

R.B. - P.J.R. 12 - 019 - 18.02.1999 Nr. Înreg. Reg. Com.: J12 / 4155 / 1993

## THE DECISIONS ADOPTED BY THE EXTRAORDINARY GENERAL SHAREHOLDERS' MEETING BANCA TRANSILVANIA S.A. CLUJ-NAPOCA April 29(/30), 2020

On April 29(/30) 2020, the Extraordinav General Shareholders' Meeting of Banca

1 24,0 2	,			
Transilvania took place at BT's head off	ce, located in Cluj-Napoca, str. G. Baritiu no. 8.			
The meeting was attended by share	holders and representatives of shareholders,			
accounting for	_% of the share capital, respectively			
shares, thus the mee	eting was held in compliance with the legal and			
statutory requirements.				
1. Election of the meeting secreta	aries and technical secretaries, with the			
following proposals: Meeting secu	retaries - Ioana Olanescu, Gabriel Goga;			
Technical Secretaries - Flavia Vandor, Ioan Sumandea-Simionescu.				
(adopted with	votes, representing% of the capital			
share; the number of valid votes is	, of which votes			
for,votes against;	abstention)			
2. Increase of the share capital	with the amount of RON 521.609.059 by			
icquing =01 600 0=0 now charge of	t a naminal value of DON 1/share as well			

issuing 521.609.059 new shares, at a nominal value of RON 1/share as well establishing a price of RON 0 (zero) to compensate for the fractions of shares resulting from applying the algorithm and rounding the results, according to the legal provisions in force and also granting a mandate to the Board of Directors in order to establish a price higher than the approved one (if applicable).



R.B. - P.J.R. 12 - 019 - 18.02.1999 Nr. Înreg. Reg. Com.: J12 / 4155 / 1993

The increase in the share capital will be carried out through the capitalization of reserves from the net profit of the year 2019, in amount of RON 521.609.059, by issuing a number of 521.609.059 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 registration date).

date).		
(adopted with		votes, representing% of the capital
share; the num	per of valid votes is	, of which votes
for,	votes <b>against;</b>	abstention)
applicable leg 35.000.000 sl with a nomin	al provisions, under hares (0.67% of the tall value of RON 1/2001)	ck by the Bank, in accordance with the the following terms and conditions: up to total shares included in the share capital) share at a minimum price equal to the nt of the buyback and a maximum price of 8 months as of the publishing date of the
EGMS resolut	ion in the Official Ga	azette of Romania, Part IV, part of a stock
option plan w	ith the purpose of im	plementing a remuneration program and
a personnel in	ncentive program for	a period of at least 3 years as well as the
payment of f	ixed remuneration,	and the granting of a mandate for the
<b>Board of Dire</b>	ctors for the enforce	ment of this resolution.
(adopted with		votes, representing% of the capital
share; the num	per of valid votes is	, of which votes
for,	votes <b>against;</b>	abstention)

4. Takes notice of initiation of the purchase procedure of a shareholding in OCN Microinvest SRL.



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R.B. - P.J.R. 12 - 019 - 18.02.1999 Nr. Înreg. Reg. Com.: J12 / 4155 / 1993

(adopted with		votes, representing	_% of the capital
share; the number of	valid votes is	, of which	votes
for, ve	otes <b>against;</b>	abstention)	

5. Changes to the Articles of Incorporation as follows:

Changes to art. 14 – Leaders' Committee, as follows:

The management, organization and coordination of the bank's current business is ensured by the leaders (directors) of the bank (Chief Executive Officers and deputy CEOs), appointed by the Board of Directors, who together form the Leaders' Committee. The Chief Executive Officer and deputy CEOs will form together the Leaders' Committee. The Board of Directors mandates the bank's leaders to exercise jointly the powers of organization and management of the bank's activity. The bank leaders are vested with the rights, obligations and responsibilities provided in the relevant legislation and the Articles of Association for the activities they coordinate according to the bank's organization chart, including the right to represent the Bank in relation to third parties. The leaders may, based on the received mandate, delegate some of their responsibilities in a clear and transparent way to specific committees/other structures or individually the Banks' employees. The Leaders' Committee shall adopt decisions by consensus; in case of disagreement, the subject will be forwarded to the Board of Directors. The Bank is validly bound in property related operations and current business in line with the internal regulations.

for,	_ votes <b>against;</b>	abstention)		
share; the number	of valid votes is	, of which _		_ votes
(adopted with		votes, representing	_% of the	capital

6. Only one of the options below (a or b) may be approved, depending on the option expressed by the shareholders:



R.B. - P.J.R. 12 - 019 - 18.02.1999 Nr. Înreg. Reg. Com.: J12 / 4155 / 1993

a. Approval of the date of October 15th, 2020 as the registration date and of the ex-date – October 14th, 2020, 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.

b. Approval of the date of August 7nd, 2020 as the registration date and of the ex-date - August 6th, 2020, 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. (adopted with \_\_\_\_\_\_ votes, representing \_\_\_\_% of the capital share; the number of valid votes is \_\_\_\_\_\_, of which \_\_\_\_\_ votes for, \_\_\_\_\_ votes against; \_\_\_\_ abstention; approval refers strictly to version \_\_\_\_ mentioned above) 7. Only one of the options below (a or b) may be approved, depending on the option expressed by the shareholders: a. Approval of the date of October 16th, 2020 as the payment date for distribution of shares following the share capital increase. b. Approval of the date of August 10th, 2020 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, approval refers

strictly to version mentioned above)



R.B. - P.J.R. 12 - 019 - 18.02.1999 Nr. Înreg. Reg. Com.: J12 / 4155 / 1993

8. 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.

for,	votes <b>against;</b>		_ abstention)				
share; the number of	of valid votes is		, of which _				_ votes
(adopted with		votes,	representing	_%	of	the	capital

BOARD OF DIRECTORS CHAIRMAN Horia CIORCILA