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 21, 2016 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	e Company	registered with the				
Trad	de Registry attached to the Tribunal inu	nder no with				
the	registered offices in legall	y represented by Mr/Mrs				
	holder of shares is	sued by Banca Transilvania				
S.A.,	., giving it the right to the same number of votes	in the General Meeting of				
Shar	reholders and accounting for% of the sha	are capital and $_\\%$ of				
the total number of voting rights, expresses its voting right by correspondence						
in th	he General Meeting of Shareholders, ordinary and	d extraordinary, to be held				
on A	April 27, 2016 hours 14,00 respectively hours	15,00 at the Grand Hotel				
Italia	ia in Cluj-Napoca, Trifoiului - Vasile Conta Stre	eet or on April 28, 2016,				
hour	ırs 14,00, respectively hours 15,00, when a secon	nd meeting is to be held in				
case	e the first meeting was not be held, to exercis	se the voting rights for its				
share	res recorded in the Shareholders' Register at th	e end of the day April 15,				
2016	6, as follows:					

For the Ordinary General Meeting:

 Approval of the annual statutory IFRS financial statements for the 2015 financial year, in compliance with NBR's Order No. 27/2010, as subsequently amended, together with the Report of the Board of

	Directors a	nd the Report of the	e Independent Auditor, as well as the
	approval of	the proposed profit d	listribution.
	For	Against	Abstention
•	Discharge	f administrators for th	2015 oversise
Z.	_	f administrators for th	
	For	Against	Abstention
3.	Approval	of the Budget for	expenditure and revenues and the
in۱	vestment pla	n for 2016 (business រុ	olan for 2016);
	For	Against	Abstention
4.	Establishin	g the directors' re	emuneration for 2016, including the
ma	aximum cap	of additional rem	unerations granted to directors and
ma	anagers.		
	For	Against	Abstention
5.	Election of	a director for the po	eriod remaining until the expiry of the
ma	andate of the	e current Board of Di	rectors (i.e. until April 2018), given the
	ailable vacan		
1.	DORU CO	STEL LIONACHESCU	
			Abstention
		ENCA	
			Abstention
6.	. Approval of	the date of May 31.	2016 as the registration date (defined as
	• •	•	shareholders who are to benefit from
			the GMS decisions) and of the ex date -
	ay 30, 2016.	_	
	•		Abstention
	. 01		
7.	Approval of	the date of June 17,	2016 as the payment date.
			Abstention
		·	

8. Approval of the mandates for the Board of Directors and for its individua
members to carry out the decisions adopted by the Ordinary Genera
Meeting of Shareholders.
For Against Abstention
For the Extraordinary General Meeting:
1. Increase of the share capital with the amount of 620.000.000 lei b
issuing 620.000.000 new shares, at a nominal value of 1 leu/share. Th
increase in the share capital will be carried out by using the followin
sources:
- capitalization of reserves from the net profit of the year 2015 in amoun
of 620.000.000 lei, by issuing a number of 620.000.000 lei, with a nomina
value of 1 leu/share in the benefit of the shareholders registered with th
Shareholding Register held by the Central Depository at the registratio
date that will be established by the GSM (proposed date May 31, 2016).
For Against Abstention
2. Approval of the share buyback by the Bank, in accordance with th
applicable legal provisions, under the following terms and conditions
maximum 25.000.000 shares (0,826% of the total shares included in the
share capital) with a nominal value of RON 1/share at a minimum pric
equal to the market price on BSE at the moment of the buyback and
maximum price of RON 3,5 for a period of maximum 18 months as of th
publishing date of the EGMS resolution in the Official Gazette of Romania
Part IV, with the purpose of implementing a remuneration program capabl
of ensuring the compliance with the long-term performance principles and
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

3. Approval of	the date of May	31, 2016 as the registra	ation date and of the
ex-date - 30.0	5.2016.		
For	Against	Abstention	າ
4. Approval of	the mandates fo	or the Board of Director	s and individually for
each of its me	embers, in order	to carry out the decision	ons mentioned above
(inclusively fo	r setting the pay	ment date with respect	to the newly issued
shares).For		Against	Abstention
	er assumes full i	responsibility regarding rein voting form.	the correct filling in
Date:			
Company			
Represented by	/	(capital letters)	
(signature)			