

THE DECISIONS ADOPTED BY THE EXTRAORDINARY GENERAL SHAREHOLDERS' MEETING BANCA TRANSILVANIA S.A. CLUJ-NAPOCA April 26(/27), 2017

On Aprilie 26(/27), 2017, the Extraordinay General Shareholders' Meeting of Banca Transilvania took place at Hotel Opera Plaza in Cluj-Napoca. The meeting was attended by shareholders and representatives of shareholders, accounting for ______% of the share capital, respectively ______ shares, thus the meeting was held in compliance with the legal and statutory requirements.

1. Increase of the share capital with the amount of 695.388.129 lei by issuing 695.388.129 new shares, at a nominal value of 1 leu/share as well the determination of the price at the value of 0 (zero) lei at which the fractions of shares will be compensated following the application of the algorithm and the rounding of the results, in accordance with the applicable legal provisions.

The increase in the share capital will be carried out through capitalization of reserves from the net profit of the year 2016 in amount of 695.388.129 lei, by issuing a number of 695.388.129 lei, with a nominal 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 August 4th, 2017);

(adopted with ______ votes, representing ____% of the capital share; the number of valid votes is ______, of which _____ votes **against; _____ abstention**)

2. Approval of the share buyback by the Bank, in accordance with the applicable legal provisions, under the following terms and conditions: maximum 25.000.000 shares (0.6856% of the total shares included in the



share capital) with a nominal value of RON 1/share at a minimum price equal to the market price on BSE at the moment of the buyback and a maximum price of RON 3,5 for a period of maximum 18 months as of the publishing date of the EGMS resolution in the Official Gazette of Romania, Part IV, part of a stock option plan with the purpose of implementing a remuneration program and a personnel incentive program for a period of at least 3 years as well as the payment of fixed remuneration, and the granting of a mandate for the Board of Directors for the enforcement of this resolution.

(adopted with ______ votes, representing ____% of the capital share; the number of valid votes is ______, of which ______ votes **against; ______ abstention**)

3. Approval of the date of August 4th, 2017 as the registration date and of the ex-date – August 3rd, 2017.

(adopted with ______ votes, representing ____% of the capital

share; the number of valid votes is ______, of which ______ votes

for, ______ votes against; ______ abstention)

4. Approval of the date of August 7th, 2017 as the payment date for distribution of shares following the share capital increase.

(adopted with ______ votes, representing ____% of the capital share; the number of valid votes is ______, of which _____ votes

for, ______ votes against; ______ abstention)

5. Approval of the mandates for the Board of Directors and individually for each of its members, in order to carry out the decisions of the Extraordinary General Shareholders Meeting.

(adopted with ______ votes, representing ____% of the capital share; the number of valid votes is ______, of which ______ votes **against; ______ abstention**)

BOARD OF DIRECTORS CHAIRMAN