

SPECIAL POWER OF ATTORNEY¹ for the representation of <u>juridical persons</u> in the Ordinary and Extraordinary General Meetings of the Shareholders

_____ registered with the Trade The company ____ with the sole identification number Registry under no having its registered offices in _____legally represented by Mr/Mrs (name of the representative)_____ holder of ______ shares issued by Banca Transilvania S.A., giving it the right to the same number of votes in the General Meeting of Shareholders and accounting for _____% of the share capital and _____% of the total number of the voting rights, hereby, appoints Mr/Mrs. (name of the representative) resident ID/passport series in _____ _____with no. _____ as representative of the PIN company in the General Meeting of Shareholders, ordinary and extraordinary, to be held on April 25, 2018 hours 14,00 respectively hours 15,00 at Hotel Opera Plaza in Cluj-Napoca, General Traian Mosoiu Street, no. 10-12 or on April 26, 2018, hours 14,00, respectively hours 15,00, when a second meeting is to be held in case the first meeting has not been held, to exercise the voting rights for its shares recorded in the Shareholders' Register at the end of the day April 13th, 2018 as follows:

¹ 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 **20 April 2018**, **17:00**, in an envelope clearly indicating "For the General Meeting of Shareholders of the 25th/26th of April 2018", 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 e-mail (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: actionariat@btrl.ro, with the title "For the General Meeting of Shareholders of the 25th/26th of April 2018". The power of attorney will be accompanied by a copy of the identification document of the legal representative of the company shareholder and by an official document certifying the quality of legal representative mandated to sign the power of attorney. The quality of legal representative is proven through an official document which validates this quality (proof issued by a competent authority, in original or legalized copy, no older than 1 month before the date of the GSM).



For the Ordinary General Meeting:

I. Approval of the annual statutory IFRS financial statements for the 2017 financial year, in compliance with NBR's Order No. 27/2010, as subsequently amended, together with the Report of the Board of Directors and the Report of the Independent Auditor

For	Against		Abstention
II. Approval of the net profit distribution in the sum of RON 1,185,979,233 as follows: allocation of the sum of RON 104,937,573 for legal and other reserves, of the sum of RON 1,081,041,660 lei for net profit reserves to be distributed, of which RON 610,000,000 will be paid as dividends. Approval of a gross dividend per share of RON 0.1405063951.			
For	Against		Abstention
III. Discharge of directors for 2017.			
For	Against		Abstention
IV. Approval of the revenue and expenditure budget and the investment plan for 2018 (business plan for 2018).			
For	Against		Abstention

V. Establishing the directors' remuneration for 2018, including the maximum cap of additional remunerations (fixed and variable) granted to directors and managers.

For	Against 🛛	Abstention	
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VII. Approval of the date of June 5th, 2018 as the registration date and of the ex date – June 4th, 2018, for the identification of the shareholders who will benefit from the results of the Ordinary GMS and to whom the effects of the Ordinary GMS Decisions are applicable, including but not limited to the identification of the shareholders who will benefit from dividends.

For	Against 🛛	Abstention \Box

VIII. Approval of the date of June 15th, 2018 as the payment date for dividend distribution.

For \Box

Against	
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Abstention [
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IX. Approval of the mandates for the Board of Directors and for its individual members to carry out the decisions adopted by the Ordinary General Meeting of Shareholders.

For	Against	Abstention	

For the Extraordinary General Meeting:

I. Increase of the share capital with the amount of RON 471,041,660 by issuing 471,041,660 new shares, at a nominal value of RON 1/share as well the determination of the price 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 the capitalization of reserves from the net profit of the year 2017 in amount of RON 471,041,660, by issuing a number of 471,041,660 shares, with a nominal value of RON 1/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 3rd, 2018);

For	Against 🛛	Abstention]
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II. Approval of the share buyback by the Bank, in accordance with the applicable legal provisions, under the following terms and conditions: maximum 35,000,000 shares (0.8062% 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 4 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.

For

III. Information regarding the acquisition of holdings in the capital of Victoriabank SA, Bancpost SA, ERB Retail Services IFN SA and ERB Leasing IFN SA as well as preliminary approval of the merger (by absorption) which would take place between Banca Transilvania S.A. (absorbing company) and Bancpost S.A. (absorbed company)

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IV. Approval of the date of August 3rd, 2018 as the registration date and of the ex-date – August 2nd, 2018, for the identification of the shareholders who will benefit from the results of the Extraordinary GMS and to whom the effects of the Extraordinary GMS Decisions are applicable, including but not limited to the identification of the shareholders who will benefit from the shares allocated following the capital increase.

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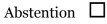
Abstention \Box



VI. 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.

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Against 🛛



This power of attorney is valid only for the General Meeting of Shareholders, ordinary and extraordinary, to be held on April 25, 2018 hours 14,00 respectively hours 15,00 at the Hotel Opera Plaza in Cluj-Napoca, General Traian Mosoiu Street, no. 10-12 or on April 26, 2018, hours 14,00, respectively hours 15,00, 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.

By the present document, I give power of attorney to my representative to vote in accordance with the above instructions and I hereby give him full power of attorney to vote on any issues which have not been identified and included in the agenda of the GSM until the date of signature of the present document.

Date: _____

Company (capital letters)

Represented by: _____

Signature: _____