

SWIFT: BTRLRO22 C.U.I. RO 50 22 670 R.B. - P.J.R. 12 - 019 - 18.02.1

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

SPECIAL POWER OF ATTORNEY¹

for the representation of <u>natural persons</u> in the Ordinary and Extraordinary General Meetings of the Shareholders of Banca Transilvania S.A.

I, undersigned _				with	the	ID
series	no	with	the	address		in
with PIN			ho	older of		
shares issued by Ba	anca Transilvania S	.A., giving m	e the right t	to the same n	umbei	r of
votes in the Genera	al Meeting of Share	holders and	accounting	for	_% of	the
share capital and _	% of the to	tal number of	f the voting	rights, hereby	, appo	oint
Mr/Mrs. (name o	of the representat	ive)			_resid	ent
in		with ID/	passport/	series	_	no.
	_ PIN		t	o represent r	ne in	the
General Meeting o	f Shareholders, ord	linary and ex	traordinary	, to be held	on Ap	ril
26 th, 2023 hours 1	4,00 respectively h	ours 15,00 at	Banca Tran	silvania Head	quarte	ers,
located in Cluj-Nap	oca, Calea Dorobar	ntilor, no. 30-	36 or on A	pril 27 th , 202	23 , ho	urs
14,00, respectively	hours 15,00, when	a second me	eting is to b	e held in case	e the fi	irst
meeting has not be	en held, to exercise	the voting ri	ghts for its	shares record	led in	the
Shareholders' Regis	ster at the end of th	e day April 13	3 th , 2023 as	follows:		

¹ This power of attorney is made in 3 (three) copies, one signed in original is to be sent to the Company's registry, indicated in the convening notice, namely Cluj-Napoca, Calea Dorobanţilor no. 30-36, Cluj County, Romania, by the date of 21st April 2023, 17:00, in an envelope clearly indicating "For the General Meeting of Shareholders of the 26th/27th of April 2023", 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 26th/27th of April 2023". The power of attorney will be accompanied by a copy of the identification document of the individual shareholder.



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For the Ordinary General Meeting:

1. Approval of the annual sta	tutory IF	RS financi	al state	<u>ments</u>	for the 20	<u>)22</u>
financial year, in compli	ance wit	h NBR's	Order	No.	<u>27/2010,</u>	as
subsequently amended, toge	ether with	the Repor	t of the	<u>Board</u>	of Direct	<u>ors</u>
and the Report of the Indep	endent Aı	ıditor and	any otl	<u>ier re</u> r	orts subj	<u>ect</u>
to an advisory vote.						
For \square	Against		Ab	stentio	n 🗆	
2. Discharge of directors for	the 2022	<u>exercise.</u>				
		_			_	
For	Against		Ab	stentio	n 🗆	
a Annuarial of the narrange	and arma	ndituna h	udast s	nd +ba	· imercastus	om t
3. Approval of the revenue	_		<u>uaget a</u>	<u>na tne</u>	<u>invesum</u>	ent
plan for 2023 (business plan	1 for 2023	<u>).</u>				
For \square	Against		۸h	stentio	n 🗆	
roi 🗆	Against	Ц	Au	stentio	11 🗀	
4. Establishing the director	ors' remu	ineration	for 20	23. in	cluding	the
maximum cap of additional					_	
directors and managers.		•				
For \square	Against		Ab	stentio	n 🗆	
6. Approval of the date of J	une 12 th , 2	2023 as th	<u>e regist</u>	ration	date and	<u>l of</u>
the ex date - June 9th, 2023,	for the id	<u>entificatio</u>	n of the	share	<u>holders v</u>	<u>vho</u>
will benefit from the results	of the Or	dinary GM	IS and t	o who	m the effe	ects
of the Ordinary GMS Decision	ons are ap	plicable.				
For	Against		Ab	stentio	n 🗆	



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7. 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 \square Abstention □ Against \square For the Extraordinary General Meeting: 1. Increase of the share capital with the amount of RON 910,000,000 by issuing 91,000,000 new shares, at a nominal value of RON 10/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 2022, in amount of RON 910,000,000, by issuing a number of 91,000,000 shares, with a nominal value of RON 10/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 21st, 2023). For \square Against \square Abstention \square 2. Approval of the share buyback by the Bank, in accordance with the applicable legal provisions, under the following terms and conditions: up to 5,000,000 shares (0.71% of the total shares included in the share capital) with a nominal value of RON 10/share at a minimum price equal to the market price on BSE at the moment of the buyback and a maximum price of RON 30 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



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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	Against □	Abstention \square
3. Informing the shar	eholders as well as reques	sting preliminary approval
_	_	take place between Banca
Transilvania S.A. (a	absorbing company) an	d BT BUILDING S.R.L.
(absorbed company).	<u>.</u>	
For □	Against □	Abstention \square
4. Approval of the dat	e of July 21st, 2023 as the 1	registration date and of the
ex-date – July 20 th , 2	2023, for the identification	n of the shareholders who
will benefit from the	results of the Extraordin	ary GMS and to whom the
effects of the Extraor	dinary GMS Decisions are	e applicable, including but
not limited to the ide	ntification of the sharehol	ders who will benefit from
the shares allocated f	ollowing the capital incre	ase.
For \square	Against □	Abstention □
5. Approval of the	date of July 24th, 2023	as the payment date for
distribution of shares	s following the share capit	<u>al increase.</u>
For \square	Against □	Abstention □
		Directors and individually
	· · · · · · · · · · · · · · · · · · ·	out the decisions of the
Extraordinary Genera	al Shareholders Meeting.	
For \square	Against □	Abstention □
	0	



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This power of attorney is valid only for the General Meeting of Shareholders, ordinary and extraordinary, to be held on April 26th, 2023 hours 14,00 respectively hours 15,00 at Banca Transilvania Headquarters, located in Cluj-Napoca, str. Calea Dorobanţilor no. 30-36 or on April 27th, 2023, 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:	
Name: (capital letters) _	
Signature:	