SPECIAL POWER OF ATTORNEY Shareholders' ordinary general assembly¹

Ι		the			undersigned:
shareh	(Name and surname of the natural perso	on shareholder or	of the legal rep	presentative of th	e legal person
legal		representative			of
quality	(To be filled in only for the legal person sl of shareholder, as well as, in the case of s of legal representative is established based ny from the central depository).	shareholders lega	l entities or entiti	es without legal p	personality, the
PNC_	,	domiciled	in	(full	address)
holder of the ID paper/passport series, no, holder of a number of					
hereby					appoint
	(Name and surname/denor to)	nination of the re	presentative the sp	pecial power of at	torney is given
domici	led in/with		offices		in
	(Address/Office of the repr	resentative selecte	d by the securitie	s holder)	_ ,
PNC_	, holder of ID paper / passport series, no				
	(for natural person representatives),				
Single	Registration Code				
	(for legal person representatives)				
SA that Centre first ca	representative in the Shareholders' Ordina t will be held on April 29, 2024, 10:00 h , Building, 11 th floor, Meeting room 1112, n nnot be held, in order to exercise the voti olders' register on the reference date April 1	first convocation amely on April 3 ng right associate	in Bucharest 3, 30, 2024 , 10:00 h ed to the shares 1	str. Olteni no. 2-4, second convocat	4, PLATINUM tion in case the

1. As regards **item 4 in the agenda**, **item 1 of the draft Decision**, namely: approve the separate financial statements of the National Electric Power Transport Company "Transelectrica"-SA for the financial year 2023, according to Note no. 15362/27.03.2024.

For _____ Against _____ Abstention _____

¹ The content is in accordance with the provisions of FSA Regulation 5/2018 on issuers of financial instruments and market operations, with later amendments and additions.

2. As regards *item 5 in the agenda*, *item 2 of the draft Decision*, *namely: approve the consolidated financial statements of the National Electric Energy Transport Company "Transelectrica"-SA for the financial year 2023, according to Note no. 15365/27.03.2024.*

For _____ Against _____ Abstention _____

3. As regards *item 6 in the agenda*, *item 3 of the draft Decision*, *namely: approve the distribution of the remaining accounting profit after deducting the profit tax on 31.12.2023 in the amount of 213,611,306 lei with the following destinations:*

No.	Destination	Amount (RON)
1	Accounting profit remaining after income tax on December 31, 2023	213,611,306
	Distribution of accounting profit to the following destinations:	
а	Legal reserve (5%)	0
b	Other reserves representing tax facilities – exemption from payment of tax on reinvested profit	125,636,653
с	Other distributions provided by law - revenues achieved in 2023 from interconnection capacity allocation (net of profit tax)	87,974,653
2	Profit remaining to be distributed (1-a-b-c)	0
d	Employee profit sharing	0
e	Dividends due to shareholders from the remaining distributable profit	0
f	Other reserves established as own sources of financing	0
g	Non-distributed profit	0
3	Total distributions (a+b+c+d+e+f+g)	213,611,306

according to Note no. 15365/27.03.2024.

For _____ Against _____ Abstention _____

4. As regards *item 7 in the agenda*, *item 4 of the draft Decision*, *namely: approve the distribution of gross dividend per share from the retained earnings existing in the balance on 31.12.2023, at the value of 0.28 lei, according to Note no. 15367/27.03.2024.*

For _____ Against _____ Abstention _____

5. As regards *item 8 in the agenda*, *item 5 of the draft Decision*, *namely: approve the establishment of the reserves related to the revenues obtained from the allocation of the transmission capacity on the interconnection lines by apportionment from the carried forward result representing the surplus obtained from non-taxable revaluation reserves upon the change of destination in the amount of 124,558,966 lei, according to Note no. 15366/27.03.2024.*

For _____ Against _____ Abstention _____

6. As regards *item 9 in the agenda*, *item 6 of the draft Decision*, *namely: approve the discharge of the members of the Directorate and the members of the Supervisory Board for the financial year 2023*.

For _____ Against _____ Abstention _____

7. As regards *item 10 in the agenda*, *item 7 of the draft Decision*, *namely: approve the remuneration report for the financial year 2023, registered with no. 15555/27.03.2024.*

For _____ Against _____ Abstention _____

8. As regards **item 12** in the agenda, item 8 of the draft Decision, namely: approve remuneration policy for members of the executive and non-executive management of National Electric Power Transport Company "Transelectrica"-SA. revised at the level of March 2024, according to Note no. 15557/27.03.2024.

For _____ Against _____ Abstention _____

9. As regards **item 14 in the agenda**, **item 9 of the draft Decision**, namely: approve the ratification of the Decisions of the Supervisory Board for the appointment of provisional members in the Directorate no. 26/25.06.2021, no. 49/22.12.2021, no. 50/22.12.2021, no. 51/22.12.2021, no. 52/22.12.2021, no. 53/22.12.2021, no. 13/23.03.2022, no. 18/21.06.2022, no. 43/14.10.2022, no. 53/19.12.2022, no. 15/19.04.2023, no. 24/20.06.2023, no. 39/24.10.2023 and no. 11/21.03.2024.

For _____ Against _____ Abstention _____

10. As regards item 15 in the agenda, item 10 of the draft Decision, namely: are established the general limits of remuneration and other benefits that will be granted by C.N.T.E.E. Transelectrica S.A. to the provisional members of the Directorate, including the fixed allowance, as well as other advantages granted to them as follows:

15.1. Fixed gross monthly compensation: maximum 6 times the average over the last 12 months of the average gross monthly salary for the activity carried out according to the main object of activity registered by the company, at class level according to the classification of activities in the national economy, communicated by the National Institute of Statistics prior to the appointment.

15.2. Other benefits for Directorate members of NPT Co. Transelectrica:

a) in case the mandatee (Directorate member) does not have a home in Bucharest or within 60 km from Bucharest, the company will settle, at the request of the mandatee accompanied by supporting documents, the equivalent of the amount of the monthly rent related to the use of a home located in Bucharest or within 60 km from Bucharest, within the limit of the equivalent in RON of the net amount of up to 780 EURO/month.

b) in case the mandatee domicile (Directorate member) is not in Bucharest, the company will settle, at the request of the mandatee, accompanied by supporting documents, the equivalent value of air, rail and/or road transport from the domicile to the headquarters of the mandator and back within the limit of the equivalent in RON of a net amount of up to 2000 RON/month.

For _____ Against _____ Abstention _____

11. As regards **item 16** in the agenda, item 11 of the draft Decision, namely: approve establishing the date of June 6, 2024 as the "ex date", the calendar date from which the Company's shares subject to the Resolution of the Ordinary General Shareholders' Meeting are traded without the rights deriving from that resolution.

For _____ Against _____ Abstention _____

12. As regards item 17 in the agenda, item 12 of the draft Decision, namely: approve establishing the date of June 07, 2024 as the registration date of the shareholders on whom the effects of the SOGA Decision will be reflected.

For _____ Against _____ Abstention _____

13. As regards item 18 in the agenda, item 13 of the draft Decision, namely: approve establishing the date of June 27, 2024 as the "payment date" of the dividends distributed from the profit recorded on 31.12.2023.

For Against Abstention

14. As regards item 19 in the agenda, item 14 of the draft Decision, namely: approve empowering the chairperson of the meeting, _____, to sign the Decision of the Shareholders' Ordinary General Assembly, as well as the necessary documents regarding the registration and publication of the SOGA Decision, according to the legal provisions. The assembly chairperson may empower other persons to fulfill the formalities of publicity and registration of the SOGA Decision.

For _____ Against _____ Abstention _____

This power of attorney has been executed in 3 (three) original copies, of which one copy will be transmitted by April 29, 2024, 10:00 h for the first convocation, namely by April 30, 2024, 10:00 h for the second convocation to the address - Transelectrica, Bucharest 3, str. Olteni no. 2-4, PLATINUM Centre Building; the representative will attend the shareholders' general assembly with the second copy, and the third one will remain with the represented shareholder.

Date when the power of attorney was granted:

Name and surname:

clearly marked using capital letters)

Signature:

(Signature of the natural person shareholder or the signature and stamp of the legal representative of the legal person shareholder)