

## FORM OF VOTE BY CORRESPONDENCE<sup>1</sup>

#### - natural persons -

I, undersigned						_ with	the	ID
series	no	with	the	address	in	with	]	PIN
			ho	lder of		shares is	ssued	l by
Banca Transilvani	ia S.A., g	iving me th	ne right	to the same	numbe	r of vote	es in	the
General Meeting of Shareholders and accounting for% of the share capital and								
% of the	e total r	number of	voting	rights, expre	ss my	voting	right	by
correspondence in the General Meeting of Shareholders, ordinary and extraordinary,								
to be held on April 28, 2022 hours 14,00 respectively hours 15,00 at Banca								
Transilvania Headquarters, located in Cluj-Napoca, str. Calea Dorobanților no. 30-36								
or on April 29, 2022, 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 14th,								
2022 as follows:								

#### For the Ordinary General Meeting:

### <u>1. Election of the meeting secretaries and technical secretaries, with the</u> <u>following proposals: Meeting secretaries - Ioana Olanescu, Gabriel Goga;</u> <u>Technical Secretaries - Flavia Vandor, Ioan Sumandea-Simionescu.</u>

For  $\Box$ 

Against 🛛

Abstention  $\Box$ 

#### 2. Approval of the annual statutory IFRS financial statements for the 2021 financial year, in compliance with NBR's Order No. 27/2010, as

<sup>&</sup>lt;sup>1</sup> This form (filled in by the shareholder with the signature authenticated by a public notary and accompanied by a copy of the identification document) must be sent in original to the Company's registry, indicated in the convening notice, namely Cluj-Napoca, Calea Dorobanților no. 30-36, Cluj County, Romania, until **April 21**, **2022 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: <u>actionariat@btrl.ro</u>.



### <u>subsequently amended, together with the Report of the Board of Directors</u> <u>and the Report of the Independent Auditor.</u>

For	Against D		Abstention			
3. Approval of dividend of						
<u>amount of 800,000,000 R</u>	<u>ON, being g</u>	ranted as cash	<u>n dividends.</u>	Approval		
<u>of a gross dividend per sha</u>	re of RON o	.1267533618.				
For 🗆	Against [	D	Abstention			
<u>4. Discharge of directors fo</u>	or the 2021 e	exercise.				
For	Against [	J	Abstention			
5. Approval of the revenu	_	_	t and the in	<u>ivestment</u>		
<u>plan for 2022 (business pla</u>	<u>an for 2022)</u>	•				
For	Against D		Abstention			
7. Establishing the direc						
maximum cap of additiona	<u>l remunerat</u>	<u>ions (fixed an</u>	<u>d variable)</u>	<u>granted to</u>		
directors and managers.						
For	Against [		Abstention			
8. Approval of the date of J	<u>8. Approval of the date of June 6<sup>th</sup>, 2022 as the registration date and of the</u>					
<u>ex date – June 3rd, 2022, fo</u>	r the identifi	ication of the s	hareholder	<u>s who will</u>		
<u>benefit from the results of</u>	the Ordina	ry GMS and to	o whom the	effects of		
the Ordinary GMS Decisions are applicable.						
For 🗆	Against [		Abstention			



# 9. Approval of the date of June 16<sup>th</sup>, 2022 as the date for the payment of <u>dividends</u>.

For  $\Box$ 

Against 🛛

Abstention  $\Box$ 

<u>10. Approval of the mandates for the Board of Directors and for its</u> <u>individual members to carry out the decisions adopted by the Ordinary</u> <u>General Meeting of Shareholders.</u>

For	Against 🗆	Abstention	

For the Extraordinary General Meeting:

1. Election of the meeting secretaries and technical secretaries, with the following proposals: Meeting secretaries - Ioana Olanescu, Gabriel Goga; Technical Secretaries - Flavia Vandor, Ioan Sumandea-Simionescu.

For	Against 🛛	Abstention $\Box$

2. Increase of the share capital with the amount of RON 765,112,650 by issuing 765,112,650 new shares, at a nominal value of RON 1/share, establishing a price 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).

The increase in the share capital will be carried out through the capitalization of reserves from the net profit of the year 2021, in amount of RON 765,112,650, by issuing a number of 765,112,650 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 July 13th, 2022);



For  $\Box$ 

Against □

Abstention  $\Box$ 

3. Approval of the share buyback by the Bank, in accordance with the applicable legal provisions, under the following terms and conditions: up to 40,000,000 shares (0.63% 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  $\Box$ 

4. Approval of the consolidation of the nominal value of a share at Banca Transilvania SA, from 1 RON/share to 10 RON/share, by increasing the nominal value of the shares simultaneously with the reduction of the total number of shares (10 shares with a nominal value of 1 RON/share = 1 share with a nominal value of 10 RON/share), while also establishing by the GSM a price for compensating the fractions of shares resulting from the application of the algorithm and rounding of the results, according to the legal terms, and granting a mandate to the Board and individually of its members for the implementation of this decision, including for the approval of the specific documentation. The informative document and the procedure regarding the consolidation process are available on the company's website.

Against □

For  $\Box$ 

Against □

Abstention  $\Box$ 

Abstention  $\Box$ 

# 5. Informing the shareholders about the ongoing process of acquiring a holding in the share capital of Țiriac Leasing IFN SA.



For 🗆	Against 🛛	Abstention $\Box$					
<u>6. Approval of the date of J</u>	<u>uly 13<sup>th</sup>, 2022 as th</u>	e registration date and of the					
<u>ex-date – July 12<sup>th</sup>, 2022, </u>	for the identificati	on of the shareholders who					
will benefit from the resul	ts of the Extraord	inary GMS and to whom the					
		are applicable, including but					
	-	olders who will benefit from					
<u>the shares allocated follow</u>	ing the capital inc	<u>rease.</u>					
For 🗆	Against 🛛	Abstention $\Box$					
7. Approval of the date	of July 14 <sup>th</sup> , 202	2 as the payment date for					
distribution of shares follo	<u>distribution of shares following the share capital increase.</u>						
For 🗆	Against 🛛	Abstention $\Box$					
8. Approval of the date Au	<u>gust 17th, 2022 as</u>	the registration date and of					
<u>the ex-date August 16th, 2</u>	<u>022, for consolida</u>	<u>tion of the nominal value of</u>					
<u>the shares at Banca Transi</u>	lvania.						
For 🗆	Against 🛛	Abstention					
9. Approval of the date Au	<u>gust 29th, 2022 as</u>	the date of payment for the					
<u>fractions resulting from th</u>	<u>e operation of con</u>	solidating the nominal value					
<u>of the shares of Banca Trai</u>	<u>nsilvania.</u>						
For 🗆	Against 🛛	Abstention $\Box$					
10. Approval of the amend	ment of the article	s of association, as follows:					
• Removing the second	nd sentence from	n point d) of article 10 -					
Modification of the S	hare Capital.						
• Removing sub-point	s e), k), m), n) a	nd o) related to point e) of					
		<b>–</b> <i>i</i>					
article 13 - the Duart	of Directors.						



• Rephrasing of sub-item i) related to point e) of article 13 - the Board of Directors, as follows:

(i) approves the granting of shareholder status in other competing companies to bank's managers or directors;

• Rephrasing of point f) of article 13 - the Board of Directors, as follows:

The Board of Directors usually meets at least once a quarter and whenever necessary, in the presence of at least half of its members. Participation in the meetings of the Board of Directors can also take place remotely (video-conference, telephone conference, etc.). The convening notices must be sent to all the members of the Board of Directors and shall include the venue, the time and the agenda of the meeting. The members of the Board of Directors may take part in the meeting by telephone and that aspect is to be recorded in the minutes of the meeting. No decision can be made on issues that are not included in the agenda, except for cases of emergency and provided that such decision is ratified in the following meeting by the members who were not present when it was made. The Board of Directors shall be chaired by the Chair and in his/her absence by a member of the Board of Directors appointed for this by the Chair. The decisions of the Board of Directors shall be made (1) with an absolute majority of the votes of the attending members and (2) with at least half of the total number of directors and each such decision must be recorded in the minutes to be signed by the Chair and by the secretary.

• Rephrasing of point h) of Article 13 - the Board of Directors, as follows:

The Board of Directors shall appoint a secretary, either from among its members or from among the employees in managerial positions concering the operational activity. The proceedings of the Board of Directors shall be recorded in minutes;

• Rephrasing of point m) of Article 13 - the Board of Directors, as follows:



No director may be a member on more than five Boards of Directors, except for the cases provided under paragraph (2), article 153<sup>16</sup> of Romanian Law no. 31/1990. Moreover, the rules established in the G.E.O. no. 99/2006 regarding the maximum number of mandates that directors can accumulate will be taken into account.

- Elimination of points h), i), l), m) and n) of Article 16 On Registers, Balance Sheet and Profit Distribution.
- Elimination of Article 19 Relations with the National Bank.

The articles of the articles of association will be renumbered

For	Against	Abstention	

11. 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  $\Box$ 

Against 🛛

Abstention  $\Box$ 

The shareholder assumes full responsibility regarding the correct filling in and safe transmission of the herein voting form.

Date: \_\_\_\_\_

Name (*capital letters*)\_\_\_\_\_

Signature: \_\_\_\_\_