

SWIFT: BTRLRO22 C.U.I. RO 50 22 670 R.B. - P.J.R. 12 - 019 - 18.02.1999

R.B. - P.J.R. 12 - 019 - 18.02.1999 Nr. Înreg. Reg. Com.: J1993004155124

# CURRENT REPORT in accordance with Law 24/2017 on issuers and market operations and FSA Regulation no. 5/2018 on issuers and market operations

### Date: 28.05.2025

#### BANCA TRANSILVANIA S.A. CLUJ-NAPOCA

**Headquarters:** Cluj-Napoca, 30-36 Calea Dorobantilor

**Telephone/fax number:** 0264/407150/407179

**Registry of Commerce reg. number:** J1993004155124

**Individual identification number:** 5022670

**Subscribed and paid-up capital:** RON 9.168.798.460

**Legal Stock Market:** Bucharest Stock Exchange

### 1. Important events to report:

- a) Change of control of the issuer not applicable.
- b) Acquisition or substantial transaction of assets not applicable.
- c) Insolvency/juridical reorganisation/bankruptcy procedure not applicable.
- d) Transactions of the type listed in art. 82 of Law no. 24/2017 not applicable.
- e) Other events: the distribution of shares to the personnel of the BT Financial Group in accordance with the Extraordinary General Shareholders' Meetings from the 25<sup>th</sup> of April 2024 and 26<sup>th</sup> of April 2023, as well as the Resolutions of The Board of Directors from the 27<sup>th</sup> of May 2025.

We inform you that, on the basis of the Extraordinary General Shareholders' Meetings from the 25<sup>th</sup> of April 2024 and 26<sup>th</sup> of April 2023, as well as the Resolutions of The Board of Directors from the 27<sup>th</sup> of May 2025, a number of 7,302,016 TLV shares will be allocated to the personnel of the BT Financial Group which have shown extraordinary performance in their professional activity.

We attach to the present the Information document drafted in accordance with the applicable law.

CHIEF EXECUTIVE OFFICER ÖMER TETIK

CHIEF GOVERNANCE OFFICER IOANA OLANESCU



Capitalul social: 19.478.220,65 lei C.U.I.: RO 6838953 Nr. de ordine in Registrul Comertului: J12/3156/1994 Cont: RO48BTRLo1301202925689XX Banca Transilvania Cluj Registru ASF: PJR018SIF/120022/20.04.2006 Decizia CNVM: 2330/22.07.2003

### INFORMATION DOCUMENT REGARDING THE FREE ALLOCATION OF BT SHARES TO THE PERSONNEL OF BANCA TRANSILVANIA FINANCIAL GROUP

7.302.016 shares

(Information document in accordance with Appendix no. 4 of the F.S.A. Regulation no. 5/2018)

### **Intermediary**



Cluj-Napoca, no. 74-76, Constantin Brâncuși Street, ground floor Cluj County Tel: 0264-430564 Fax: 0264-431718



Capitalul social: 19.478.220,65 lei C.U.I.: RO 6838953

Nr. de ordine in Registrul Comertului: J12/3156/1994 Cont: RO48BTRL01301202925689XX Banca Transilvania Cluj

Registru ASF: PJR01SSIF/120022/20.04.2006

Decizia CNVM: 2330/22.07.2003

### 1. Individuals responsible for the procedure

Name and position of the individuals and/or name and headquarters of the companies responsible for the information included in the information document

BANCA TRANSILVANIA S.A., with its headquarters in Cluj-Napoca, no. 30-36, Calea Dorobantilor, registered at the Cluj Trade Registry Office with the number J1993004155124, individual registration number 5022670, represented by **Ömer Tetik** – Chief Executive Officer.

BT CAPITAL PARTNERS S.A. with its headquarters in Cluj-Napoca, no. 74-76, Constantin Brâncuşi Street, registered at the Cluj Trade Registry Office with the number J12/3156/04.11.1994, individual registration number 6838953, represented by **Daniela Secară** — Chief Executive Officer.

Statements made by the individuals mentioned in 1.1, by which they declare that, to their knowledge, the information transmitted is real and without omissions which might significantly affect the information document.

Upon verification of the content of the information document, BANCA TRANSILVANIA S.A., represented by **Ömer Tetik** - CEO, accepts all responsibility for its content and hereby confirms that all the information provided is real and without omissions or false statements which might significantly affect the information document.

BT Capital Partners S.A., represented by **Daniela Secară** – Chief Executive Officer, in its position of intermediary, declares that, to their knowledge, the information provided in the information document is real and without omissions, which might significantly affect the information document.

#### 2. Information concerning the shares' issuer

2.1. Name, headquarter, fiscal code and registration number at the Trade Registry Office.

Name of the issuer: Banca Transilvania S.A;. Headquarters: No. 30-36, Calea Dorobantilor

Cluj-Napoca, Romania;

Company registration: registered at the Cluj Tribunal Trade Registry Office with the number

J1993004155124, individual registration number 5022670;

2.2. Company's capital:

Value of the subscribed, paid-up capital: 9.168.798.460 lei
Number of shares issued 916.879.846 shares

Nominal value of a share
 RON 10

### 3. Information concerning the offer or allocation of securities towards current or ex members of the management or other employees

### 3.1. Decisions by which the offer or allocation of securities to current or ex members of the management and employees was decided

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The General Shareholders' Meeting through the decisions from the 25<sup>th</sup> of April 2024 and from the 26<sup>th</sup> of April 2023, approved by public vote, with unanimity, the BT shares' buy-back on the capital market. In order to implement through a *stock option plan*, a remuneration system that respects the principle of long-term performance and personnel loyalty for a minimum period of 3 years, as well as fix remuneration payments.

In accordance with the Board of Directors' Resolution no. 1 from the 27<sup>th</sup> of May 2025, as stated in the power delegated to the Board by the Extraordinary General Shareholders' Meeting of April 25<sup>th</sup> 2024 and of 26<sup>th</sup> of April 2023, the Board decided to include a number of 7.208.714 shares, of the total of own shares repurchased under the above decisions, in a loyalty program for the personnel of the bank and for the personnel of the Banca Transilvania Financial Group free of charge, respectively, at a preferential price of RON o.

In accordance with the Board of Directors' Resolution no. 2 of 27<sup>th</sup> of May 2025, as stated in the power delegated to the Board by the Extraordinary General Shareholders' Meeting of April 25<sup>th</sup>, 2024 the Board decided to include a number of 93.302 shares in a loyalty program for the personnel of the bank and for the personnel of the Banca Transilvania Financial Group free of charge respectively, at a preferential price of RON o. The above-mentioned shares transferred free of charge, in number of 93.302 shares are the results of the compensation following the application of the algorithm and the rounding of the results, in accordance with the applicable legal provision, referring to the capital share increase approved by the General Shareholders' Meeting, through the decision from the 25<sup>th</sup> April 2024, as well as a result of alignment with the solid banking legislation regarding remuneration policies.

The personnel to which shares will be allocated for purchase are the members of the Board of Directors, to the General and Deputy Managers as well as to the regional managers and other members of staff of Banca Transilvania and other companies within the BT financial group.

The transfer of the property of the before mentioned shares to the personnel of Banca Transilvania Financial Group will take place after the communication of the present document to the Central Depository, in accordance with the law.

#### 3.2. Description of the capital increase:

- -the reason of the capital increase:
- -the value of the capital increase:
- -the number of shares issued for the capital increase:
- -the number of shares offered to current or ex members of the management or other employees (if the total number of shares issued for the capital increase is bigger than the number of shares offered to current or ex members of the management or employees.

Not applicable.

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## 3.3. Description of the operation: the reason of the allocation of shares, number of securities allocated, the number of securities offered to individuals by types of investors

The operation entails the BT shares' buy-back, with the purpose of including a number of 7.208.714 shares in a loyalty program for the personnel of the bank and for the personnel of the Banca Transilvania Financial Group respectively free of charge, at a preferential price of RON o.

Also taking in consideration, the compensation following the application of the algorithm and the rounding of the results and the alignment with the solid banking legislation regarding remuneration policies, in accordance with the applicable legal provision the Board of Directors has decided to include a number of 93.302 shares in a loyalty program for the personnel of the bank and for the personnel of the Banca Transilvania Financial Group.

As such, based on the above mentioned operations and on the Board of Directors' Resolutions no. 1 and no. 2 from the 27<sup>th</sup> of May 2025, a total number of 7.302.016 shares will be included in a loyalty program for the personnel of the bank.

The personnel which will shares which will be allowed to purchase the shares are the members of the Board of Directors, to the General and Deputy Managers Deputy Managers as well as to the regional managers and other members of staff of Banca Transilvania and other companies within the BT financial group.

Through the Board of Directors' Resolutions no. 1 and no. 2 from the 27<sup>th</sup> of May 2025, adopted on the basis of the power delegated to the Board by the Extraordinary General Shareholders' Meeting of April 25<sup>th</sup> 2024 and of April 26<sup>th</sup> 2023, the Board of Directors has decided that the shares will be allocated to the members of the Board of Directors, to the General and Deputy General Managers as well as to the regional managers, dealers, head dealers and other types of employees of the Banca Transilvania Financial Group who fulfil the following requirements:

- The have shown outstanding results in 2024;
- Have been highly and actively involved in the achievements of the targets of the bank/unit/division of which they are a part of and/or of which they are the managers;
- They accepted the limitations imposed by the loyalty plan/stock option plan approved by the Board of Directors;
- They have a moral, professional and social conduct in accordance with the Bank's standards, as implemented by the BT Code of Conduct;
- They are actively and efficiently involved in the advancement of the Bank's interest and products in accordance with their field of activity;
- Promotes good communication and builds an adequate work environment for the achievement of outstanding results.

The people involved with the verification/ application of the selection criteria are the Bank leaders, including Mr. Ömer Tetik - CEO.

#### 3.4. Description of the type ad class of the securities that are offered or allocated

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The securities offered are nominal, dematerialised shares, which are traded in the category I of the Bucharest Stock Exchange.

### 3.5. The time period share subscription

The transfer of the property of the shares to Banca Transilvania Financial Group's management and personnel will take place after the communication of the present document to the Central Depository, in accordance with the law.

### 3.6. Subscription price

As stated in the Board of Directors' Resolutions no. 1 and no. 2 from the 27<sup>th</sup> of May 2025, the Board has decided the allocation of 7.302.016 shares towards the personnel of the bank, and for the personnel of the Banca Transilvania Financial Group, at a preferential price of RON o.

### 3.7. The intermediary which aided in the drafting of the information document The intermediary's name

BT Capital Partners Constantin Brâncuși, no.74-76, ground floor Cluj-Napoca

### 3.8. Other information believed to be of relevance by the issuer or by the ASF

In accordance with art. 16, para. (3), lit. b., point 5 of the Law no.24/2017, the drafting and publication of a prospectus is not mandatory for securities offered, allocated or which will soon be allocated to ex members of the management or employees or to current employees by the employer or by the parent-company or the subsidiary, with the conditions that the company has a headquarters or is registered in the European Union and that the company issues a document with the minimum content previewed in Appendix no. 4 of FSA Regulation no. 5/2018.

ISSUER BANCA TRANSILVANIA S.A. Chief Executive Officer Ömer Tetik INTERMEDIARY BT CAPTAL PARTNERS S.A. Chief Executive Officer Daniela Secară