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

## 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: 18.12.2024

## BANCA TRANSILVANIA S.A. CLUJ-NAPOCA

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

**Telephone/fax number:** 0264/40715a0/407179

Registry of Commerce registration number: J12/4155/1993

**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 decision of the Extraordinary General Shareholders Meeting of Banca Transilvania

On the 18<sup>th</sup> of December 2024, the Extraordinary General Shareholders' Meetings of Banca Transilvania S.A. Cluj-Napoca took place.

At the Extraordinary Shareholders Meetings shareholders representing 62.80% of the total number of shares with voting right, respectively 575,544,330 of the shares, were present, either in person or by power of attorney.

Following the debates, **The Extraordinary General Shareholders' Meeting** has adopted the following decisions regarding the points included on the agenda, in accordance with the published Convening notice:



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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. as well as the price of TLV share for right of withdrawal at the value of 21.9836 RON/share, determined in accordance with legally applicable evaluation standards, by an independent evaluator registered with the Financial Supervisory Authority, appointed in accordance with the law;
  - (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 s (including, but not limited to, if applicable, the determination of the exdate, the registration date or the payment date for the merger procedure or for other procedures linked to the exercise of the rights of shareholders in the context of the merger, including those linked to the right of withdrawal from the company) or events necessary for the completion and implementation of the merger between Banca Transilvania and OTP Bank România S.A. and BT Building SRL.

Following the merger, all the assets of the absorbed company (which will cease to exist by deletion from the trade register), including (but not limited to) movable and immovable property with the encumbrances and notations relating thereto, as shown in the land register extracts, will be taken over by the absorbing company.

2. The granting of a mandate to Banca Transilvania's Board of Directors, with the right of sub-delegation, to take all measures and carry out all administrative, economic, financial or legal operations deemed necessary or appropriate by them so as to implement the decision to approve the Merger and the Merger itself, such as, but not being limited to:



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(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 exercise of the shareholders' rights in the Merger context;

(iii) the signing and submission of any documents, notifications, requests necessary or useful for the completion and enforceability of the takeover of the entire assets (patrimony) of OTP Bank România S.A and BT Building SRL as from the effective date of the Merger;

(iv) representation before the competent Trade Register Offices, the competent Court, the NBR, the FSA, the Central Depositary, and any other authorities, legal entities or individuals, as may be necessary.

BOARD OF DIRECTORS CHAIRMAN,

Horia CIORCILĂ