This form (filled in and signed by the natural person shareholder and accompanied by the copy of his/her ID paper signed true to the original by the holder of the ID paper / filled in and signed by the legal representative of the legal person shareholder, accompanied by the official document certifying his/her legal representative capacity; the legal representative capacity is proved with the documents provided in ASF Regulation 5/2018 on the issuers of financial instruments and market operations, with later amendments and additions, namely ascertaining certificate issued by the commercial register, submitted in the original or copy true to the original, or any other document in the original or copy as per the original issued by the competent authority of the state in which the shareholder is legally registered, which certifies the capacity of legal representative. Documents certifying the legal representative capacity will be issued 3 months at the most before the publication date of the convening notice for the shareholders' general assembly) should arrive in the original, by post or courier services, by **April 28, 2022, 10:00 h**, for the first convocation, namely by **April 29, 2022, 10:00 h**, for the second convocation, to the following address- Transelectrica, Bucharest 3, str. Olteni no. 2-4, 'PLATINUM Centre' building.

NOTE: Credit institutions providing custody services mandated by the shareholder to participate and vote in the shareholders' general assembly should provide special power of attorney elaborated according to ASF Regulation 5/2018 on the issuers of financial instruments and market operations, with later amendments and additions, signed by the respective shareholder, accompanied by the affidavit of the credit institution mandated by the shareholder, which should specify it provides custody services for the respective shareholder and that the guidelines in the special power of attorney are identical with the guidelines of the SWIFT message received by the credit institution to vote in the name of such shareholder. The special power of attorney and the affidavit, both in the original and signed and even stamped, as the case may be, will be submitted to the following address- Transelectrica, Bucharest 3, str. Olteni no. 2-4, 'PLATINUM Centre' building.

CORRESPONDENCE VOTING FORM

for the Shareholders' General Ordinary Assembly of the National Power Grid Company Transelectrica SA convened for April 28/29, 2022

I the undersigned	gned, domiciled in				
	, identified with the ID paper series				
no, issued by					
, holder of	shares issued by the NPG Co. Transelectrica				
SA, registered under no. J40/8060/2000 with the Office of the Com-	mercial Register Bucharest, Single Registration Code				
(SRC) 13328043, representing % of the total num	aber of shares issued by the NPG Co. Transelectrica				
SA conferring me a number of voting rights	in the Shareholders' general assembly representing				
% from the total 73,303,142 shares / voting rights issued	by the NPG Co. Transelectrica SA				
Or					
The subscribed					
	, identified by the number				
of registration in the Commercial Register					
shares issued by the NPG Co. Transelectric					
Office of the Commercial Register Bucharest, SRC 13328043, rep issued by the NPG Co. Transelectrica SA conferring me a numb					
general assembly representing% from the total 73,30					
Transelectrica SA, legally represented by					
, holder of ID paper series	number, according to Law no.24 /				
2017 on issuers of financial instruments and market operations and					
instruments and market operations, with later amendments and addi					
Hereby do exercise my correspondence voting right on the items	_				
Ordinary Assembly of the NPG Co. Transelectrica SA to be held					
Bucharest 3, str. Olteni no. 2-4, PLATINUM Centre Building, 1					
2022, 10:00 h, second convocation in case the first one cannot be he	eld, as follows:				

¹ The capacity of legal representative is proven using the documents provided in ASF Regulation 5/2018 on the issuers of financial instruments and market operations with later amendments and additions, namely ascertaining certificate issued by the commercial register, submitted in the original or copy true to the original, or any other document in the original or copy true to the original issued by the competent authority of the state in which the shareholder is legally registered, certifying its capacity of legal representative. Documents certifying the capacity of legal representative will be issued 3 months at the most before the publication date of the convening notice for the shareholders' general assembly.

		SHAREHOLDERS' GENERAL ORDINA	AK I ASSEMBLY				
Item in the agenda					Vote (to be filled in for, against or abstention)		
					ABSTENTION		
0) 1.	Item 4 in the agenda , item 1 of the draft Decision, namely: there are approved the Stand-alone financial statements of National Power Grid Company Transelectrica SA for the financial year 2021, according to Note no. 13603/23.03.2022.					DOI LANGE	
st 1.	atements of 3607/23.03.		r 2021, according to Note no.				
di	stribution o	e agenda , item 3 of the draft Decision, namely: according to Note no. 13 of the net accounting profit left after income tax on 31 December 2021, a destinations:					
	No.	Destination	Amount (lei)				
	1	Accounting profit remaining after income tax on 31 December 2021	449,891				
		Distribution of accounting profit to these destinations:					
	a	Legal reserve (5%)	93,894				
	b	Other reserves representing provided fiscal facilities – exempting from payment the reinvested profit	355,997				
	c	Other law-provided destinations - revenues achieved in 2021 from allocation of interconnection capacity (net of income tax and legal reserve)	-				
	2	Profit remaining to be distributed (1-a-b-c)	-				
	d	Employees' participation to profit	-				
	e	Dividends owed to shareholders	-				
	f	Other reserves set up as own financing sources	-				
	g	Undistributed profit	-				
	3	Total distributions (a+b+c+e+f)	449,891				
F	or	Against Abstention					
It	em 7 in the	e agenda, item 4 of the draft Decision, namely: according to Note no. 136 ment of reserves for revenues from the allocation of transmission capaci	606/23.03.2022, it is approved				
		nent of reserves for revenues from the attocation of transmission capaci te surplus achieved from revaluation reserves non-taxable and taxable upo					
		e agenda, item 5 of the draft Decision, namely: it is approved the release ory Board members for the financial year 2021.	of liability for the Directorate				
		he agenda, item 6 of the draft Decision, namely: the date of May 20, 20 areholders to which the effects of the Shareholders' General Ordinary Ass		n			
		the agenda, item 7 of the draft Decision, namely: mandating the draft Decision of the Shareholders' general	l ordinary assembly and th	e e			
to	documents necessary to register and publish such Decision of the Shareholders' general ordinary assembly according to legal provisions can mandate other persons to carry out						
th		and registration formalities for the Decision of the Shareholders' general holder fully assumes his/her liability to accurately fill in and safely		1ce vot	ing form		
	ine snare	notaer juity assumes mismer navitty to accurately fitt in and safety	y iransmii inis correspollaei	ice voi	ıng jorm.	•	
	Date						
			d surname of the natural personal representative of the legal pe			o†	
			(Clearly using canital le				

 $^{^2}$ The position of the legal representative will be mentioned in case of legal person shareholder. 3 The valid stamp will be also applied in case of natural person.