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 bank's Head Office in Cluj-Napoca, street George Baritiu no. 8, Cluj county until April 23, 2015 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: flavia.vandor@btrl.ro.

FORM OF VOTE BY CORRESPONDENCE

for the Ordinary and Extraordinary General Meetings of the Shareholders of Banca Transilvania S.A.

- juridical persons -

The Company		registered	with the	Trade
Registry attached to the Tribunal in	under no	wi	th the regi	istered
offices in legal	lly represented by Mr.	/Mrs		
holder of shares issued	by Banca Transilvania	S.A., giving i	t the right	to the
same number of votes in the Gen	eral Meeting of Share	holders and	accounti	ng for
% of the share capital and	% of the total numb	per of voting	rights, exp	presses
its voting right by correspondence in	n the General Meeting of	of Shareholde	ers, ordina	ry and
extraordinary, to be held on April 2	29, 2015 hours 14,00 re	espectively ho	ours 15,00	at the
Grand Hotel Italia in Cluj-Napoca, 7	Гrifoiului – Vasile Conta	a Street or on	April 30,	, 2015,
hours 14,00, respectively hours 15,0	00, when a second mee	ting is to be	held in ca	ase the
first meeting was not be held, to ex	ercise the voting rights	for its shares	recorded	in the
Shareholders' Register at the end of	the day April 19, 2015,	as follows:		

For the Ordinary General Meeting:

1. Approval of the annual financial statements (statutory individual and IFRS consolidated) for the 2014 financial exercise, in compliance with the NBR order no. 27/2010, together with the Report of the Council of Administration and the

Report of t	he Independent Auditor	as well as the approval of the proposed profit		
distribution.				
For	Against	Abstention		
2 Diahana	-	2014		
	of administrators for the			
For	Against	Abstention		
3. Approval of	the Budget for expendit	ure and revenues and the investment plan for		
2015 (business	plan for 2015);			
For	Against	Abstention		
administrators remuneration	s and directors. (propo mentioned above)	additional remunerations granted to the osal: maintaining the current cap on the Abstention		
situations of tl Standards, as	ne Bank for the 2015 fin	r for the Bank who will audit the financial ancial exercise, in accordance with the IFRS order no. 27/2010. (proposal: KPMG Audit		
S.R.L.) For	Against	Abstention		
of identificati	on of the shareholders vehe GSM decisions).	5 as the registration date (defined as the date who are to benefit from dividends and other		
F0I	Agamst	Abstention		
	· · · · · · · · · · · · · · · · · · ·	the decisions mentioned above given to the		
Council of Adı	ministration and to each	of its members individually.		
For	Against	Abstention		

For the Extraordinary General Meeting:

- 1. Increase of the share capital with the amount of 417.379.818 lei by issuing 417.379.818 new shares, at a nominal value of 1 leu/share. The increase in the share capital will be carried out by using the following sources:
 - a) capitalization of reserves from the net profit of the year 2014 in amount of 406.823.021 lei, by issuing a number of 406.823.021 shares, with a nominal value of 1 leu/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 May 29, 2015);
 - b) the inclusion of reserves which were generated by bond to share conversion premiums, in the amount of 10.556.797 lei, through the issue of 10.556.797 shares, at a nominal value of 1 leu/share, benefiting the shareholders registered in the Shareholders' Registry, kept by the Central Depository, until the registration date decided by the GSM (proposed date May 29, 2015)

2. Approval of the Bank's share buyback, in accordance with the applicable legal
provisions, under the following terms and conditions: a maximum 20.000.000 shares
(0.77% of the total shares included in the share capital) with a nominal value of 1
leu/share at a minimum price equal to the market price on BVB at the moment of
the buyback and a maximum price of 3 lei, for a period of maximum 18 months as
of the publishing date of the EGM resolution in the Official Monitor of Romania,
Part IV, with the purpose of implementing a remuneration program capable of
ensuring the compliance with the long-term performance principles and a share
retention program for a period of at least 3 years, and the granting of a mandate for
the Board of Directors for the enforcement of this resolution.

For_____Against_____Abstention____

For Against Abstention

3. Notification	of shareholders in re	gard to the purchase of all Volksbank Romania				
S.A./ prelimina	ary approval of the n	nerger (by absorption) which would take place				
between Banca Transilvania S.A. (absorbing company) and Volksbank Romania						
S.A. (absorbed company).						
For	Against	Abstention				
4. Approval of	the date of May 29,	2015 as the registration date and of the date of				
May 28, 2015 a	s the ex date.					
For	Against	Abstention				
for setting the	payment date with res	y out the decisions mentioned above (inclusively spect to the newly issued shares). Abstention				
The sharehold	er assumes full respor	nsibility regarding the correct filling in and safe				
	f the herein voting for	• 6 6				
Date:						
Company		-				
	(capital letters)				
(signature)						