolution of the OGMS.

Item 12. In the presence of the shareholders representing 93.93158853% of the share capital and 93.93192811% of the total voting rights, with the affirmative votes of the shareholders representing 93.93156099% of the share capital and 99.9999887% of the casted votes, Ms Mariana Gheorghe, President of the Executive Board, is empowered to sign in the name and on behalf of the shareholders this resolution of the OGMS and to perform any and all of the formalities required by law for the registration, the enforcement of and for making valid against third parties this resolution passed by the OGMS. Ms Mariana Gheorghe is conferred upon the right to delegate all or part of the above mentioned powers to any competent person(s).

This resolution is signed today, 29 April 2014, in Bucharest, in 4 original counterparts.

Mariana Gheorghe
Chief Executive Officer
President of the Executive Board
OMV Petrom S.A.