

SWIFT: BTRLRO22 C.U.I. RO 50 22 670 R.B. - P.J.R. 12 - 010

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				reg	istered with the
Trade Registry attached to the Tr	ibunal in .		under	no	with
the registered offices in			legally	represente	ed by Mr/Mrs
hold					
Transilvania S.A., giving it the r	right to th	ne sam	e numbe	er of votes	in the General
Meeting of Shareholders and a	accounting	g for _	%	of the sha	are capital and
% of the total number	of votir	ng righ	its, expr	esses its v	voting right by
correspondence in the General M	eeting of	Shareh	olders, o	rdinary and	d extraordinary,
to be held on April 28, 2022	hours 1	4,00 r	espective	ely hours	15,00 at Banca
Transilvania Headquarters, locate	ed in Cluj-	Napoc	a, str. Cal	lea Doroba	nților no. 30-36
or on April 29, 2022 , hours 14,0	o, respec	tively h	ours 15,0	oo, when a	second meeting
is to be held in case the first mee	ting has n	ot bee	n held, to	exercise t	he voting rights
for its shares recorded in the Sha	reholders	' Regis	ter at the	end of the	day April 14th,
2022 as follows:					
For the Ordinary General Me	eting:				
1. Election of the meeting secretaries and technical secretaries, with the					
following proposals: Meeting secretaries - Ioana Olanescu, Gabriel Goga;					
<u>Technical Secretaries - Flavia Vandor, Ioan Sumandea-Simionescu.</u>					
For	Against			Abstenti	ion 🗆
					,

¹ 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**, **2022 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.



<u>financial year, in complia</u>	nce wit	th NBR's Ord	<u>er No. 27/2010, as</u>	
subsequently amended, together with the Report of the Board of Directors				
and the Report of the Indepe	ndent A	<u>uditor.</u>		
For \square	Against		Abstention □	
3. Approval of dividend dis	stributio	n from the pr	ofit of 2021, in total	
amount of 800,000,000 RO	N, being	granted as casl	h dividends. Approval	
of a gross dividend per share				
For \square	Against		Abstention □	
	J			
4. Discharge of directors for	the 2021	exercise.		
-				
For \square	Against		Abstention □	
	J			
5. Approval of the revenue	and exp	enditure budge	et and the investment	
plan for 2022 (business plan				
•				
For □	Against		Abstention □	
- • -		_	_	
7. Establishing the directo	rs' rem	uneration for	2022. including the	
maximum cap of additional r				
directors and managers.		•	7.0	
For \square	Against		Abstention □	
	110011100	_		
8. Approval of the date of June 6th, 2022 as the registration date and of the				
ex date – June 3 rd , 2022, for the identification of the shareholders who will				
benefit from the results of the Ordinary GMS and to whom the effects of				
the Ordinary GMS Decisions are applicable.				
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For	Against	П	Abstention □	
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2. Approval of the annual statutory IFRS financial statements for the 2021



9. Approval of the date	e of June 16th, 2022 as	the date for the payment of
dividends.		
For	Against □	Abstention □
10. Approval of the ma	ndates for the Board of	f Directors and for its
<u>individual members to</u>	carry out the decisions	s adopted by the Ordinary
General Meeting of Sha	<u>areholders.</u>	
For	Against □	Abstention □
For the Extraordinary	General Meeting:	
1. Election of the meet	ing secretaries and tec	chnical secretaries, with the
following proposals: M	<u>leeting secretaries - Ioa</u>	<u>ana Olanescu, Gabriel Goga;</u>
<u> Technical Secretaries -</u>	Flavia Vandor, Ioan S	umandea-Simionescu.
For \square	Against □	Abstention □
2. Increase of the shar	e capital with the amo	ount of RON 765,112,650 by
issuing 765,112,650 no	ew shares, at a nomi	inal value of RON 1/share,
establishing a price to	compensate for the f	ractions of shares resulting
from applying the algo	orithm and rounding t	he results, according to the
legal provisions in for	ce and also granting	a mandate to the Board of
Directors in order to e	establish a price highe	r than the approved one (if
<u>applicable).</u>		
The increase in the	share capital will be	e carried out through the
<u>capitalization of reserv</u>	es from the net profit	of the year 2021, in amount
of RON 765,112,650, b	<u>y issuing a number of</u>	f 765,112,650 shares, with a
nominal value of RON 1	/share in the benefit of	fthe shareholders registered
with the Shareholding	Register held by the	e Central Depository at the
<u>registration date that v</u>	vill be established by t	<u>he GSM (proposed date July</u>

13th, 2022);



For	Against □	Abstention □		
3. Approval of the sha	re buyback by the Ba	nk, in accordance with the		
		ng terms and conditions: up		
	•	nares included in the share		
- , ,	_	at a minimum price equal to		
_	•	ne buyback and a maximum		
		months as of the publishing		
_		azette of Romania, Part IV,		
part of a stock option	on plan with the pu	rpose of implementing a		
remuneration program	and a personnel incen	tive program for a period of		
at least 3 years as well	l as the payment of fi	xed remuneration, and the		
granting of a mandate	for the Board of Direc	tors for the enforcement of		
this resolution.				
For \square	Against □	Abstention □		
4. Approval of the cons	olidation of the nomin	al value of a share at Banca		
Transilvania SA, from	1 RON/share to 10 RO	ON/share, by increasing the		
nominal value of the sha	ares simultaneously w	ith the reduction of the total		
number of shares (10 shares with a nominal value of 1 RON/share = 1 share				
with a nominal value of 10 RON/share), while also establishing by the GSM				
a price for compensating the fractions of shares resulting from the				
application of the algorithm and rounding of the results, according to the				
legal terms, and granting a mandate to the Board and individually of its				
members for the implementation of this decision, including for the				
approval of the specific documentation. The informative document and				
the procedure regarding the consolidation process are available on the				
company's website.				
For \square	Against □	Abstention □		



5. Informing the shareholders about the ongoing process of acquiring a holding in the share capital of Țiriac Leasing IFN SA.

For \square	Against □	Abstention □		
6. Approval of the date of Jul				
<u>ex-date – July 12th, 2022, for</u>	r the identification of t	the shareholders who		
will benefit from the results	of the Extraordinary (SMS and to whom the		
effects of the Extraordinary	GMS Decisions are app	licable, including but		
not limited to the identificati	on of the shareholders	who will benefit from		
the shares allocated followin	g the capital increase.			
For □	Against □	Abstention □		
7. Approval of the date of	July 14th, 2022 as tl	ne payment date for		
distribution of shares followi	ing the share capital in	crease.		
	_			
For \square	Against □	Abstention □		
	J			
8. Approval of the date Augu	st 17th, 2022 as the re	gistration date and of		
the ex-date August 16th, 202	2, for consolidation of	the nominal value of		
the shares at Banca Transilvania.				
For \square	Against □	Abstention □		
	U			
9. Approval of the date August 29th, 2022 as the date of payment for the				
fractions resulting from the operation of consolidating the nominal value				
of the shares of Banca Transilvania.				
vi die shares di Danea Itanshvama.				
For \square	Against [Abstention □		
For \square	Against □	Abstention L		

10. Approval of the amendment of the articles of association, as follows:

• Removing the second sentence from point d) of article 10 - Modification of the Share Capital.



- Removing sub-points e), k), m), n) and o) related to point e) of article 13 the Board of Directors.
- Rephrasing of sub-item i) related to point e) of article 13 the Board of Directors, as follows:
 - (i) approves the granting of shareholder status in other competing companies to bank's managers or directors;
- Rephrasing of point f) of article 13 the Board of Directors, as follows:

The Board of Directors usually meets at least once a quarter and whenever necessary, in the presence of at least half of its members. Participation in the meetings of the Board of Directors can also take place remotely (video-conference, telephone conference, etc.). The convening notices must be sent to all the members of the Board of Directors and shall include the venue, the time and the agenda of the meeting. The members of the Board of Directors may take part in the meeting by telephone and that aspect is to be recorded in the minutes of the meeting. No decision can be made on issues that are not included in the agenda, except for cases of emergency and provided that such decision is ratified in the following meeting by the members who were not present when it was made. The Board of Directors shall be chaired by the Chair and in his/her absence by a member of the Board of Directors appointed for this by the Chair. The decisions of the Board of Directors shall be made (1) with an absolute majority of the votes of the attending members and (2) with at least half of the total number of directors and each such decision must be recorded in the minutes to be signed by the Chair and by the secretary.

• Rephrasing of point h) of Article 13 - the Board of Directors, as follows:

The Board of Directors shall appoint a secretary, either from among its members or from among the employees in managerial positions concering the operational activity. The proceedings of the Board of Directors shall be recorded in minutes;



• Rephrasing of point m) of Article 13 - the Board of Directors, as follows:

No director may be a member on more than five Boards of Directors, except for the cases provided under paragraph (2), article 153¹⁶ of Romanian Law no. 31/1990. Moreover, the rules established in the G.E.O. no. 99/2006 regarding the maximum number of mandates that directors can accumulate will be taken into account.

- Elimination of points h), i), l), m) and n) of Article 16 On Registers, Balance Sheet and Profit Distribution.
- Elimination of Article 19 Relations with the National Bank.

The articles of the articles of association will be renumbered

For \square	Against □	☐ Abstentio	n 🗆
11. Approval of the	mandates for the B	Soard of Directors and	<u>individually</u>
for each of its me	embers, in order t	to carry out the decis	sions of the
Extraordinary Gene	eral Shareholders M	<u>leeting.</u>	
For	Against D	□ Abstentio	n 🗆
	-	regarding the correct filli	ng in and safe
transmission of the he	rein voting form.		
Date:			
Company			
Represented by	(cap	oital letters)	
	(signat	ture)	