

SWIFT: BTRLRO22 C.U.I. RO 50 22 670 R.B. - P.J.R. 12 - 019 - 18

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 t	he Tribunal in	under no	with the registered			
offices in	legally rep	presented by Mr/Mrs				
holder of	_ shares issued by Bar	nca Transilvania S.A., g	giving it the right to the same			
number of votes in th	ne General Meeting of	Shareholders and acc	counting for% of the			
share capital and% of the total number of voting rights, expresses its voting right by						
correspondence in th	ie General Meeting of	Shareholders, ordina	ry and extraordinary, to be			
held on <b>April 26</b> th,	, <b>2023</b> hours 14,00	respectively hours 15	5,00 at Banca Transilvania			
Headquarters, locate	Headquarters, located in Cluj-Napoca, str. Calea Dorobanților no. 30-36 or on <b>April 27</b> th,					
<b>2023</b> , hours 14,00, r	espectively hours 15,0	o, when a second mee	ting 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' Registe	er at the end of the day	April 13 <sup>th</sup> , 2023 as fo	llows:			
For the Ordinary General Meeting:  1. Approval of the annual statutory IFRS financial statements for the 2022 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 and any other reports subject to an advisory vote.						
<u></u>	<u>, 001</u>	<u> </u>	<u> </u>			
For $\square$	Against □	Abste	ntion □			
	_					
2. Discharge of directors for the 2022 exercise.						
For	Against □	Abste	ntion □			
	-					

<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 registration certificate) must be sent in original to the Company's registry, indicated in the convening notice, namely Cluj-Napoca, Calea Dorobanţilor no. 30-36, Cluj County, Romania, until **April 21<sup>st</sup>**, **2023 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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3. Approval of the revenue and expenditure budget and the investment plan for					
<u> 2023 (business p</u>	olan for 2023).				
For	Against 🗆	Abstention □			
-		n for 2023, including the m			
cap of additiona	<u>d remunerations (fixed and </u>	d variable) granted to direc	tors and		
managers.					
For □	Against □	Abstention □			
		s the registration date and			
<u>date – June 9<sup>th</sup>, i</u>	2023, for the identification	<u>of the shareholders who wil</u>	<u>l benefit</u>		
from the results	of the Ordinary GMS and	to whom the effects of the (	<u>)rdinary</u>		
GMS Decisions a	are applicable.				
For	Against 🗆	Abstention □			
7. Approval of t	he mandates for the Board	l of Directors and for its in	dividual		
members to carı	ry out the decisions adopted	l by the Ordinary General M	eeting of		
<u>Shareholders.</u>					
For $\square$	Against 🗆	Abstention □			

## 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



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by the Central Depository at the registration date that will be established by the GSM (proposed date July 21<sup>st</sup>, 2023).

For	Against □	Abstention □				
a Ammorral of the	shawa huruha ali hiritha Daw	ly in accordance with the anni	:aabla			
	•	ık, in accordance with the appli				
<u>legal provisions, u</u>	nder the following term	s and conditions: up to 5,000	0,000			
shares (0.71% of th	shares (0.71% of the total shares included in the share capital) with a nominal					
value of RON 10/sh	<u>ıare at a minimum price</u>	equal to the market price on B	3SE 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 F	<u>Romania, Part IV, part of</u>	a stock option plan with the pu	rpose			
of implementing a	remuneration program	and a personnel incentive pro	<u>)gram</u>			
for a period of at le	ast 3 years as well as the	payment of fixed remuneration	n, and			
the granting of a m	andate for the Board of I	Directors for the enforcement of	of this			
resolution.						
For	Against □	Abstention $\square$				
	C					
3. Informing the sh	areholders as well as rec	questing preliminary approval	of the			
merger (by absorpt	ion) which would take pl	<u>ace between Banca Transilvani</u>	a S.A.			
(absorbing compan	ıy) and BT BUILDING S.I	R.L. (absorbed company).				
For $\square$	Against □	Abstention □				
4. Approval of the	date of July 21st, 2023 as	the registration date and of the	he ex-			
date - July 20th, 20	23, for the identification	of the shareholders who will b	enefit			
from the results of	of the Extraordinary GM	IS and to whom the effects of	of the			
Extraordinary GMS	S Decisions are applicab	ole, including but not limited t	to the			
		l benefit from the shares allo				
following the capita	al increase.					
For	Against □	Abstention □				
	0					
5. Approval of the d	late of July 24 <sup>th</sup> , 2023 as	the payment date for distribut	<u>ion o</u> f			

shares following the share capital increase.



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For $\square$	Against $\square$	Abstention $\square$				
6. 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 $\square$	Against □	Abstention □				
The should also common full manage hills according the common filling in and safe						
The shareholder assumes full responsibility regarding the correct filling in and safe						
transmission of the herein voting form.						
Date:						
Company						
Represented by	(capital letters)					
(signature)						