

SWIFT: BTRLRO22 C.U.I. RO 50 22 670 R.B. - P.J.R. 12 - 019 - 18.02.1999 Nr. Înreg. Reg. Com.: J12 / 4155 / 1993

FORM OF VOTE BY CORRESPONDENCE¹

- juridical persons -

The Company		registered with the Trade
Registry attached to the Tribunal in	under no	with the registered
offices in legally r	epresented by Mr,	/Mrs
holder ofshares issued by B	anca Transilvania S	S.A., giving it the right to the same
number of votes in the General Meeting	of Shareholders an	d accounting for% of the
share capital and% of the total r	number of voting ri	ghts, expresses its voting right by
correspondence in the General Meeting of	Shareholders extr	aordinary, to be held on October
16 th , 2018 hours 10,00 at a Double?	Tree by Hilton Ci	ty Plaza Hotel in Cluj-Napoca,
Sindicatelor Street, no. 9-13, or on Octob	oer 17 th , 2018, hou	ars 10,00, when a second meeting
is to be held in case the first meeting ha	s not been held to	exercise the voting rights for its
shares recorded in the Shareholders' Re	egister at the end	of the day October 4th, 2018 as
follows:		

- I. Approval of the merger by absorption between Banca Transilvania SA, as an acquiring company, and Bancpost SA, as an acquired company, according to the terms and conditions included in the merger project, and therefore, the approval of the Merger Project and the documents drawn up in relation to it, and all the merger effects, such as, but not being limited to:
- (i) the dissolution without liquidation of Bancpost SA and the universal transfer of the Bancpost SA assets (patrimony) to Banca Transilvania S.A. in exchange of the assignment towards the Bancpost S.A. shareholders of new shares issued by The Company, under the terms and conditions presented in the Merger Project; (ii) the increase of Banca Transilvania S.A. share capital, under the terms and conditions presented in the Merger Project, and the adequate modification of the BT's Articles of Association; the Bancpost shareholders will receive a number of shares in Banca Transilvania according to the exchange rate indicated in the

¹ This form (filled in by the shareholder with the signature authenticated by a public notary and accompanied by a copy of the registration certificate) must be sent in original to the bank's Head Office in Cluj-Napoca, street George Baritiu no. 8, Cluj county until **October 11th**, **2018 hours 17:00**. The correspondence voting form 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.



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Merger Project, applied to the number of shares they hold in Bancpost at the reference date of the merger approval decision.

- (iii) Granting of a mandate to the Banca Transilvania Board of Directors for the determination of the final value of the BT share capital increase as well as of the merger premium, as stipulated in the Merger Project, having the capacity to decide also on:
- a) the option to cancel those TLV shares that would have been allocated to the account of Bancpost shares for which the right of withdrawal has been exercised in accordance with the provisions of art. 134 of the Law no. 31/1990;
- b) the option to cancel those shares issued by Banca Transilvania and which, because of rounding operations, are not allocated to the Bancpost shareholders; c) to set a compensation price for the shares fraction resulting from the rounding down;
- d) any other items, data, including (but not being limited to, e.g.: the date, the registration date or the payment date, if required) or the events necessary to complete and implement the merger between Banca Transilvania and Bancpost.

For	Against \square	Abstention \square
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- II. The granting of a mandate to Banca Transilvania's Board of Directors, with the right of sub-delegation, to take all the measures and to perform all administrative, economic, financial or legal operations considered necessary or appropriate by them so as to implement the Merger and the Merger itself approval decision, such as, but not being limited to:
- (i) performing the necessary formalities in order to obtain any approvals from the ASF or any other competent authorities,
- (ii) establishing and performing, as appropriate, the procedures so as to ensure the exercise of the shareholders' rights in the Merger context;
- (iii) the signing and submission of any documents, notifications, requests necessary or useful for the completion and enforceability of taking over the entire assets (patrimony) of Bancpost SA starting with the Merger effective date,



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Court, FSA, the Central Depositary, and any other authority, legal entity or individual, as necessary. For \square Against \square Abstention \Box III. Approval of the bank's articles of association amendment and empowerment of the Board of Directors and individually of its members to carry out the decisions adopted by the EGMS, as follows: Updating Art. 6 - Field of activity with the following activity: "6612- participation in the issue of securities and other financial instruments by subscribing and placing these securities or by placement and provision of services related to such securities;" For \square Against \square Abstention \Box The shareholder assumes full responsibility regarding the correct filling in and safe transmission of the herein voting form. Company _____ Represented by ______ (capital letters) ____(signature)

(iv) representation before the competent Trade Register Offices, the competent