



**Transelectrica®**  
Societate Administrată în Sistem Dualist

**Compania Națională de Transport al Energiei Electrice**  
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No. \_\_\_\_\_

**ENDORSED BY DIRECTORATE**

Chairman,  
Cătălin Nițu

Member,  
Bogdan-Ionuț Grecia

Member,  
Corneliu-Bogdan Marcu

Member,  
Andreea Mihaela Miu

Member,  
Marius Viorel Stanciu

**INFORMATION NOTICE**  
**For the Shareholders' General Assembly**  
**with respect to the disputes amounting to > 500,000 Euro**  
**as per article 25 para. 1 let. n) pt. (ii) from the Articles of association of**  
**CNTEE Transelectrica SA**

Taking into account:

- ✓ the provisions of article 25 para. 1 let. n) pt. (ii) from the Articles of association of CNTEE Transelectrica SA, with respect to "Directorate assignments", which stipulates that the Directorate informs at least twice a year the Shareholders' General Assembly about operations like "initiating, settling, exercising, renouncing to claims, dispute, arbitration" amounting to over 500,000 Euro,

**we are hereby submitting, for your information, the Statement of files found on the docket of law courts on 15 June 2020, where CNTEE Transelectrica SA – Executive level is one of the parties and pertain to claims amounting to more than 500,000 Euro.**

f. Director, Juridical Division and Administrative & Fiscal Disputes  
Adina David

DCSJ Manager  
Alina TEODORU

# Juridical Division and Administrative & Fiscal Disputes - Administrative & Fiscal Disputes Department

## Situation of disputes on 24.06.2020

**in which CNTEE Transelectrica SA, Executive Branch is a party, amounting to above 500,000 Euro**

No.	File number	Juridical Counsellor	Law court	Litigating parties & capacity	File subject	Disputed value	Law court terms / settlement
1	41911/3/2014  41911/3/2014*	Alin Vladulescu	Bucharest Tribunal   CAB  ICCJ	Claimant : Transelectrica Defendant I. SC Gallup Organization Romania SRL Defendant II. Stelian Baicusi and others	Claims	<b>4,958,587. 72 Lei</b>	Settlement in brief: It admits the exception of functional incompetency of section VIII of Bucharest Tribunal. Referring the file to the registration office from the civil sections of Bucharest Tribunal. No appeal is granted. It was pronounced at public hearing on 19.02.2015. Doc.: Conclusion (disinvestment) 19.02.2015 Filed appeal It deferred pronouncing by 18.12.2017. It denies the appeals as groundless. It compels the appellant-claimant paying 6,250 Lei to appellant-defendant Gallup Organization Romania SRL as law court expenses (representing reduced lawyer fee). Appeal right granted within 30 from notification. It was pronounced at public hearing on 18.12.2017. Document: Ruling 2269/2017 18.12.2017 TEL filed appeal on 26.03.2018. The case is on screening procedure at ICCJ It admits in principle the appeals filed by claimant National Power Grid Company Transelectrica SA and defendant The Gallup Organization Romania SRL against ruling 2269 of 18 December 2017 of the Appeal Court of Bucharest, Section V civil. Setting 30 January 2019 as hearing term for appeal settlement, Judge panel C3-NCPC, 9:00 h, at public hearing, summoning the parties. Ruling 251: It denies as groundless the appeal filed by defendant The Gallup Organization Romania SRL against ruling 2269 of 18 December 2017 of the Appeal Court of Bucharest, Section V civil. It admits the appeal filed by claimant National Power Grid Company Transelectrica SA against the same ruling. It partly cancels the ruling with respect to the appeals stated by claimant National Power Grid Company Transelectrica SA and defendants Adrian Baicusi, Mihaela Maciuceanu against sentence 6508, 17 October 2016 from Bucharest Tribunal, Section VI Civil, meaning the settlement of the subsidiary request. It maintains the other provisions of the ruling appealed against. It compels claimant National Power Grid Company Transelectrica SA to 10,000 Lei law court expenses in appeal to defendant The Gallup Organization Romania

							SRL, reduced as per article 451 para 2 civil proced. Code; final.
2	17284/3/2015	Lucian Anton	Bucharest Tribunal CAB ICCJ	Claimant : SC Dagesh Rom SRL Defendant: Transelectrica	Claims	<b>2,784,950 Lei + 168,500 Lei</b>	<p>It denies the request - Settlement in brief: 1. It admits the write-off exception with respect to the claims represented by: - rent difference requested for 04.03.2012 - 12.05.2012; - related penalties requested as rent difference calculated for 04.03.2012 - 12.05.2012; - service fee difference asked for the interval 04.03.2012 - 12.05.2012; - related penalties requested as service fee difference calculated for 04.03.2012 - 12.05.2012. It denies such claims as being written-off. 2. It denies the other claims as groundless. 3. It compels the claimant to pay 2250 Lei to the defendant as law court expenses. 4. Appeal right granted within 30 from notification. Appeal is submitted Bucharest Tribunal, Section VI Civil. Pronounced at public hearing on 15.11.2016. Ruling 7230/2016 / 15.11.2016.</p> <p>Settlement in brief: It admits the appeal. It partly changes the contested ruling; it partly admits the suing, namely it compels the defendant to pay 76,265.23 Lei as service fee difference for 2012 and 76,265.23 Lei as related delay penalties. It maintains the other ruling provisions appealed against. It compels the recurrent defendant pay to the recurrent claimant 31,877.45 Lei as law suit expenses, for first instance and appeal; appeal right within 30 days from notification. Appeal will be submitted to the Appeal Court Bucharest, Section VI Civil. Pronounced at public hearing on 20.04.2018.</p> <p>Document: Ruling 810/2018 / 20.04.2018</p> <p>It establishes 12 November 2019 as next hearing term to settle the appeals at public hearing, summoning the parties.</p> <p>It denies as groundless the appeals filed by the recurrent-claimant SC Dagesh Rom SRL and by the recurrent-defendant National Power Grid Company Transelectrica SA against civil ruling 810A/2018 of 20 April 2018, pronounced by the Appeal Court Bucharest, Section VI Civil. It denies the requests filed by recurrent-claimant SC Dagesh Rom SRL and by recurrent-defendant National Power Grid Company Transelectrica SA on granting law court expenses; final.</p>
3	43152/3/2014	Alin Vladulescu	Bucharest Tribunal	SC ICPE Electrocond SA—debtor under insolvency Transelectrica SA - Creditor	Insolvency procedure	Request to be recorded in the creditors' table with 2,705,330.98 Lei	<p>In accordance with article 175 para (1) of Law 85/2014 on the procedures preventing insolvency and insolvency, <b>it closes the insolvency procedure against debtor ICPE ELECTROCOND TECHNOLOGIES SA</b>, as the reorganisation plan was achieved. According to article 179 of Law 85/2014, the procedure closure sentence will be notified to the General Directorate of Public Finance and to the Office of the Trade Register Bucharest from Bucharest Tribunal, to record this mention. This sentence will be notified to all the creditors of debtor ICPE ELECTROCOND TECHNOLOGIES SA by publishing it in the Bulletin of insolvency procedures. Enforceable; appeal right granted within 7 days from ruling communication by publication in the Bulletin of insolvency procedures, to be submitted to</p>

							Bucharest Tribunal, Section VII Civil. Pronounced on 22.10.2018 by placing the ruling to the parties' disposal through the court clerk on 22.10.2018. Document: Ruling 5884/2018 / 22.10.2018
4	9089/101/2013/a 152	Mihail Tanasuica	Mehedinti Tribunal	RAAN - debtor under bankruptcy Transelectrica SA - Creditor	Bankruptcy procedure	Request to be recorded in the creditors' table with 89,360,986.06 Lei	<p>Transelectrica SA was recorded in the creditors' list of debtor RAAN with 11,264,777.30 Lei, in in the category of liabilities resulting from continued debtor activities, the sum requested by our company being 89,360,986.06 Lei, the amount of 78,096,208.76 Lei was not written in the preliminary liability table because "it is not found as liability in the accounting books of RAAN. Moreover, requesting this sum of 78,096,208.76 Lei was expressed late as it pertains to 2011 – 2013, for which reason it should have been asked for when the insolvency procedure was initiated on 18.09.2013". We submitted contestation to the Table. Mehedinti Tribunal admitted the accounting expertise evidence. Hearing term 22.03.2018 To get the answer to the objections against the Expertise Report. It defers pronouncement on 05.04.2018. Settlement: It replaces the case on the docket to supplement the evidence. Term: 14.06.2018 Suspended until settlement of file 4013/2/2016 on the docket of ICCJ.</p> <p>Settlement in brief: In accordance with article 139 of the Civil Procedural Code It relates this case to file no. 9089/101/2013/a140; final. Pronounced at public hearing on 14.02.2019. Document: Final ruling (disinvestment) 14.02.2019</p> <p>It admits the exception of loss. It partly admits the main issue and the related contestation. It compels the defendant to pay the claimant 16,950,117.14 Lei, trade receivable occurred during the procedure, deciding to register this amount in the creditors' tablel constitute against debtor RAAN. It denies the other related issues. In accordance with article 453 para 2, Civil Procedural Code It compels the defendant to pay 1000 Lei law suit expenses to the claimant; appeal right provided. It was pronounced at public hearing on 20.06.2019. Document: Ruling 163/2019 / 20.06.2019</p>
5	873/1259/2008	Alin Vladulescu	Arges Tribunal	Creditor: DGFP, Transelectrica Debtor: SC Termoficare 2000 Pitesti SA	Insolvency procedure Transelectrica requested to be recorded in the creditors' list in view of recovering its liability	Recorded in the creditors' list with 3,903,604.27 Lei	Term to continue the procedure 15.09.2020

6	29322/3/2014	Alin Vladulescu	Bucharest Tribunal	SC ENNET GRUP SRL – debtor under insolvency CNTEE Transelectrica SA - Creditor	Insolvency procedure	Request to be recorded in the creditors' table with 3.277.527, 03 lei	Settlement type: It defers the case Settlement in brief: To continue the procedure <b>Term: 20.07.2020</b>
7	1867/90/2010	Alin Vladulescu	Valcea Tribunal	SC Total Electric Oltenia SA	Insolvency procedure – joint stock companies, UPON THE DEBTOR'S REQUEST	Recorded in the creditors' list <b>14,085,41 5.27</b>	Settlement type: It defers the case Settlement in brief: - To continue the procedure in view of capitalising the goods from the debtor's inventory and to gather the creditors on 12.04.2019, with an agenda item on establishing a new sale strategy for the debtor's movable property Termen: 19.06.2019 Settlement type: It defers the case Settlement in brief: To continue the procedure in view of capitalising the goods from the debtor's inventory. Document: Hearing conclusion 19.06.2019 <b>Term: 01.07.2020</b>
8	47478/3/2012  170/3/2014 47478/3/2012* /a1	Alin Vladulescu	Bucharest Tribunal	SC PETPROD SRL Transelectrica SA - creditor	Insolvency procedure – joint stock companies, UPON THE DEBTOR'S REQUEST	30,047,75 2.90 Lei	We have been recorded in the creditors' list of debtor SC PETPROD SRL with 30,046,403.79 Lei  Settlement type: Conclusion Settlement in brief: To continue the procedure in view of capitalisation <b>Term: 03.11.2020</b>
9	5302/2/2013	Alin Vladulescu	Appeal Court of Bucharest   ICCJ	Recurrent respondent in appeal Transelectrica & ANRE Recurrent respondent in appeal Conaid Company	Administrative dispute Ascertaining the unjustified refusal to conclude & sign RET connection addendum and/or contract, obligation to sign add. and / or RET connect contract,	Compelling the payment of 722,756,000 Euro, representing unrealised profit as per business plan and 17,419,508.07 Lei – actual expenses recorded in accounting books	In accordance with article 413 para 1 pt. 1 of the Civil Procedural Code it suspends judging the case; appeal right granted during all suspension term, to be filed with the Appeal Court Bucharest. It was pronounced at public hearing on 24 June 2014. Document: Conclusion - Suspension 24.06.2014. Settlement: Admits the appeal - Admitting the appeal with cassation - Orders re-judging Settlement details: Ruling 2148/29.06.2016. It denies the exceptions invoked by the recurrent-claimant SC Conaid Company SRL, by judiciary administrator RVA Insolvency Specialists SPRL and by the recurrent-defendant National Power Grid Company Transelectrica SA. Admits the appeal of defendant National Power Grid Company Transelectrica SA against the hearing conclusion of 18 February 2014 and the civil sentence 1866 of 11 June 2014, pronounced by the Appeal Court Bucharest, Section VIII administrative and fiscal. It cancels the conclusion appealed against and partly the sentence and refers the case to Bucharest Tribunal, Section VI Civil to settle the claimant's case in contradiction with the National Power Grid Company Transelectrica SA. Maintains the other stipulations of the sentence with respect to the claimant's suit against the National Regulatory Authority in the Energy domain. Denies the appeals filed by claimant SC Conaid Company SRL, by its judiciary administrator RVA Insolvency Specialists SPRL and by the third party SC

	12107/3/2017		Bucharest Tribunal				<p>Duro Felguera SA against civil sentence 1866 of 11 June 2014, pronounced by the Appeal Court Bucharest, Section VIII administrative and fiscal disputes. Denies the appeal filed by the National Power Grid Company Transelectrica SA against the hearing conclusion of 25 March 2014, pronounced by the Appeal Court Bucharest, Section VIII administrative and fiscal disputes. Final. Pronounced at public hearing on 29 June 2016.</p> <p><b>Settlement in brief: It admits the exception of inadmissibility. Denies the request as inadmissible. Denies the intervention request to the claimant's interest. Appeal right granted within 30 days from notification. Appeal will be submitted to Bucharest Tribunal, Section VI Civil. Placed at the parties' disposal by the court clerk, today 23.11.2017.</b></p> <p><b>Document: Ruling 4364/2017 / 23.11.2017</b></p> <p><b>New file 36755/3/2018 on the same issue, according to item 16 bis</b></p>
10	36755/3/2018	Mihai Tanasuica	Bucharest Tribunal	C: Conaid Company SRL D: Transelectrica	Claims and ascertaining the unjustified refusal to conclude addendum to RET connection contract C154/2012	17,216,09 3.43 Lei damage incurred and 100,000 Euro unrealised estimated benefit	<p>Settlement type: It defers the case</p> <p>Settlement in brief: To get acquainted with the request modifying the summons.</p> <p>Term: 07.05.2019</p> <p>Settlement in brief: It denies the plea lis pendens exception as groundless. It denies the judgment suspension request as groundless. Appeal granted with the subject matter &amp; term to continue the procedure on 17.09.2019, summoning the parties. Pronounced by placing the settlement to the parties' disposal by the court clerk.</p> <p>Document: Hearing conclusion / 11.06.2019</p> <p><b>TERM: 07.07.2020</b></p>
11	8207/62/2011	Alin Vladulescu	Brasov Tribunal	CET SA Brasov – debtor under insolvency Transelectrica SA - Creditor	Insolvency procedure	Recorded in the creditors' table with 4,303,741.44 Lei	<p>Settlement in brief: a new hearing term is set on 19.03.2020 to continue attempts to capitalise the debtor's assets</p> <p><b>Taking into account Ruling 5/11.03.2020 of Brasov Tribunal's Steering Board, it changes the hearing term from 19 March 2020 to 17 September 2020, C14, room T5, 9:00 h when the parties are summoned with the following mentions: "All court measures &amp; provisions as well as the suit obligations put on behalf of the parties for the hearing term of 19.03.2020 are kept under the same terms and with the same sanctions for the next hearing term".</b></p> <p><b>Document: Hearing conclusion 12.03.2020</b></p>

12	22846/301/2012	Alin Vladulescu	Law Court of Bucharest 3	C: Petprod SRL D: Transelectrica	Claims – 11,328,252.77 Lei	<p>It denies as groundless the inadmissibility exception. Admits the exception of prematurity of main request. It decides the term on 7.11.2013, summoning the parties; appeal together with the fundamental case. Document: Hearing conclusion 26.09.2013 Settlement in brief: It denies the main request as prematurely expressed. Admits part of the re-conventional request. Obliges the appealed claimant Petprod to pay 21,701,281. 92 Lei to the appealing claimant Transelectrica. Obliges the appealed defendant to pay to appealing claimant Transelectrica the sum of 221,128.82 Lei as law suit expenses. Appeal granted within 15 days from notification. Ruling 6799/ 28.11.2013 26.05.2015 Settlement type: It admits the appeal Settlement in brief: It admits the appeal filed by the plaintiff in appeal SC PETPROD SRL against the conclusion of 26.09.2013. Cancels in part the conclusion appealed against and refers the case to re-trial by the same law court, to settle the main request. It maintains the other provisions of the conclusion. <b>It severs the judgment of appeals filed by the parties against civil sentence 6799/2013 pronounced by Bucharest Tribunal, Section VI Civil. According to article 36 of Law 85/2006 it suspends the judgment of appeals filed by the parties against the civil sentence 6799/2013; final. Appeal granted within 15 days from notification; pronounced at public hearing.</b> Document: Ruling 872/2015 / 26.05.2015 Appeal was filed It denies as groundless the appeal filed by the recurrent defendant NATIONAL POWER GRID COMPANY TRANSELECTRICA SA against civil ruling 872 of 26 May 2015, pronounced by the Appeal Court of Bucharest, Section VI Civil. It partly admits the request for law suit expenses expressed by the plaintiff in appeal-claimant. Obliges the recurrent defendant NATIONAL POWER GRID COMPANY TRANSELECTRICA SA to pay 4,500 Lei to the plaintiff-claimant SC Petrod SRL by the Judiciary Administrator SCP Insolvency Agency Banat SPRL, as law suit expenses – lawyer's fee; irrevocable. Settlement in brief: In accordance with article 36 of Law 85/2006 it suspends judging the appeals filed against civil ruling 6799/2013; final. Appeal right granted within 15 days from notification. It was pronounced at public hearing. Document: Conclusion - Suspension 26.05.2015 Term 20.09.2016; CAB maintains the suspension  Term of TMB: 15.03.2017. It defers pronouncement on 22.03.2017.</p> <p>It denies as groundless the suit as it was expressed. It denies the claimant's request to oblige the defendant to pay law suit expenses. Appeal right granted within 15 days from notification. Pronounced at public hearing on 29 March 2017. Document: Ruling 1074/2017 29.03.2017</p>
	49134/3/2012		Bucharest Tribunal			
	Severed 3198/2/2015		Appeal Court of Bucharest			
	Re-registered under no. 44223/3/2016 for rejudgment		ICCJ			

			Appeal Court of Bucharest  Bucharest Tribunal				
13	5595/120/2010	Lucian Anton	Dambovitza Tribunal, Appeal Court of Ploiesti	Claimant: Transelectrica Defendant: SC Eco Energy SA	Claims	16,604,203.24 Lei	Brief settlement of DB Tribunal: It denies the case as purposeless. Document: Ruling 1269/2018 / 03.12.2018 AC Ploiesti settlement in brief: It admits the appeal; changes entirely the sentence and finds the court summon is not extinct. It maintains the judgment suspension; irrevocable. It was pronounced at public hearing. Document: Ruling 2473/2018 / 11.06.2018. It admits the requests, returning the amount of 85,072.5 Lei to the recurrent representing judiciary tax difference not owed, paid by pay order 1652 / 8.06.2018 issued by the recurrent with BCR SA; irrevocable. Pronounced at public hearing. Document: Hearing conclusion, 28.06.2018
14	40814/3/2014	Alin Vladulescu	Bucharest Tribunal          Appeal Court of Bucharest	Claimant : OPCOM SA Defendant: CNTEE Transelectrica SA	Claims	582,086.31 Euro (2,585,161.72 Lei) + 84,867.67 Lei interest	Settlement in brief: It admits the suing file of claimant Electricity and Natural Gas Market Operator OPCOM SA in contradiction with defendant National Power Grid Company Transelectrica SA. Obliges the defendant to pay 582,086.31 Euro, representing the sum the claimant paid instead of the defendant from the fine of 1,031,000 Euro applied by Decision of the European Commission on 05.03.2014 in the AT.39984 case, plus legal interest to such 582,086.31 Euro, calculated on 11.06.2014 until actual payment. Obliges the defendant to pay 37,828.08 Lei as law suit expenses; appeal within 30 days from notification. The appeal is filed with the Bucharest Tribunal, Section VI Civil. Pronounced at public hearing on 24 July 24 iulie 2015. Document: Ruling 4275/2015 24.07.2015 Settlement in brief: It admits the appeal. Changes the entire civil sentence appealed against, namely it denies the suing as groundless. Obliges the claimant plaintiff in appeal to pay 16129.49 Lei law suit expenses, being judiciary stamp fee. Appeal was granted within 30 days from notification. It was pronounced at public hearing on 10.10.2016. Document: Ruling 1517/2016 10.10.2016 <b>It admits the appeal filed by the recurrent-claimant Electricity and Natural Gas Market Operator OPCOM SA against ruling 1517/10.10.2016, pronounced by the Appeal Court Bucharest, Section V Civil. It cancels the ruling appealed against and refers the case for new judgment to the appeal court; final.</b> <b>CAB settlement: It denies the appeal as groundless. It</b>





16	7566/101/2014  26024/3/2015	Alin Vladulescu  Mihail Tanasuica	Mehedinti Tribunal  Appeal Court of Craiova  Bucharest Tribunal	Claimant: RAAN Defendant: Transelectrica	Claims amounting to 10,048,628.86 Lei	10,048,628.86 Lei	<p>Settlement in brief: It admits the case; appeal granted within 30 days from notification. It was pronounced at public hearing on 04.02.2015. Document: Ruling 16/2015 / 04.02.2015 Filed appeal</p> <p>Settlement type: It decides re-judgment in the first court or in the competent court Settlement in brief: It admits the appeal, cancelling the sentence and referring the case for settlement to Bucharest Tribunal, Section VI Civil; final. Document: Ruling 509/2015 30.06.2015</p> <p><b>TB settlement in brief: It denies the summons as groundless; appeal right granted within 30 days from notification. It was pronounced by placing the settlement at the parties' disposal by the court clerk on 04.02.2020. Document: Ruling 166/2020 04.02.2020</b></p>
17	4569/107/2015	Lucian Anton	Alba Tribunal	C: Transelectrica D: ROMENERGY INDUSTRY SRL	Claims	11,881,453.01 Lei	<p>It admits the civil case filed by Claimant CNTEE Transelectrica SA. It compels the defendant to pay the claimant 10,608,353.71 Lei as claims. It compels the defendant to pay the claimant 122,419.53 Lei as judicial expenses. Appeal right granted within 30 days from notification. It was pronounced at the hearing on 9 June 2016 as per article 396 Civil Procedural Code. Document: Ruling 1088/2016 09.06.2016. TEL has been recorded with 16,475,047.45 Lei into the creditors' list under file 2088/107/2016.</p>
18	4486/121/2015*	Alin Vladulescu	Galati Tribunal	C: Transelectrica D: ARCELORMITTAL GALATI SA	Claims	2,671,266.50 Lei	<p>It admits the prescription exception only with respect to the delay penalties calculated for 01.01.2012-23.03.2012, inclusive, provided in invoice 13760/26.11.2014. it denies the exception of inadmissibility as groundless. It partly admits the summons. It compels the defendant to pay 2,656,221.60 Lei as value of penalty invoices. It denies the other claims based on article 453 Civil procedural code, and compels the defendant to pay 30,167.22 Lei as law suit expenses; appeal granted within 30 days from notification. Pronounced at public hearing on 01.04.2016. Document: Ruling 113/2016 01.04.2016 In accordance with article 442 Civil proced. code it corrects the material error occurred in civil sentence 113/01.04.2016 of Galati Tribunal, namely instead of 2,656,221.60 Lei the defendant was obliged to pay as the value of penalty invoices, the actual correct amount of 2,468,419 Lei will be inscribed, and instead of 30,167.22 Lei representing law suit expenses the defendant was obliged to pay, the actual correct sum of 28,289.19 Lei will be written; appeal within 30 days from notification. Document: Conclusion – correcting a material error, 13.05.2016 Filed appeal CIVIL RULING 151/A denies as groundless the appeals filed against civil sentence 113/2016 and the conclusion of 13.05.2016 in file 4486/121/2015 of Galati Tribunal, Section II Civil.</p>

			Appeal Court of Galati				Document: Ruling 151/2016 26.09.2016 Filed appeal It admits the appeal and refers the case for rejudgment on 02.02.2018 to the Appeal Court of Galati that ruled: <b>Civil ruling 17/A admits the appeals filed by the appellant claimant National Power Grid Company Transelectrica SA in contradiction with the respondent defendant SC ArcelorMittal SA Galati against civil ruling 113/01.04.2016 and the conclusion of 13.05.2015 pronounced by Galati Tribunal. It partly changes the ruling appealed against, namely: it denies as groundless the prescription exception claimed by the defendant in the claim response. It admits the suing request of claimant National Power Grid Company Transelectrica SA in contradiction with defendant SC ArcelorMittal SA Galati and compels the defendant to pay 2.671.266.5 Lei to the claimant as the amount of penalty invoices. It admits the accessory request and compels the defendant to pay 30,317.66 Lei as law suit expenses to the claimant, being the stamp judiciary fee for the main issue. It removes the provisions contrary to this ruling and maintains the other stipulations of the ruling appealed against. It changes entirely the Hearing conclusion of 13.05.2015 of Galati Tribunal and consequently ascertains the material error expressed in the case remained without an object. It admits the accessory request and compels respondent in appeal defendant to pay 2,650.98 Lei to the respondent in appeal claimant as law suit expenses representing judiciary stamp fees of appeal and recourse. Recourse right to be filed with the instance whose ruling is contested, within 30 days from notification. It was pronounced on 02.02.2018, by placing the settlement at the parties' disposal by means of the court clerk. It was pronounced on 02.02.2018 by placing the settlement to the parties' disposal through the court clerk.</b> Document: Ruling 17/2018 02.02.2018
19	3694/3/2016	Mihai Tanasuica	Bucharest Tribunal	Claimant: RAAN Defendant: Transelectrica	Claims	15,698,72 1.88 Lei	It denies the summons as groundless. Appeal granted within 30 days from notification, to be submitted to Bucharest Tribunal, section VI civil. It was pronounced at public hearing on 11.06.2020. Document: Ruling 630/2020 11.06.2020
20	9089/101/2013/a140	Mihai Tanasuica	Mehedinti Tribunal	Claimant: Transelectrica Defendant: RAAN	Claims	86,513,43 0.37 Lei	Suspended until settlement of file 3014/2/2014, pertaining to cancelling ANRE decision. Settlement type: It defers the case Settlement in brief: It defers the case to submit the pronounced ruling by the High Court of Cassation and Justice in file 3014/2/2014 and to enable the defendant's attorney to submit the letter refusing the payment of invoice 8115/2014. Settlement type: Insolvency Law 85/2006 Settlement in brief: It admits the decline exception; partly admits the main subject and attached contestation; it

			CA CRAIOVA ICCJ				compels the defendant to pay to the claimant 16,950,117.14 Lei receivable occurring during the procedure, deciding to register it in the creditors' table constituted against debtor RAAN with this amount. It denies the other attached requests; according to article 453 para 2 C. pr. civ. it compels the defendant to pay the claimant 1000 Lei as law suit expenses; appeal right is granted. It was pronounced at public hearing on 20.06.2019. Document: Ruling 163/2019 20.06.2019 CA Craiova: It denies the appeal as groundless. Transelectrica filed review request for contrary ruling.
21	1396/90/2016	Mihai Tanasuica Alina Teodoru	Valcea Tribunal	Transelectrica – creditor CET Govora - debtor	Request to be recorded in the creditors' list of TP	28,200,44 0.31 Lei	CNTEE Transelectrica SA was registered in the preliminary table with total liability of 28,200,440.31 Lei, as per our company's request. Mention should be made the liability of 21,962,243.71 Lei, meaning principal and penalties under invoice 8116/08.04.2016, has been recorded under suspensive condition of pronounced final judgment in favour of ANRE in file 2428/2/2014 on the docket of the Appeal Court Bucharest, pertaining to cancelling 738/28.03.2014. Settlement type: It defers the case Settlement in brief: It grants a term to continue the insolvency procedure for the debtor company; it agrees with the judiciary administrator's proposal to amend the structure of the creditors' committee, by establishing one of three members, namely Alpha Bank Romania SA, Rm. Valcea City and ANAF-DGAMC. Document: Hearing conclusion 10.06.2019 <b>Settlement in brief: It confirms the amendment of the reorganisation plan submitted to the file on 23 Dec. 2019 (p. 1-29 vol. 76) and the extension of the plan execution period by one year by 18 July 2022; appeal right granted.</b> <b>Document: Ruling 225/2020 02.03.2020</b> <b>Term to continue the procedure: 06.07.2020</b>
22	1196/93/2016	Mihai Tanasuica Alina Teodoru	Ilfov Tribunal	Transelectrica – Claimant UGM Energy Trading - Defendant	Claims	3,422,293. 07 Lei	Hearing term: 20.09.2016 In accordance with article 75 para 1 of Law 85 / 2014 on insolvency it ascertains the occurrence of lawful suspension of judgment
23	1705/93/2016/ A2	Mihai Tanasuica	Ilfov Tribunal	UGM Energy Trading SRL – debtor under insolvency	Claims	3,515,687. 51 Lei	29.06.2016 – opening the general insolvency procedure; 14.08.2016 – term to submit trade receivable request. The liability was admitted in quantum of 3,515,687.51 Lei, representing the value of invoices issued by our company for services provided to debtor UGM Energy Trading SRL, calculated by 29.06.2016, when the general insolvency procedure was initiated; the liabilities amounting to 200 Lei and 41,331.59 Lei claimed by our Company as judiciary stamp fees were denied. A contestation to the table was submitted within legal term. Settlement in brief: It denies the contestation as

							groundless; appeal right within 7 days from notification, to be submitted to Ilfov Tribunal. Pronounced at public hearing on 23.02.2017. Document: Ruling 511/2017 23.02.2017 The Tribunal ordered on 03.08.2017 to open the bankruptcy procedure.
24	2088/107/2016	Lucian Anton	Alba Tribunal	R: Transelectrica - creditor P: ROMENERGY INDUSTRY SRL - debtor	Request to be recorded in the creditors' list	16,112,165.18 Lei	30.06.2016 – opening the general insolvency procedure, 16.08.2016 – The entire amount is admitted. Term set on 23.04.2018 to continue the bankruptcy procedure by capitalising the goods and recovering receivables. The judiciary liquidator will execute and submit to the file: - on each 15 <sup>th</sup> day of the month, the monthly activity reports provided in para 1 of article 21 Law 85/2006, for the previous month; - for the verification date, 5 days before term the synthesis report every 120 days, provided in the final part of para 1 of article 21 Law 85/2006 Document: Hearing conclusion 29.01.2018. <b>It approves the Report on the funds obtained by liquidating the debtor's assets and Plan no. 2 to distribute the funds obtained from the liquidation. It sets term on 10.06.2019 to continue the bankruptcy procedure by capitalising the goods and recovering the receivables. The judiciary liquidator will execute and submit to the file: - on each 15<sup>th</sup> day of the month, the monthly activity reports provided in para 1 of article 21 Law 85/2014; - for the verification date, 5 days before term the synthesis report every 120 days, provided in the final part of para 1 of article 21 Law 85/2014.</b> <b>Document: Hearing conclusion 22.06.2020</b>
25	105/2/2017	Alin Vladulescu	Appeal Court of Bucharest Law court of Resita	C: Transelectrica D: LOCAL COUNCIL RESITA - PUBLIC DEPARTMENT, PUBLIC & PRIVATE DOMAIN ADMINISTRATIO N DIVISION OF RESITA CITY	contestație la executare împotriva titlu executoriu nr. 181/13.12.2016 și a somației nr. 182/13.12.2016	4,259,531.72 Lei	Settlement in brief: It denies the exception of material and territorial incompetence, claimed by the contester. It admits the enforcement contestation of contester NATIONAL POWER GRID COMPANY TRANSELECTRICA SA in contradiction with recurrent RESITA CITY BY THE MAYOR. It cancels enforcement title 181/13.12.2016 and summons 181/13.12.2016, issued against the contester under enforcement file 181/13.12.2016. It denies the request to suspend enforcement as being left objectless. It compels the respondent to pay to the contester 1000 Lei as law suit costs, being stamp tax; appeal right within 10 days from notification, to be submitted to Resita Law Court. Pronounced by providing the hearing to the parties' disposal by the court clerk, according to article 396 para 2 Civil procedural code on 19.09.2018. Document: Ruling 1681/2018 19.09.2018 Settlement in brief: It admits the request filed by claimant NATIONAL POWER GRID COMPANY TRANSELECTRICA SA in contradiction with the recurrent RESITA CITY BY THE MAYOR. It decides returning the bail bond in quantum of 17,759.53 Lei, paid by the claimant to CEC Bank, Bucharest 3, according to the registration check 204709877/1 of 04.07.2018. No law suit expenses; appeal right granted within 30 days from notification, to be submitted to Resita Law Court. It was pronounced as per

							article 396 para 2 Civil procedural code on 08.11.2019. Document: Ruling of council room 4030/2019 08.11.2019
26	40958/3/2016	Alin Vladulescu	Bucharest Tribunal	Claimant : Transelectrica Defendant TRADING CO. FOR MAINTENANCE SERVICES TO ELECTRICITY TRANSMISSION GRID	Claims	2,797,095.21 Lei, including VAT + 1,211,694.26 Lei accessories	In accordance with article 413 para 1 pt. 1 NCPC it suspends judging the case until final settlement of file 1658/2/2014* vs. CCR (term on 28.10.2021). Appeal right granted during entire suspension. It was pronounced at public hearing on 07.06.2017. Document: Conclusion - Suspension 07.06.2017
27	4452/3/2017	Lucian Anton Alina Teodoru	Bucharest Tribunal	C: Transelectrica and others D: Arelco Power SRL	Bankruptcy procedure	20,996,030.49 Lei	Trade receivable of 20,041,519.94 Lei admitted, mentioning that 954,510.55 Lei was compensated. At first the amount claimed and admitted was of 21,025,161 Lei <b>Term to continue the procedure: 23.10.2020</b>
28	1372/3/2017	Lucian Anton		C: Transelectrica D: Transenergo Com	Insolvency procedure	6,850,000.98 Lei	Requested liability was admitted with observations: out of the total of 6,858,660.28 Lei an amount of 1,983.36 Lei is taken (compensated); 69,808.42 Lei, of which 48,642.11 Lei liability settled by TEL by enforcing the SGB and 21,166.31 Lei, liability deemed current, the amount of invoices issued after opening the insolvency procedure. <b>Term to continue the procedure: 24.06.2020</b>
29	345/40/2017	Lucian Anton Alina Teodoru	Botosani Tribunal	C: Transelectrica D: Elsaco Energy SRL	Claims	9,198,673.80 Lei	Term: 26.09.2017 In accordance with article 75 of Law 85/2014 against article 412 of NCPC, it suspends judging the case; appeal right granted for entire suspension. It was pronounced at public hearing on 26.09.2017. Document: Conclusion - Suspension 26.09.2017
30	2236/118/2017 & 2236/118/2017/a11 – contestation of payment request	Lucian Anton Alina Teodoru	Constanta Tribunal CA CT	Debtor: Elcomex IEA SA C: Transelectrica	Insolvency procedure	31,189,486.75 Lei	The receivable was recorded in the creditors' list. Contesting the payment request Hearing term: 15.06.2018 Settlement in brief: It denies as groundless the contestation against the measure of the judiciary administrator to deny the payment request of contestor National Power Grid Company Transelectrica SA in contradiction with respondent Pricewaterhouse Coopers Business Recovery Services IPURL, in capacity of judiciary administrator of debtor Elcomex IEA SA. Appeal right granted within 7 from notification, by publication in the BPI. Request to be submitted to Constanta Tribunal, Section II Civil. Pronounced at public hearing on 15.06.2018 Document: Ruling 987/2018 15.06.2018 Hearing term: 28/10/2018 Settlement in brief: Ruling 579 - red. jud.C.M. <b>It denies the appeal as groundless;</b> final. It was pronounced on 05.11.2018 by placing the settlement at the parties' disposal by the court clerk 05.11.2018. Document: Ruling 579/2018 05.11.2018 Settlement in brief: In accordance with article 45 para 1 let. r corroborated to article 58 let. m of Law 85/2014 it confirms the transaction Contract of 21.01.2019 concluded by debtor Elcomex IEA SA under insolvency and creditor ABB SRL, approved by the debtor's creditors assembly as per Minutes 07.02.2019 published in BPI 2757/08.02.2019.

							<p>It confirms the reorganisation plan proposed by debtor Elcomex IEA SA by its special administrator, Plesca Ioan. During reorganisation the debtor company will be led by the special administrator, under supervision of the judiciary administrator, as per the provisions of the confirmed plan. It disposes for the judiciary administrator to submit monthly activity reports, as well as the reports executed according to article 144 of Law 85/2014. It sets the term on 06.09.2019, 8:30 h, judge panel F10, administrative measures; enforceable. Appeal right granted within 7 from publication through the BPI. It was pronounced at public hearing on 19.04.2019.</p> <p>Document: Intermediate ruling 739/2019 19.04.2019</p>
31	24552/3/2017 35865/3/2018	Lucian Anton Alina Teodoru	Bucharest Tribunal	C: Transelectrica D: Asito Kapital	<p>Payment ordinance – Claims</p> <p>Cancellation request</p>	31,180,85 7.96 Lei	<p>Term: 24.10.2017</p> <p>Settlement in brief: It admits the request. It orders the debtor to pay 2,237,750.83 Euro (equivalent of 9,948,592.64 Lei at the 4.4458 Lei/Euro exchange rate) in 20 days from notification of this ruling, which is unreturned down payment secured by indemnity letter of down payment BR-1500544/18.11.2015 as well as 4,821,022.53 Euro (equivalent of 21,233,265.32 Lei at 4.4041 Lei/Euro) which represents unreturned down payment secured by indemnity letter of down payment BR-1500520/29.07.2015; 200 Lei as law suit expenses. With right to submit annulment request within 10 days from notification.</p> <p>Document: Ruling 4067/2017 07.11.2017</p> <p>Term of cancellation request: 20.03.2019</p> <p><b>Settlement in brief:</b> It denies as inadmissible request part pertaining to reversing the enforcement; it denies as groundless the request to return the stamp tax of the request part regarding reversing the enforcement. It denies as groundless the cancellation request filed by the contest or-debtor ASITO KAPITAL SA against civil sentence 4067/07.11.2017 pronounced by Bucharest Tribunal, Section VI Civil in file 24552/3/2017, in contradiction with respondent-creditor NATIONAL POWER GRID COMPANY TRANSELECTRICA SA; final. It was pronounced at public hearing on 20.03.2019.</p> <p>Document: Ruling 743/2019 20.03.2019</p>

32	20223/3/2017	Mihai Tanasuica Alina Teodoru	Bucharest Tribunal  CAB	C: Teletrans D: Transelectrica	Claims 4,634,841.31 Lei, amount of performance bond of Contract C243/2010 and 293,496.69 Lei legal interest		Term of TMB pronouncement: 18.05.2018 It denies the request of Teletrans as groundless. Teletrans filed appeal. Settlement of CAB: It admits the appeal; it changes the sentence appealed against namely: partly admits the summons; it compels the defendant to pay the claimant 4,632,187.61 Lei. It denies as groundless the request to compel the defendant to pay legal interest. It compels the defendant to pay the claimant 49,926.87 Lei as law suit expenses, first matter. It compels the respondent defendant to pay to the appellant claimant 24,963.43 Lei as law suit expensed for the appeal. Appeal right granted within 30 days from notification, to be submitted to the Court of Appeal Bucharest, Section VI Civil, pending nullity. Pronounced at public hearing on 17.12.2019. Document: Ruling 2119/2019 17.12.2019 We filed appeal.	
33	7141/2/2017		Alin Vladulescu	CAB	C: Transelectrica D: ANAF	Cancellation of enforcement title 13540/22.08.2017	91,823,180 Lei	Settlement in brief: It admits the exception of material incompetence of the Appeal Court of Bucharest, SCAF. It declines in favour of the Law court of Sector 1 Bucharest the material competence to settle the case; no appeal is granted. Pronounced at public hearing on 08.02.2018. Document: Ruling 478/2018, 8.02.2018
34	28460/3/2017	Mihai Tanasuica	Bucharest Tribunal	C: RAAN D: Transelectrica	Suit for claims	12,346,063.10 Lei (Nov 15 – Apr 16 bonus; 2015 bonus regularisation; delay penalties)	<b>Term of pronouncement: 24.06.2020</b>	
35	28430/3/2019	Alin Vladulescu	Bucharest Tribunal	D: Romsilva SA D: Transelectrica	Claims	2,433,608.52 Lei, 2019 rent of temporary land occupation + penalties	In accordance with article 413 para (1) pt. 1 Civil procedural code it suspends case ruling until final settlement of file no. 3155/115/2018 on the docket of the High Court of Cassation and Justice. Appeal right granted during entire suspension interval. Pronounced on 19.05.2020 by placing the ruling at the parties' disposal by the court clerk.	



							Document: Conclusion - Suspension 19.05.2020
36	48509/3/2017	Mihai Tanasuica Alina Teodoru	TMB	C: Transelectrica D: SMART	Suit for claims	7,652,449 Lei + interest	Term: 24.04.2018 Suspended until settlement of file 6577/2/2017 on the docket of CAB, in contradiction with CCR.
37	47332/3/2017	Mihai Tanasuica Alina Teodoru	TMB CAB ICCJ	C: FF Wind Energy International D: Transelectrica	Cancellation of termination statement / suit for claims	32,777,167.35 Lei, prejudice for cancelling the RET connection contract 85/2011, 45,000,000 Euro (company devaluation)	Settlement in brief: <b>It denies as groundless the summons as specified.</b> It acknowledges the defendant did not ask law suit costs; appeal right within 30 days from notification. In accordance with article 425 para. 3 and article 471 para. 1 of the Civil procedural code, the appeal and its grounds are submitted to Bucharest Tribunal, Section VI Civil. IT was provided to the parties by the court clerk on 28 December 2018. Document: Ruling 3891/2018 28.12.2018 FF WIND ENERGY INTERNATIONAL SRL filed appeal on 05/03/2019 Settlement in brief: It denies the appeal as groundless; appeal within 30 days from notification, to be submitted to the Appeal Court of Bucharest, Section VI Civil, pending nullity. Pronounced at public hearing on 23.07.2019. Document: Ruling 1191/2019 23.07.2019 FF Wind filed appeal, which is under screening procedure.
38	8993/299/2018	Alin Vladulescu	Law Court of Bucharest 1	Contestator: Transelectrica Respondent: ANAF - DJAMC	Contestation of enforcement ENFORCEMENT FILE 13328043 /61/90/1/2 017/267761 – 30.08.2017/267764 – 31.08.2017 SUSPEN	47,092,295 Lei + 44,730,885 Lei	Term: 17.04.2018 Settlement in brief: It admits the trial suspension request filed by the contestator. According to article 413 para. (1) pt. 1 of the Civil procedural code it suspends trial until final settlement of file 1802/2/2018, on the docket of the Appeal Court of Bucharest, Section VIII administrative & fiscal disputes. Appeal during the entire suspension time, to be filed with the law court of Bucharest 1. Pronounced at public hearing. Document: Conclusion - Suspension 17.04.2018





41	20117/3/2018	Dumitru Raluca / Mihail Tanasuica / Alina Cristiadis	Bucharest Tribunal	C: Pogonaru Andrei Mihai D: Transelectrica	Claims - OAVT	2,435,333.04 Lei debt and interest	Settlement in brief: It partly admits the summons as specified. It compels the defendant to pay the claimant 1,437,343 Lei representing gross value of options for virtual Transelectrica shares owed as variable remuneration in November 2013-November 2014; 184,562.29 Lei representing legal interest calculated until 13.06.2018, as well as legal interest calculated as per article 3 para. 2 of GO 13/2011 on the liability in quantum of 1,437,343 Lei from 14.06.2018 until actual payment date. It compels the defendant to pay the claimant 91,080.45 Lei representing gross value of options for virtual Transelectrica shares owed as variable remuneration in November 2014-January 2015; 6,543.28 Lei representing legal interest calculated until 13.06.2018, as well as legal interest calculated as per article 3 para. 2 of GO 13/2011 on the liability in quantum of 91,080.45 Lei from 14.06.2018 until actual payment date. It denies the remaining parts of the summons as groundless. It compels the defendant to pay the claimant 31,133.43 Lei as law suit expenses, of which 26,133.43 Lei representing stamp tax for the admitted claims and 5,000 Lei as reduced lawyer's fee. It denies the defendant's request to be granted law suit expenses as groundless. Appeal right was granted within 30 days from notification, to be submitted to Bucharest Tribunal, Section VI Civil. It was pronounced at public hearing on 12.12.2018. Document: Ruling 3743/2018 12.12.2018 Transelectrica filed appeal. Term: 06.10.2020
42	42435/3/2018	Dumitru Raluca / Mihail Tanasuica / Alina Cristiadis	Bucharest Tribunal CAB	C: Neagu Carmen D: Transelectrica	Claims OAVT	2,819,476.65 Lei	Term: 03.06.2019 Settlement type: It partly admits the request Settlement in brief: It partly



							<p>the court clerk. Document: Ruling 101/2019 18.03.2019 It denies the appeal filed by appellant-claimant NATIONAL POWER GRID COMPANY TRANSELECTRICA SA through TIMISOARA TRANSMISSION BRANCH in contradiction with respondent-defendant RESITA CITY against civil ruling 101/18.03.2019 pronounced by Caras-Severin Tribunal. No law suit expenses; appeal right within 30 days from notification, to be submitted to the Appeal Court of Timisoara. Pronounced at public hearing on 9.10.2019. Document: Ruling 761/2019 09.10.2019 Transelectrica filed appeal.</p>
44	3155/115/2018	Alin Vladulescu	<p>Caras Severin Tribunal</p> <p>Appeal Court of Timisoara</p>	<p>C: Transelectrica D: Forestry Division CS</p>	Claims	5,019,485.05 Lei + legal interest	<p>Term: 20.05.2019 Settlement type: It denies the request Settlement in brief: It denies the summons filed by claimant National Power Grid Company Transelectrica SA in its own name and on behalf of Timisoara Transmission Branch (entity of the claimant company without legal personality) in contradiction with defendant National Forests Authority Romsilva, Forestry Division Caras-Severin, pertaining to claims. Appeal right granted within 30 days from notification, to be submitted to Caras-Severin Tribunal. It was pronounced at public hearing on 30 May 2019. Document: Ruling 743/2019 30.05.2019. Transelectrica filed appeal. <b>Term of appeal: 16.01.2020</b> <b>Settlement in brief: It admits the appeal filed by the claimant National Power Grid Company Transelectrica SA against civil sentence 743/30.05.2019 pronounced in file 3155/115/2018 by Caras-Severin Tribunal. It partly changes the sentence appealed against and re-judging it partly admits the</b></p>

							<p>claimant's suit and compels the defendant National Forests Authority Romsilva, Forestry Division Caras-Severin to pay 5,019,485.05 Lei to the claimant. It denies the request to compel payment of legal interest from payment date until actual return of the liability. It compels the defendant to pay law suit expenses to the appellant claimant in amount of 80,699.78 Lei, stamp tax for appeal and first instance. Appeal right granted within 30 days from notification, to be submitted to the Court of Appeal Timisoara. Pronounced at public hearing on 30.01.2020.</p> <p>Document: Ruling 17/2020 30.01.2020</p> <p>The parties filed appeal.</p>
45	2494/115/2018*	Alin Vladulescu	<p>Caras Severin Tribunal</p> <p>Bucharest Tribunal</p>	<p>C: Resita City</p> <p>D: Transelectrica</p>	Claims	6,389,297.58 + legal interest	<p>11.03.2019</p> <p>Settlement type: It declines settling the case</p> <p>Settlement in brief: : It admits the exception of territorial incompetence of Caras-Severin Tribunal. It declines the competence to settle the request filed by claimant Resita City by the mayor in contradiction with defendant National Power Grid Company Transelectrica SA in favour of Bucharest Tribunal; no appeal, according to article 132 para. 3 Civil procedural code. Pronounced at public hearing on 11 March 2019.</p> <p>Document: Ruling 313/2019 11.03.2019</p> <p>Settlement of TMB in brief: It admits the exception of territorial incompetence of Bucharest Tribunal. It declines the competence to settle the cause in favour of Caras-Severin Tribunal. It ascertains occurrence of the negative competence conflict between Bucharest Tribunal and Caras-Severin Tribunal. It suspends the case and refers the file to the High Court of Cassation and</p>

							Justice in view of settling the negative competence conflict; no appeal. Pronounced at public hearing on 25.10.2019 by placing the ruling at the parties' disposal by the court clerk. Document: Ruling 2376/2019 25.10.2019
46	2434/115/2018  2434/115/2018*	Alin Vladulescu	Bucharest Tribunal S IV Civil	C: Romsilva Caras Severin D: Transelectrica TB Timisoara	Claims	2,433,608.52 Lei, anual rent for temporary land taking in from the national forest fund + delay penalties on the rent due date - 31.01.2018. 304,298.47 Lei the value of final taking out of land of the national forest fund, value of lost wood fund growing + delay penalties calculated as of 10.05.2015	Settlement in brief: In accordance with the provisions of article 413 para. 1 pt. 1 Civil procedural code, it suspends judging this cause until final staying of civil sentence 743/F/2019 pronounced in file 3155/115/2018 by Caras Severin Tribunal. Appeal right was granted during the entire suspension, to be registered with Bucharest Tribunal, Section IV Civil. Pronounced at public hearing on 4.10.2019. Document: Conclusion - Suspension 04.10.2019
47	17765/3/2019	Lucian Anton	Bucharest Tribunal	C: Transelectrica D: OPCOM	Claims – <b>pay ordinance</b> – contribution of CNTEE Transelectrica SA to the share capital of Co. OPCOM SA, issued under Loan Contract 7181RO/2003, commitm. to finance the investm. "Electricity Market Project".	4,517,460 Lei	It denies as groundless the exception of inadmissibility and the exception of prescription. It denies the request as groundless. It denies as groundless the creditor's request to compel the debtor paying law suit expenses. The right was granted to send cancellation request within 10 days from notification, to be submitted to the offices of Bucharest Tribunal, Section VI Civil. It was pronounced on 27 September 2019 and placed at the parties' disposal by the court clerk. Cancellation request was filed. Term: 08.09.2020
48	22567/3/2019	Lucian Anton	Bucharest Tribunal	C: Transelectrica D: OPCOM	Claims, <b>common law suit</b> –	4,517,460 lei +1,293,778.27 Lei	Term: 03.07.2020



					contrib. of CNTEE Transelectrica SA to share capital of OPCOM SA, issued in Loan Contract 7181RO/2 003, commit. to finance the investm. "Electricity Market Project"		
49	35346/3/2019	Mihail Tanasuica	Bucharest Tribunal	C: CET Govora D: Transelectrica	Claims	3,368,965.82 Lei as value of ante-over-compensation regularisation and cogeneration bonus, February – March 2016	Hearing term: 08.07.2020
50	3372/2/2014 reparation SEVERED FROM FILE 5302/2/2013	Alin Vladulescu	Appeal Court of Bucharest	C. Conaid Company D. Transelectrica, P. ANRE	Administr. dispute – ascertain unjustified refusal to conclude & sign addendum and/or RET connect. contract; compel to sign addendum and/or RET connect. contract	Compelling payment of the following amounts: 722,756,000 Euro representing unrealised profit as per the business plan, and 17,419.508.07 Lei – actual expenses recorded in accounting books	Settlement in brief: In accordance with article 413 para. 1 pt. 1 from the Civil procedural code, it suspends judging the case; appeal was granted during the entire term of suspension. Appeal to be filed with the Appeal Court Bucharest; it was pronounced at public hearing on 24 June 2014. Document: Conclusion - Suspension 24.06.2014

f. Director, DJC  
Adina David

Manager DCSJ  
Alina Teodoru

Elaborated by: Juridical  
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