

SWIFT: BTRLRO22 C.U.I. RO 50 22 670

R.B. - P.J.R. 12 - 019 - 18.02.1999 Nr. Înreg. Reg. Com.: J12 / 4155 / 1993

SPECIAL POWER OF ATTORNEY¹

for the representation of <u>juridical persons</u> in the Extraordinary General Meeting of the Shareholders of Banca Transilvania S.A.

The company	registered wit	h the Trade		
Registry under no	with the sole identification number	having		
its registered offices in	legally represented by Mr/Mrs (name of the		
representative)	holder of	shares		
issued by Banca Transilvania S.A	., giving it the right to the same number of	votes in the		
General Meeting of Shareholders	and accounting for% of the share	capital and		
% of the total number of	f the voting rights, hereby, appoints Mr/Mrs. (name of the		
representative)	r	esident in		
	with ID/passport series no			
PIN	as representative of the company in	the General		
Extraordinary Meeting of Shareholders to be held on December 18th 2024 at 12:00, or on				
December 19 th 2024 , at 10:00	(Romanian time), when a second meeting is t	o be held in		
case the first meeting has not been held, at Banca Transilvania Headquarters, located in Cluj-				
Napoca, Calea Dorobanților Stree	et, no. 30-36, to exercise the voting rights fo	or its shares		
recorded in the Shareholders' Reg	gister at the end of the day of December 6 th	^h , 2024 as		
follows:				

¹ This power of attorney is made in 3 (three) copies, one signed in original is to be sent to the Company's registry, indicated in the convening notice, namely Cluj-Napoca, Calea Dorobanţilor no. 30-36, Cluj County, Romania, by the date of 13th of December 2024, 17:00, in an envelope clearly indicating "For the Extraordinary General Meeting of Shareholders of the 18th/19th of December 2024", under the sanction of losing the voting right by representative in the GSM under the law. The power of attorney 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, with the title "For the Extraordinary General Meeting of Shareholders of the 18th/19th of December 2024". The power of attorney will be accompanied by a copy of the identification document of the legal representative of the company shareholder and by an official document certifying the quality of legal representative mandated to sign the power of attorney. The quality of legal representative is proven through an official document which validates this quality (proof issued by a competent authority, in original or legalized copy, no older than 1 month before the date of the GSM).



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- 1. Approval of the merger by absorption between Banca Transilvania S.A., as the acquiring company, and OTP Bank România S.A. and BT Building S.R.L., as the acquired companies, according to the terms and conditions set forth in the Merger Project, and therefore, the approval of the Merger Project and the documents that have been drawn up in connection therewith, and all the merger effects, such as, but not limited to:
 - (i) the dissolution without liquidation of OTP Bank România S.A. and BT Building S.R.L. and the universal transfer of the assets of OTP Bank România S.A. and BT Building S.R.L. to Banca Transilvania S.A.;
 - (ii) Granting of a mandate to the Banca Transilvania Board of Directors regarding the implementation of the decision approving the merger and the merger itself as indicated in the Merger Project, with the power to decide on: any other items, dates (including, but not limited to, if applicable, the determination of the ex-date, the registration date or the payment date) or events necessary for the completion and implementation of the merger between Banca Transilvania and OTP Bank România S.A. and BT Building SRL.

	România S.A. and BT Building SRL.	
For \square	Against □ Abstention □	
	e granting of a mandate to Banca Transilvania's Board of Directors, with the righ ation, to take all measures and carry out all administrative, economic, financia	
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-	rations deemed necessary or appropriate by them so as to implement the decision	11 10
	he Merger and the Merger itself, such as, but not being limited to:	
(i)	performing the formalities necessary in order to obtain any approvals from	the
	competent authorities,	
(ii)	establishing and performing, as appropriate, the procedures to ensure the exerc	cise
	of the shareholders' rights in the Merger context;	
(iii)	the signing and submission of any documents, notifications, requests necessary	y or
	useful for the completion and enforceability of the takeover of the entire ass	sets
	(patrimony) of OTP Bank România S.A and BT Building SRL as from the effec	tive
	date of the Merger;	
(iv)	representation before the competent Trade Register Offices, the competent Co	urt.
(= ')	the NBR, the FSA, the Central Depositary, and any other authorities, legal enti	
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	or individuals, as may be necessary.	
For \square	Against □ Abstention □	



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This power of attorney is valid only for the Extraordinary General Meeting of Shareholders, to be held on Decmeber 18th, 2024 at 12:00, or on December 19th, 2024, at 10:00, (Romanian time), when a second meeting is to be held in case the first meeting has not been held, at Banca Transilvania Headquarters, located in Cluj-Napoca, str. Calea Dorobanţilor no. 30-36, my representative having the obligation to vote according to the given instructions.

By the present document, I give power of attorney to my representative to vote in accordance with the above instructions and I hereby give him full power of attorney to vote on any issues which have not been identified and included in the agenda of the GSM until the date of signature of the present document.

Date:	
Company (capital letters)	
Represented by:	
Signature:	