This form (filled in by the shareholder with the signature authenticated by a public notary and accompanied by a copy of the identification document) must be sent in original to the bank's Head Office in Cluj-Napoca, street George Baritiu no. 8, Cluj county until April 23, 2014 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.

- natural persons -

I, undersigned	with the ID series		
nowith the address in with PIN	holder of		
shares issued by Banca Transilvania S.A., givi	ng me the right to the same		
number of votes in the General Meeting of Shareholders an	d accounting for% of		
the share capital and% of the total number of voting	ng rights, express my voting		
right by correspondence in the General Meeting of	Shareholders, ordinary and		
extraordinary, to be held on April 29, 2014 hours 14,00 res	spectively hours 15,00 at the		
Grand Hotel Ialia in Cluj-Napoca, Trifoiului - Vasile Conta	Street or on April 30, 2014,		
hours 14,00, respectively hours 15,00, when a second meet	ing is to be held in case the		
first meeting has not been held, to exercise the voting rights for its shares recorded in the			
Shareholders' Register at the end of the day April 18, 2014, as follows:			
For the Ordinary General Meeting:			
1. Approval of the annual statutory IFRS financial	statements for the 2013		
financial exercise, in compliance with NBR order no.	27/2010, together with the		

For_____ Against____ Abstention _____

Auditor as well as the approval of the proposed profit distribution.

Report of the Council of Administration and the Report of the Independent

For	Against	Abstention
3. Approval of	the Budget for expendit	ure and revenues and the investment plan
2014 (business)	plan for 2014).	
For	Against	Abstention
l. Election of th	ne new members of the	Council of Administration for the 2014-20
mandate.		
1. Horia Ciorci	la	
For	Against	Abstention
2. Roberto Mar	zanati	
For	Against	Abstention
3. Costel Ceoc	ea	
For	Against	Abstention
4. Radu Danu	t Palagheanu	
For	Against	Abstention
5. Vasile Pusca	as	
For	Against	Abstention
6. Thomas Gr	asse	
For	Against	Abstention
7. Ivo Gueorgi	uiev	
For	Against	Abstention
8. Carmen Rete	egan	
For	Against	Abstention
5. Decision reg	garding the remunerati	on of administrators for the 2014 exerc
including the	maximum cap of a	additional remunerations granted to
administrators	and managers.	
For	Against	Abstention

	N.B.R. order no. 27/2010	, with subsequent modifications.
For	Against	Abstention
7. Approval o	f the date of May 30, 201	4 as the registration date (defined as the date
	·	who are to benefit from dividends and other
rights under t	he GSM decisions).	
For	Against	Abstention
	Against ordinary General Meetin	Abstention
1. Increase 352.742.991 m share capital value a) capital	se of the share capital we shares, with a nominable will be carried out by using a number of the benefit of shareholds.	rith the amount of 352.742.991 lei, by issuing nal value of 1 leu/share. The increase in the

(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 BSE at the moment of the buyback and a maximum price of 2,5 lei, for a period of maximum 18 months as of the publishing date of the EGSM resolution in the Official Gazette 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 Council of Administration for the enforcement of this resolution.

For	Against	Abstention
Modificat	ion of the Constitutional A	Act.
• Additi	ons to Article 6 – Object of	activity, according to NACE codes:
6612 – Bro	kering of financial deals	
For	Against	Abstention
• Modif	ication to art. 12 – General	meetings - let. b)
Ea	ch shareholder may partic	ipate in the General Meetings, either in perso
or	by a special power of atte	orney given in original to another person, wh
ma	y or may not be a shareho	lder in the Bank, under legal conditions. Such
po	wer of attorney shall be s	ubmitted to the Bank five days before the dat
sch	neduled for the meeting.	Legal entities are represented in the genera
· ·	etings by their legal repres	entatives or other authorized persons.
For	Against	Abstention
• Modif	ication to art. 12 – General	Meetings – let. d) para. 1, as follows:
The G	eneral Meetings may be or	dinary or extraordinary. General Meetings sha
be con	nvened by the Council o	of Administration, according to the law. Th
conver	ning notice for any GSM sa	hall be published in the Official Gazette and i
one of	the newspapers with natio	onal circulation and shall include the date an
place	of the meeting and the a	genda, clearly indicating all the issues to b
debate	d. The deadline for the me	eting shall not be earlier than 30 days after th
	ation of the convening notic	•
_		Abstention

rtomo	val of Art. 12, para. 1 and	2, let. e) – General Meetings
For	Against	Abstention
After obta	uining all prior authoriza	il of Administration – let. d), as follows: tions from legal authorities, the signatures of th
		stration will be submitted to the Trade Registry.
		e administrator in question is considered to b
`	f his/her rights. Against	Abstention
	odification to art. 13 – Co	ouncil of Administration – let. e), sub-point. a), a
To approv	ve the Rules for Organiza	ation and Administration, the Code of Ethics an
Conduct,	the organization chart, as	s well as the principles for staff remuneration an
retention;		
For	Against	Abstention
• Remov	val of let. e), sub-point b)	of art. 13 – Council of Administration
For	Against	Abstention
Modif follow		ncil of Administration – let. e), sub-point c), a
•	•	of the bank; the Council of Administration mainternal rules to the Leaders' Committee and/o
manac	• • • • • • • • • • • • • • • • • • • •	plicable;
	specific committees, as ap	

to c	approve, as ap	plicable and under	competences, financing contracts for the bank's
cur	rent business;		
For	•	Against	Abstention
•	Modification follows:	of art. 13 – Coun	cil of Administration – let. e), sub-point h), as
to d	appoint and to	o revoke, any time	e and in a justified manner, the Bank's leaders
(Ch	nief Executive	Officer and deputy	CEOs) and to establish the remuneration and the
mai	ndate period fo	or each of them, as	well as to appoint and to revoke, any time and in
a ji	ustified manne	er the executive m	anagers, managers in the Head Office and the
mai	nagers of bran	ches and to determ	ine their powers and duties;
For		Against	Abstention
	follows: to approve lo	ans over the comp	etence limits of the Committee for Credit Policy
		s, at the proposal o	
For	•	Against	Abstention
•	Modification follows:	of art. 13 – Cour	ncil of Administration – let. e) sub-point j), as
		he position of a mpanies for the Bar	partner with unlimited responsibility in other nk Leaders;
For	·	Against	Abstention
•	follows: to approve the	e Bank's participat	ncil of Administration – let. e) sub-point 1), as ion with capital in other companies (respectively mpanies, to acquire shares in other entities, to
	-		ticipations, disposal/sale of participations);
For			Abstention

•	Removal of Art. 13, let. e), sub-point n) – Council of Administration			
For	Against Abstention			
	Modification of art. 13 – Council of Administration – let. e) sub-point r), as follows:			
	to establish the complete annual earnings for key personnel; the CA may delegate this competence to a CA committee;			
For	AgainstAbstention			
	Modification of art. 13 – Council of Administration – let. e) sub-point w), as follows:			
	to approve any loan, guarantee or obligation assumed in derogatory conditions in line with the BT internal rules;			
For	Against Abstention			

 Modification of art. 13 – Council of Administration – let. f), para. 1) and 2), as follows:

The Council of Administration shall meet at the headquarters of the Bank at least once a month or any time it is considered to be necessary, with an attendance of at least half of the number of its members. The convening notices must be sent to all members of the Council of Administration and shall include the place, the time and the agenda of the meeting. The members of the Council of Administration 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 taken 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 taken. The Council of Administration shall be presided by the chairman or, in his absence, by a member of the Council of Administration appointed for this purpose. The decisions of the Council of Administration shall be taken (1) with an absolute majority vote of the present members and (2) with at least half of the total number of administrators and each such decision must be included in the minutes to be signed by the Chairman and the members of the Council of

	place via remote communication devices (video conference, telephone conference		
	etc). Between two CA meetings, in case of urgent matters, resolutions may be submitted electronically to all Counicl members, with the same rules regarding quorum for approval being applicable for such decisions.		
Foi	AgainstAbstention		
•	Modification of art. 13 – Council of Administration let. f), para. 3 sub-point f) the appointment or the dismissal of any bank leader;		
Foi	AgainstAbstention		
For	Modification of art. 13 – Council of Administration let. f), para. 4: The notices for meetings must be given to each member of the Council of Administration at least 5 days prior to the proposed date of the meeting and such notices shall include an agenda with the items to be discussed during the meeting, unless the meetings are extraordinary (convened for matters of urgency), in which case the notice is to be sent at least 48 hours before such meeting to each member (together with an agenda of the extraordinary meeting).		
•	Modification of art. 14 – the Leaders' Committee and Executive Management Committee – will be named "Leaders Committee", and the article will be modified as follows: Leaders' Committee The management, organization and coordination of the bank's current business is ensured by the leaders (directors) of the bank (Chief Executive Officers and deputy CEOs), appointed by the Council of Administration, who together form the Leaders' Committee.		

Committee.

The Chief Executive Officers and deputy CEOs will form together the Leaders'

The Council of Administration mandates the bank's leaders to exercise jointly the powers of organization and management of the bank's activity. The bank leaders are vested with the rights, obligations and responsibilities provided in the relevant legislation and the Constitutional Act for the activities they coordinate according to the bank's organization chart. The leaders may, based on the received mandate, delegate some of their responsibilities in a clear and transparent way to specific committees/other structures or individually to executive managers and mid-level managers.

The Leaders' Committee shall adopt decisions by consensus; in case of disagreement, the subject will be forwarded to the Council of Administration. The Bank is validly bound in property related operations and current business in line with the internal regulations.

	with the internal regulations.	
For	Against	_ Abstention
•	Removal of Art. 15 – Management	
For	Against	_ Abstention
•	Modification of art. 16 – Financial Audito	ors, by removing para. 1;
For	·Against	_ Abstention
	Modification of art. 17 – Bank's Books, let. a), as follows: The Bank shall keep its books in line with	
For	· Against	_ Abstention
	Modification of art. 17 – Bank's Books, let. b) as follows:	Balance Sheet and Profit Distribution -
The	e Council of Administration must make av	vailable to the shareholders information
abo	out the shareholding structure, as well	as about the debates in the General
Me	etings and release, upon request, excerpts	of such documents, at the expense of the
sha	reholders.	
For	Against	_ Abstention

Modification of art. 17 – Bank's Books, Balance Sheet and Profit Distribution – let. d) as follows: The Council of Administration shall prepare and present to the financial auditors in view of the preparation of the report to the General Meeting, the balance sheet of the previous fiscal year, the profit and loss account together with the report and any other underlying documents. The balance sheet and the profit and loss account shall be prepared in accordance with the law. For_____ Against____ Abstention _____ Modification of art. 17 – Bank's Books, Balance Sheet and Profit Distribution – let. e) as follows: The financial auditors shall verify if the financial statements are prepared according to the accounting regulations in force and shall prepare an audit report signed by the person who is authorized according to the law. The annual financial statements, together with the proposed profit distribution as well as the administrators' report for the related financial exercise are submitted for approval to the General Shareholders Meeting. The annual financial statements, duly approved, together with the administrators' report and the audit report shall be published according to the legislation in force. The General Shareholders' Meeting approves the amount of the annual bonuses, the remuneration of the members of the Council of Administration, of the Executive Management Committee as well as the amount and the purpose of the reserve fund, the special reserves and other funds under the law. For_____ Against_____ Abstention _____ • Removal of art. 19 let. b) – Personnel

• Modification of art. 19 let. c) – Personnel – as follows:

The members of the Council of Administration, the bank's leaders and all bank employees, irrespective of their position, must respect the legal rules in force, including those on keeping professional secrets in the banking field.

For_____Against_____Abstention____

	For	_ Against	Abstention
	Removal of art	. 19 let. d) – Personnel	
		,	Abstention
	101	_ Agamst	
	Removal of art	. 20 – Civil Liability	
	For	_ Against	Abstention
	Removal of art	. 25 – Miscellaneous.	
	For	Against	Abstention
		eture of the Articles of associate	
	_		
9.	Approval of the d	ate of May 30, 2014 as the	registration date (defined as the date
	of identification o	f the shareholders who ar	e to benefit from dividends and other
	rights under the (GSM decisions).	
	For	_ Against	Abstention
10	. Approval of the n	nandates for the Council o	f Administration and individually for
	each of its memb	ers, in order to carry ou	t the decisions of the Extraordinary
	General Sharehol	ders Meeting.	
	For	_ Against	Abstention
Th	e shareholder assu	ımes full responsibility re	garding the correct filling in and safe
tra	nsmission of the h	erein voting form.	
		C	
Da	te:		
N.T	/ · · · 11 · · · · ·		
	me (capital letters)		
315	gnature:		