SPECIAL POWER OF ATTORNEY

$\label{eq:constraints}$ in the Ordinary and Extraordinary General Meetings of the Shareholders of Banca Transilvania S.A.

I, und	ersigned	W	vith the ID series
no	with the address in		
with P	PIN	holder of	shares issued by
Banca	Transilvania S.A., giving	me the right to the same numb	per of votes in the General
Meetin	ng of Shareholders and	accounting for%	of the share capital and
	% of the total number of	the voting rights, hereby, app	ooint Mr/Mrs. (name of the
repres	entative)	resident	
in		with ID/passport series	no PIN
	to	represent me in the General	Meeting of Shareholders,
ordina	ry and extraordinary, to l	be held on 29.04.2013 hours	15,00 respectively hours
16,00	at the Grand Hotel Itali	a in Cluj-Napoca str. Trifo	iului-Vasile Conta or on
30.04.2	2013 , hours 15,00, respect	ively hours 16,00, when a sec	cond meeting is to be held
in case	e the first meeting has not	been held, to exercise the v	oting rights for my shares
record	ed in the Shareholders' Re	gister at the end of the day 19.	04.2013, as follows:
For th	e Ordinary General Mee	ting:	
1. Ap	proval of the annual fi	nancial statements (statuto	ry individual and IFRS
coı	nsolidated) for the 2012 i	inancial exercise, in complia	ance with the NBR order
no	. 27/2010, together with	the Report of the Council of	Administration and the
Re	port of the Independent	Auditor as well as the appro	val of the proposed profit
dis	stribution;		
For	rAgainst_	Abstention _	
2. Dis	scharge of administrators	for the 2012 exercise;	
For	r Against	Abstention	

3. Approval of	the Budget for expendit	ure and revenues and the investment plan for
2013 (business	plan for 2013);	
For	Against	Abstention
4. Setting the r	emuneration of admini	strators for the 2013 exercise, including the
ceilings for add	litional remunerations g	ranted to administrators and directors;
For	Against	Abstention
5. Extension of	the services agreement	signed with S.C. KPMG Audit S.R.L. to audi
the bank's fin	ancial statements, prep	oared in accordance with the Internationa
Financial Rep	orting Standards, in	compliance with NBR Order no.27/2012
including subse	equent modifications, the	e mandate of the financial auditor being valid
until 31.12.2013	3.	
For	Against	Abstention
	areholders who are to b	13 as registration date (defined as the date to enefit from dividends and other rights under
For	Against	Abstention
For the Extrao	rdinary General Meetin	g:

- 1. Increase of the share capital with the amount of 303.393.911 lei by issuing 303.393.911 new shares, with a face value of 1 leu/share. The increase in the share capital will be carried out by using the following source:
- a) capitalization of reserves from the net profit of the year 2012 in amount of 303.393.911 lei, by issuing a number of 303.393.911 shares, with a face value of 1 leu/share in the benefit of the shareholders registered with the Shareholding

Register held by the Central Depository at the registration date that will be established by the GSM (proposed date May 20, 2013);						
For Against Abstention						
2. Approval of the buyback by the bank of its own shares, in accordance with the applicable legal provisions, under the following terms and conditions: maximum 17.250.000 shares (0,90% of the total shares included in the share capital) with a face value of 1 leu/share at a minimum price equal to the market price on BVB at the moment of the buyback and a maximum price of 2 lei, for a period of maximum 18 months as of the publishing date of the EGM resolution in the Official Gazette of Romania, Part IV, with the purpose of implementing a remuneration program capable of ensuring the compliance with the long-term performance principle and a						
share retention program for a period of at least 3 years, and the granting of a						
mandate for the Board of Directors for the enforcement of this resolution.						
For Against Abstention						
3. Approval of the date of May 20, 2013 as registration date (defined as the date to identify the shareholders who are to benefit from dividends and other rights under the GSM decisions). For Against Abstention						
I, undersigned, give my representative full power to vote on any issue regarding the mandate to the Council of Administration and individually to its members to carry out the						
decisions from above.						
This power of attorney is valid only for the General Meeting of Shareholders, ordinary and extraordinary, to be held on April 29, 2013 hours 15,00 respectively hours 16,00 at the Grand Hotel Italia in Cluj-Napoca, Trifoiului – Vasile Conta Street or on April 30, 2013, hours 15,00, respectively hours 16,00, when a second meeting is to be held in case the first meeting has not been held, my representative having the obligation to vote						

according to the given instructions.

This power of attorney is made in 3 (three) copies, one signed in original is to be sent to the Head Office of Banca Transilvania, Cluj-Napoca, street George Baritiu no.8 by the date of **April 23, 2013**, **hours 17**, under the sanction of losing the voting right by representative in the GSM under the law. The power of attorney may be sent also by email (until the same date mentioned above) by means of document signed with extended electronic signature, according to Law no. 455/2001 regarding electronic signatures – to the e-mail address: flavia.vandor@btrl.ro. The power of attorney will be accompanied by a copy of the identification document of the individual shareholder.

Date:	
Name: (capital letters)	
Signature:	