

To

- **BUCHAREST STOCK EXCHANGE**

Fax: 021/2569276

- **FINANCIAL SUPERVISORY AUTHORITY**

Fax: 021/659.60.51

CURRENT REPORT
according to FSA Regulation no. 5/2018
Report date: 25.03.2026

OIL TERMINAL S.A

Registered office: Constanța, 2 Caraiman Street

Phone no: 0241/702600, Fax: 0241/694833

European Unique Identifier (EUID): ROONRC.J1991000512136

Registration number with the Trade Register: J1991000512136

Unique registration code: 2410163

Important event to be reported: *Convening of the Ordinary Annual General Meeting of Shareholders of the Company*

The Board of Directors of OIL TERMINAL S.A., company managed under a one-tier system, established and operating in accordance with Romanian legislation, registered with the Trade Register Office attached to Constanta Tribunal under no. J1991000512136, European Unique Identifier (EUID): ROONRC.J1991000512136, fiscal identification code 2410163, with its registered office in Constanta, 2 Caraiman Street, with a subscribed and paid-up share capital in an amount of 299,717,713.20 lei, **gathered within the meeting of 25.03.2026 convenes the Ordinary General Meeting of Shareholders on 28.04.2026, 11:00 hours**, at the company's headquarters meeting room, Constanta, 2 Caraiman Street.

The agenda of the Ordinary General Meeting of Shareholders is as follows:

1. Information regarding the Semi-annual Report on the management activity for the second half of 2025, in accordance with Art. 55, para. (1) of GEO 109/2011.
2. Information regarding the Annual Report of the Nomination and Remuneration Committee concerning the remunerations and other benefits granted to non-executive directors and executive directors with a mandate for the 2025 financial year, in accordance with Art. 55, para. (2) of GEO 109/2011.
3. Approval of the financial statements for the year 2025, prepared in accordance with International Financial Reporting Standards (IFRS), comprising: the statement of financial position, the statement of comprehensive income, the statement of changes in equity, the statement of cash flows, and notes to the financial statements, based on the Board of Directors' Report and the Independent Auditor's Report.
4. Approval of the Annual Financial Report for the 2025 financial year, prepared in accordance with Law no. 24/2017 and FSA Regulation no. 5/2018 and Art. 56 of GEO 109/2011, including the single electronic reporting format (Extensible Hypertext Markup Language – XHTML) as provided in Art. 1 of the Financial Supervisory Authority Regulation no. 7/2021 and Art. 3 of Delegated Regulation (EU) 2018/815 of 17 December 2018 supplementing

Directive 2004/109/EC of the European Parliament and of the Council, which contains the sustainability report for which the auditor Transilvania Audit & Fiscality SRL issued the Limited Assurance Report.

5. Approval of the distribution of the net profit for the 2025 financial year in the amount of 26,914,656 lei, adjusted by the provision for employee profit-sharing, as follows:
 - Legal reserve: 1,501,199 lei
 - Other reserves representing tax facilities provided by law: 2,637,986 lei
 - Employee profit-sharing: 2,277,547 lei
 - 50% shareholders' dividends: 11,387,736 lei
 - Own financing source: 9,110,188 lei
6. Setting the gross dividend value proposed to be granted to shareholders in the amount of 0.00379949 lei/share.
7. Setting the date of 08.06.2026 as the dividend payment date to the shareholders.
8. Empowering the Board of Directors to designate the payment agent according to the applicable regulatory framework for dividend payments. The dividend payment shall be made in lei, only to the shareholders registered in the Shareholders' Register (kept by "Depozitarul Central" SA) on the registration date set by the General Meeting of Shareholders. The payment method will be communicated to the shareholders before the payment commencement date.
9. Approval of the discharge of liability of the directors for the activity carried out during the 2025 financial year.
10. Approval of the evaluation report of the non-executive directors' activity for the year 2025.
11. Approval of the Remuneration Report prepared in accordance with Art. 107 of Law 24/2017 on issuers of financial instruments and market operations.
12. Empowering the Chairman of the meeting to sign the resolutions of the meeting.
13. Empowering the General Director of the company to sign the necessary documents regarding the registration of the resolutions of the General Meeting of Shareholders with the Trade Register Office attached to the Constanța Tribunal and for carrying out the formalities regarding the publication of these resolutions.
14. Setting the date of 19.05.2026 as the registration date and the date of 18.05.2026 as the ex-date, in accordance with the legal provisions.

In the event that, as of 28.04.2026, the quorum requirements stipulated by law are not met, the subsequent Ordinary General Meeting of Shareholders shall take place on 29.04.2026, 11:00 hours, at the same location and with the same agenda.

All shareholders registered in the shareholders register maintained and issued by the Central Depository, at the end of 17.04.2026, date set as **reference date** are entitled to participate in the meeting. Only those who are shareholders on this date have the right to participate and vote in the general meeting.

Proxies and voting forms will be made available to shareholders in both Romanian and English, on the company's website, [http://relatia.oil-terminal.com/aga-2026/AGOA-28\(29\).04.2026/](http://relatia.oil-terminal.com/aga-2026/AGOA-28(29).04.2026/), starting from 27.03.2026, 18:00 hours.

All materials regarding the agenda, as well as the draft resolutions, will be made available to shareholders, upon request, at the company's headquarters, Constanta, 2 Caraiman street, in both Romanian and English or can be downloaded from the website [http://relatia.oil-terminal.com/aga-2026/AGOA-28\(29\).04.2026/](http://relatia.oil-terminal.com/aga-2026/AGOA-28(29).04.2026/), starting from 27.03.2026, 18:00 hours.

One or more shareholders representing, individually or jointly, at least 5% of company's share capital (hereinafter referred to as "Initiators") shall have the right:

- a) **to introduce new points on OGSM agenda** provided that each point is accompanied by a justification or a draft resolution proposed to be adopted by the general meeting, requests to be received at **OIL TERMINAL SA' Registry** by any means of delivery, within 15 days from the date of the convening notice publication, respectively until **10.04.2026, 11:00 hours**, in a sealed envelope, bearing the mention clearly written in capital letters: **FOR THE ORDINARY GENERAL MEETING OF SHAREHOLDERS OF 28(29).04.2026**, or **sent by email**, with an incorporated extended electronic signature, to **actionariat@oil-terminal.com**, mentioning in the subject: **FOR THE ORDINARY GENERAL MEETING OF SHAREHOLDERS OF 28(29).04.2026**.
- b) **to submit draft resolutions for points included or proposed to be included on the general meeting's agenda**, requests to be received at **OIL TERMINAL SA' Registry** by any means of delivery, within 15 days from the date of the convening notice publication, namely until **10.04.2026, 11:00 hours**, in a sealed envelope, bearing the mention clearly written in capital letters: **FOR THE ORDINARY GENERAL MEETING OF SHAREHOLDERS OF 28(29).04.2026**, or **sent by email**, with an incorporated extended electronic signature, to **actionariat@oil-terminal.com**, mentioning in the subject: **FOR THE ORDINARY GENERAL MEETING OF SHAREHOLDERS OF 28(29).04.2026**.

In accordance with Article 117, paragraph (2¹) of Law 31/1990, the Board of Directors may amend the convening notice after its publication, within no more than 15 days from the publication date, respectively until **10.04.2026, 11:00 hours**.

The amended convening notice, including, as the case may be, the agenda supplemented with the points proposed by the shareholders or by the Board of Directors after the convening, shall be published at least 10 days prior to the general meeting, respectively until **17.04.2026**.

The company's shareholders, regardless of their shareholding, have the right to submit **written questions** regarding points on the OGSM agenda, questions to be sent and registered at **OIL TERMINAL SA' Registry** in Constanta, 2 Caraiman street, by any means of delivery, in a sealed envelope, bearing the mention clearly written in capital letters: **FOR THE ORDINARY GENERAL MEETING OF SHAREHOLDERS OF 28(29).04.2026**, or **sent by email**, with an incorporated extended electronic signature, to **actionariat@oil-terminal.com**, mentioning in the subject: **FOR THE ORDINARY GENERAL MEETING OF SHAREHOLDERS OF 28(29).04.2026**.

The answers to the submitted questions will be published on the company's website, at the address **<http://relatia.oil-terminal.com/intrebari-frecvente/>**

For the identification of the individual shareholder or, as the case may be, the representative of the shareholder legal person or entity without legal personality, who addresses questions, submits proposals for supplementing the agenda or proposes draft resolutions, they shall attach to the respective request copies of the documents proving their identity.

Shareholders may participate in person or can be represented in the OGSM by **their legal representative or by a designated representative** who has been granted a special or general proxy.

Only shareholders registered in the Company's consolidated Shareholders Registry provided by the Central Depository as of the **reference date of 17.04.2026**, may participate and vote in the OGSM, in person or through representatives, based on a special or general proxy, according to legal provisions.

Special and general proxies will be available starting from **27.03.2026, 18:00 hours**, in both Romanian and English, both at company's headquarters and in electronic format, on the company's website: [http://relatia.oil-terminal.com/aga-2026/AGOA-28\(29\).04.2026/](http://relatia.oil-terminal.com/aga-2026/AGOA-28(29).04.2026/)

The general proxy shall be granted for a period that does not exceed 3 years, expressly allowing the Representative to vote on all matters under debate in the company's shareholders general meetings, including regarding acts of disposition, provided that the general proxy: (i) is granted by the shareholder, as client, to an intermediary defined according to Law no. 24/2017 or to a lawyer and (ii) the general proxy mentions the representative's capacity as an intermediary or lawyer. The representative may not be substituted by another person. However, if the representative is a legal entity, it may exercise the mandate received through any person who is a part of its administrative or management body or one of its employees. The proof of the representative's capacity as an intermediary or lawyer of the respective shareholder shall be provided by the Representative's declaration given on the form published together with the supporting materials of the OGSM on the company's website and signed by the Representative upon entering the meeting room in front of the meeting's organizers. The company's shareholders may not be represented in the OGSM based on a general proxy by a person who is in a situation of conflict of interests situation that may occur particularly in one of the following cases:

- a) he is a company's majority shareholder, or another entity controlled by that shareholder;
- b) he is a member of the company's administrative, management or supervision body, a majority shareholder or of a controlled entity, as provided in letter a);
- c) he is an employee or an auditor of the company or of a majority shareholder or a controlled entity, as provided in letter a);
- d) he is the spouse, relative or related up to the fourth degree inclusive of one of the individuals provided in letters a) to c).

Before their first use, copies of general proxies, certified as true copies, bearing the Representative's signature, accompanied by a copy of the shareholder's identity document (in case of individuals, identity card/passport, respectively in case of legal entities: identity card of the legal representative together with registration certificate issued by the trade registry, presented in original or copy certified as true copy, or any other document in original or copy certified as true copy, issued by a competent authority of the state in which the shareholder is legally registered, which certifies the capacity of legal representative will be submitted to the Company's Registry or sent by any form of delivery with acknowledgment of receipt to the Company's Registry no later than **26.04.2026**. The documents certifying the capacity of the shareholder's legal representative shall be issued no more than 3 months before the date of publication of the OGSM convening notice. General proxies shall be submitted to the company's Registry or sent by any other means of delivery with with acknowledgment of receipt to the Company' Registry, in order **to be registered as received at the company's Registry no later than 26.04.2026, 11:00 hours**, in a sealed envelope, bearing the mention clearly written in capital letters: **FOR THE ORDINARY GENERAL MEETING OF SHAREHOLDERS OF 28(29).04.2026**. The proxies can be sent by email with an incorporated extended electronic signature, according to Law 214/2024 on electronic signature **no later than 26.04.2026, 11:00 hours**, to actionariat@oil-terminal.com, mentioning in the subject: **FOR THE ORDINARY GENERAL MEETING OF SHAREHOLDERS OF 28(29).04.2026**.

Special proxies must contain specific voting instructions for each point on the OGSM agenda (i.e. vote „for”, „against” or „abstention”). It is allowed for a shareholder to grant a special proxy to one or more representatives to ensure their representation in the general meeting. If several alternate representatives are designated by proxy, the order in which they will exercise their mandate shall also be established, such a proxy being valid only for the OGSM of **28(29).04.2026**.

Special proxies in original, completed and signed by the shareholder, either in Romanian or English, together with the documents proving identity, namely:

- in case of individual shareholders: certified copy of identity document (identity card, passport, residence permit),
- in case of legal entity shareholders: identity card of the legal representative together with the registration certificate issued by the trade registry presented in original or a certified copy, or any other document in original or a certified copy issued by a competent authority of the state in which the shareholder is legally registered, which certifies the capacity of legal representative.
- Documents certifying the capacity of legal representative of the legal entity shareholders shall be issued no more than 3 months before the date of publication of the OGSM convening notice.

These **shall be sent to the Company's Registry**, no later than **26.04.2026, 11:00 hours**, in a sealed envelope, bearing the mention clearly written in capital letters: FOR THE ORDINARY GENERAL MEETING OF SHAREHOLDERS OF **28(29).04.2026** or **sent by email**, with an incorporated extended electronic signature, no later than **26.04.2026, 11:00 hours**, to **actionariat@oil-terminal.com**, mentioning in the subject: FOR THE ORDINARY GENERAL MEETING OF SHAREHOLDERS OF **28(29).04.2026**.

A special proxy for participating and voting in the OGSM granted by a shareholder to a credit institution which provides custody services shall be accepted, without requesting additional documents regarding the shareholder, provided that the special proxy is issued according to FSA Regulations no. 5/2018 and signed by the respective shareholder and accompanied by a declaration given by the credit institution which received the power of representation, stating that:

- The credit institution provides custody services for the respective shareholder;
- Special proxy's instructions are identical to SWIFT message instructions received by the credit institution to vote on behalf of the shareholder;
- The special proxy is signed by the shareholder.

The aforementioned special proxy and declaration must be submitted in original, signed and, if applicable, stamped, without other formalities regarding the form of these documents.

On the general meeting's date, upon entering the meeting room, shareholders must present the original identity card to be verified by company's representatives.

If a legal entity shareholder participates in the OGSM through its legal representative, the latter must present the original identity card to be verified by company's representatives, together with proof of their capacity as legal representative of legal entity shareholder, the registration certificate issued by trade registry in original or certified copy, or any other document in original or certified copy issued by a competent authority of the state in which the shareholder is legally registered, which certifies the capacity of legal representative, as well as the account statement proving the capacity of shareholder and the number of shares held, issued by the central depository or, as the case may be, by the participants defined in Law no. 24/2017 on issuers of financial instruments and market operations and FSA Regulation no. 5/2018, in case a shareholder is represented by a credit institution which provides custody services.

The documents which certify the capacity of legal representative shall be issued no more than 3 months before the date of publication of the OGSM convening notice.

Shareholders shall hand over to the company's representatives the original special proxy if this was sent by email with an incorporated extended electronic signature.

For legal entity shareholders, the capacity of legal representative is certified by a registration certificate issued by the trade registry presented in original or certified copy, or any other document in original or certified copy issued by a competent authority of the state in which the shareholder is legally registered, which certifies the capacity of legal representative. Documents which certify the capacity of legal representative of legal entity shareholder shall be issued no more than 3 months before the date of publication of the OGSM convening notice.

Documents which certify the capacity of legal representative issued in a foreign language, other than English, shall be accompanied by a translation made by an authorized translator into Romanian or English. The issuer shall not require legalization or apostillation of the documents which certify the capacity of legal representative.

The shareholders of Oil Terminal SA, registered on the reference date of 17.04.2026 in the shareholders register issued by the Central Depository, **can vote by email**, before OGSM, **by using the postal voting form**, made available both in Romanian and English, starting from **27.03.2026, 18:00 hours**, on the company's website [http://relatia.oil-terminal.com/aga-2026/AGOA-28\(29\).04.2026/](http://relatia.oil-terminal.com/aga-2026/AGOA-28(29).04.2026/), or from the company's headquarters, Constanta, 2 Caraiman Street, Shareholding-Communication Dept. and shall be updated in case new points are added on the OGSM agenda

Postal voting forms must be completed and signed by individual shareholders and accompanied by the copy of shareholder's identity document, signed as a true copy by the holder/ completed and signed by the legal representative of the shareholder accompanied by the official document which certifies the capacity as legal representative.

Postal voting forms accompanied by the legal documents shall be **sent to company' registry**, by any means of delivery, with acknowledgement of receipt, in order to be registered as received until **26.04.2026, 11:00 hours**, in a sealed envelope, bearing the mention clearly written in capital letters: **FOR THE ORDINARY GENERAL MEETING OF SHAREHOLDERS OF 28(29).04.2026**, or **sent by email**, with an incorporated extended electronic signature, to actionariat@oil-terminal.com, no later than **26.04.2026, 11:00 hours**, mentioning in the subject: **FOR THE ORDINARY GENERAL MEETING OF SHAREHOLDERS OF 28(29).04.2026**.

Postal voting forms which are not received at Oil Terminal registry or on email by the aforementioned date and time shall not be taken into account in order to determine the quorum and majority in the OGSM.

Documents which certify the capacity of legal representative issued in a foreign language, other than English, shall be accompanied by a translation made by an authorized translator in Romanian or English. The issuer will not require legalization or apostillation of the documents which certify the capacity of legal representative.

Materials regarding agenda and draft resolutions shall be made available to shareholders, upon request, at the company's headquarters, Constanta, 2 Caraiman Street, in both Romanian and English, or shall be downloaded from the website [http://relatia.oil-terminal.com/aga-2026/AGOA-28\(29\).04.2026/](http://relatia.oil-terminal.com/aga-2026/AGOA-28(29).04.2026/), starting from **27.03.2026, 18:00 hours**.

General Director
Sorin CIUTUREANU

Development Director
Marieta STAȘI

Head of Shareholding-Communication Dept.
Georgiana DRAGOMIR