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Approved by Directorate

Chief Executive Officer, Gabriel ANDRONACHE

Directorate Member, Directorate Member, Ștefăniță MUNTEANU Cătălin Constantin NADOLU

Directorate Member, Florin Cristian TĂTARU

Directorate Member, Bogdan TONCESCU

INFORMATION NOTICE

For the Shareholders' General Assembly
Regarding litigation with a value higher than 500,000 euro
As per article 25 para.1 let. n) pt. (ii) from NPG Transelectrica's Articles of association

Taking into account:

✓ The provisions of art. 25 para. 1 let. n) pt. (ii) from the Articles of Association of NPG Co. Transelectrica regarding the '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, litigation, arbitrage' amounting to over 500,000 euro,

We hereby submit for your information the Situation of the files registered in the courts of law on 31st October 2022 where NPG Transelectrica is one of the parties and concerns claims amounting to more than 500,000 euro.







Legal and Litigation Direction – Litigation Department

<u>Litigation situation on 31.10. 2022 where NPG Transelectrica – Executive is a party and has as subject amount higher than 500,000 euro</u>

41911/3/2014 Bucharest Complainant: Tribunal Transelectrica Defendant I	Claims	4,958,587.72	
41911/3/2014 * CAB ICCJ Gallup Orgal Romania SRL Defendant II. Baicusi si altii		RON	It denies the appeals as groundless. It compels the appellant – complainant to pay to the appellant – defendant Gallup Organization Romania SRL the amount of 6,250 RON, law suit costs (representing the lawer remunaration decreased). With an appeal within 30 days from notification. Ruled on public hearing today 18.12.2017. Document: Decision 2269/2017 18.12.2017 TEL filed appeal on 26.03.2018. The case is in the screening procedure at ICCJ. It denies as groundless the appeal declared by the defendant The Gallup Organization România SRL against the Decision no. 2269 from 18 December 2017 of the Court of Appeal Bucharest – Civil Section V. It admits the appeal declared by the compainant NPG Co Transelectrica against the same Decision. It partially repeals the decision regarding the appeals declared by the complainant NPG Co Transelectrica and by the defendants Adrian Băicuşi, Mihaela Măciuceanu against sentence no. 6508 from 17 October 2016 of Bucharest Tribunal – Civil Section VI, regarding the solution given to the subsidiary request. It mentains the other provisions of the appealed decision. It compels the complainant NPG Transelectrica to 10,000 RON court of law costs in the appeal to the defendant The Gallup Organization România SRL decreased in accordance with art 451 para. 2 of the Civil Procedure Code. Final. CAB solution in short: It dismisses the main appeal and the occurrence appeal as groundless. With an appeal within 30 days from notification. The appeal is to be submitted at the Court of Appeal, Bucharest, Section V, Decision no. 1560/2019

2	9089/101/201	Mehedinti Tribunal	RAAN – debtor in bankruptcy Transelectrica SA - Creditor	Bankruptcy procedure	Registration form in the table of creditors with the amount of 89,360,986.06 RON.	Transelectrica has been enrolled in the RAAN debtor list with the amount of 11,264,777.30 RON, in the claims category resulting from the continuation of the debtor's activity, the amount requested by our company being 89,360,986.06 RON without having the amount of 78,096,208.76 RON enrolled in the preliminary table of claims on the groung that 'it does not appear as being due in the accounting records of RAAN'. More than that, the request of the amount 78,096,208.76 RON is expressed late, being related to the period 2011-2013, reason why the debt statement had to be expressed at the time of the opening of the insolvency procedure, respectively on 18.09.2013. we have submitted a contestation to the table. The solution in short: based on art 139 Civil Procedure Code. It connects the present case to the file no. 9089/101/2013/a140. Final. Ruled on public hearing, today, 14.02.2019. Document: Final closure (disinvestment) 14.02.2019 The term for the procedure perpetuation: 09.02.2023
3	873/1259/200 8	Arges Tribunal	Creditor:DGFP, Transelectrica Debtor: SC Termoficare 2000 Pitesti SA	Insolvency procedure Transelectrica elaborated a registration form to enter the creditor's table for the debt recovery.	Registration in the creditor's list with the amount 3,903,604.27 RON	It admits the judicial liquidator's request regarding the closing of the debtor's insolvency procedure. It orders that the insolvency of the debtor TERMOFICARE 2000 S.A to be closed and to be deleted from the trade register. It discharges the judicial liquidator, to the extent provided by law, of any duties or responsabilities regardinig the procedure, the debtor and his assets, creditors, holders of preferential rights, shareholders or parteners. It orders the notification of the closing sentence of the procedure: to the GENERAL REGIONAL DIRECTION OF PUBLIC FINANCE PLOIESTI — COUNTY ADMINISTRATION OF PUBLIC FINANCES ARGES- TRADE REGISTRY OFFICE, in order to carry out the mention, - OFFICE OF CADASTRES AND REAL ESTATE ADVERTISING, in order to note, if necessary, the procedure closing, - to all creditors, by publication in BPI. Executory. With appeal within 10 days from the notification of the decision. Ruled in public hearing today, 25.10.2022.
4	29322/3/2014	Bucharest Tribunal	SC ENNET GRUP SRL- debtor in insolvency CNTEE Transelectrica SA - Creditor	Insolvency procedure	Form to enroll in the creditors'list with the amount of 3,277,527.03 RON	Term for the procedure to be carry on: 15.12.2022

5	1867/90/2010	ValceaTribuna I	SC Total Electric Oltenia SA	Insolvency procedure	Enrolled in the creditor's list 14,085,415.27	The solution in short: for the procedure to carry on for the recovery of the assets from the debtor's patrimony. Term: 07.12.2022
6	47478/3/2012 170/3/2014 47478/3/2012 */a1	Bucharest Tribunal	SC PETPROD SRL Transelectrica SA - creditor	Insolvency procedure — joint stock companies — AT THE DEBTOR'S REQUEST	30,047,752.90 RON	We are enrolled in the creditors'table of the debtor S.C. PETPROD S.R.Lwith the amount 30,046,403.79 RON. The solution in short: it denies as groundless the request of the creditor Petprod Pre S.R.L. to extent the settlement of the requests for transition to bankruptcy. It admits the requests of the creditors A1 Carpi Finance S.A and the Fiscal Division Brasov. Based on art. 107 para. 1 letter. A pt. c and letter B from Law no. 85/2006 regarding insolvency procedure, it orders of the debtor PETPROD S.R.L to enter bankruptcy through the general procedure. Based on art 107, para 2, letter a from law 85/2006 regarding insolvency procedure, it orders the dissolution of the debtor company.it orders the sealing of assets from the debtor's estate and the sending of notifications to courts in other counties where the debtor has assets for the purpose of sealing them, the judicial liquidator duty. It sets the term of maximum 10 days from the notification date of the bankruptcy procedure opening in order to hand the estate administration from the debtor to the liquidator, together with the list of documents and operations done until the opening of the procedure, mentioned at art 46, para 2 from Law no. 85/2006. It orders to elaborate and hand to the liquidator in maximum 5 days from the entering into bankrupcy of a list containing the names and addresses of creditors and all their debts, highlighting the ones that appeared after the date of the request to open the procedure. It sets the following deadlines: a) the deadline for registering the claim admission request, mentioned at art 108, para 3 from Law no. 85/2006, appeared after the date of the procedure opening in order to elaborate the preliminary table – 02.07.2021 b) the deadline for the assessment of claims mentioned at art 108, para 3 from Law no. 85/2006, appeared after the date of the procedure opening, the elaboration, display and communication of the preliminary table of those -02.08.2021 c) the deadline to submit the contestation in court - 23.08.2021 d) th

7	36755/3/2018	Bucharest	R:Conaid	Claims and	17,216,093,43	duties provided by art 25 of law 85/2006 and will be remunarated with 2,000 RON from the debtor's estate. Based on art 108 para 1 and 2 of Law no. 85/2006, it orders that the judicial liquidator shall send a notification under the terms of art 61, para 1- 3 of the same law, regarding the entry of the debtor into bankruptcy procedure through the general procedure, the lifting of the administration right and its dissolution, to all creditors mentioned in the list submitted by the debtor/judicial administrator referred to in art 107 para 2 letter e, to the debtor and to trade register office or, as the case may be, to the register of the agricultural companies where the debtor is registered, in order to make the mention. It orders the publication of the notification in a widely circulated newspaper and in the Bulletin of the Insolvency Procedure, the judicial liquidator duty. It informs the judicial liquidator that the notification sent to the creditors shall contain a request to communicate the debt declarations, supporting documents, stamp duty: (i)A copy will be sent both in written form (paper) to the registry of the7th Civil Section of the Court of Bucharest and in electronic form (pdf documents of a maximum of 4 MB each) to the e-mail address of the 7th Civil Section of the Court of Bucharest (trbinsolventa@just.ro); (ii)the copy intended for the insolvency practitioner will be sent to the mailing address that will be indicated by him through notification. It brings to the attention of the judicial liquidator to archive the accounting documents of the debtor company in accordance with the provisions of Law nr. 16/1996, grouping them into archive units, keeping and listing them during the judicial reorganization and liquidation procedure and after the selection and elaboration of minutes mentioned at art 11 of the same law, to hand the documents according to art 18 of the same law, with the notification of the county divisions of the National Archives on the measures ordered. It sets the term for the case
,	337337572010	Tribunal	CompanySRL P: Transelectrica	observation of unjustified refusal to conclude an addendum to a connection contract to RET C154/2012	RON, the damage suffered and 100,000 euro,estimated unrealized profit	The solution in short: in order to acknowledge the amending request of the summons. Term: 07.05.2019 The solution in short: rejects the exception of lis pendens as groundless. Rejects the request to suspend the trial of the case, as groungless. With appeal together with the substance.

						Term to carry on the procedure on 17.09.2019 with the citation of the parties. Ruled with having the solution to the parties'disposal through the court registry. Document: ending of hearing 11.06.2019 Term of trial: 07.12.2022 – an evidence with expertise is administered.
8	8207/62/2011	Brasov Tribunal	CET SA Brasov – debtor in insolvency Transelectrica SA - Creditor	Insolvency procedure	Enrolled in the list of creditors with the amount of 4,303,741.44 RON	The solution in short: for the collection of the won price of the assets adjudicated by Brasov City Hall, under the conditions aprroved by creditors, for the efforts to recover the assets remaining in the debtor's patrimony, for the ongoing efforts to solve the environmental problems of the company and for the resolution of disputes in which CET Brasov SA is a party, it is set the date 17.01.2023 as a deadline for control.
9	23887/3/2022	TMB	C:Transelectrica D: Grand Voltaje and Omniasig	Claims	2,5107,776.95 RON, damages stake + 4,15,0451.31 RON, good performance quarantee	In the regularization procedure specification of accessories amounts, stamp duties.
10	7566/101/201 4	Mehedinti Tribunal The Court of Appeal Craiova	Complainant:RAAN Defendant: Transelectrica	Claims The amount of 10,048,628.86 RON	10,048,628.86 RON	The solution in short: it admits the action. With an appeal in 30 days from communication. Ruled in public hearing today 04.02.2015. Document: Decision 16/2015 04.02.2015 Appeal declared Solution type: it orders the retrial at the first competent court The solution in short: it admits the appeal. It cancels the sentence and sents the cause to the Bucharest Tribunal – Civil Section VI to be solved. Final. Document: Decision 509/2015 30.06.2015 The solution of the BT in short: it rejects the request to trial as groundless; with an appeal within 30 days from notification.
	26024/3/2015	Bucharest Tribunal CAB				Ruled by having the solution to the parties'disposal through the court's registration, today 04.02.2020. Document: Decision 166/2020 04.02.2020 RAAN has declared an appeal. The solution in short: it rejects the appeal as groundless. Final. Ruled in public hearing. Document: Decision: 1839/2020 09.12.2020 RAAN has declared an appeal, term of trial 1.03.2022

		ICCJ				The ICCJ solution on 1.03.2022: it admits the appeal declared by RAAN and sents the cause for a new trial at CAB.
11	37352/3/2021	Bucharest Tribunal Galati Tribunal	C : Transelectrica D : Next Energy Partners	Claims	8,395,132.23 RON + legal interest	Term of trial 12.05.2022 Solution type: it declines the settlement of the case Solution in short: it admits the exception of territorial incompetence of the Bucharest Tribunal suggested by the defendant. It declines the competence of solving the case in the favour of Galati Tribunal. Declină competența de soluţionare a cauzei în favoarea Tribunalului Galaţi. No recourse. Ruled by making the solution available to the parties by the court registry, today, 27.05.2022. Document: Decision 1211/2022 27.05.2022 Term of trial: 25.11.2022
12	2088/107/201 6	Alba Tribunal	D: ROMENERGY INDUSTRY SRL C: Transelectrica P:	Insolvency procedure LAW 85/2014	16,475,047.45 RON	TEL is enrolled at the creditors' table with the amount of 16475047.45 RON in the file no. 2088/107/2016. Solution in short: it sets the term 19.09.2022 to continue the bankruptcy procedure by the recovery of the assets and the debt. The judicial liquidator will elaborate and submit to the file: -on every 15th of the month, for the previous month, the monthly activity reports provided by para 1, art 59 of law 85/2014; - for the term of control, with 5 days before the term, the synthesis report at 120 days, provided by the last part of para 3, art 59, Law Legea 85/2014. Term: 12.12.2022
13	3694/3/2016	Bucharest Tribunal	Complainant:RAAN Defendant: Transelectrica	Claims	15,698,721.88 RON	Solution in short: it rejects the summons request as groundless. With an appeal within 30 days from notification. The appeal is submiteed to the Bucharest Tribunal, VI Civil Section. Ruled in public hearing, today 11.06.2020. Document: Decision 630/2020 11.06.2020 Term of trial: 08.11.2021 It accepts the request for suspension of the trial. Based on art 413, para 1, pt 1 of the Civil Procedure Code, it suspends the trial of the appeal until the final solution of Files no. 26024/3/2015 and 28458/3/2017. With a right of appeal throughout the postponement. The appeal request shall be submitted at the Court of Apeal Bucharest, Civil Section VI. Ruled in public hearing, today, 08.11.2021. Document: Rest - postponement 08.11.2021 Solution in short: it rejects the request to trial the case again as groundless. Document: Rest - postponement 09.05.2022

4.4	1206/00/2016	Valence	Transalastrica	1 request to sets:	20 200 440 24	Transplanting CA has been enrolled in the preliminant List with a
14	1396/90/2016	Valcea	Transelectrica –		28,200,440.31	Transelectrica SA has been enrolled in the preliminary List with a
		Tribunal	creditor	the creditors'table in		debt in a total amount of 28,200,440.31 RON according to the
	2428/2/2014		CET Govora - debtor	TP		request elaborated by our company. We mention that the debt in
				2.through the		the amount of 21,962,243.71RON, representing principal debt
				contestation which is		and penalties related to the invoice no. 8116/08.04.2016 is
						enrolled under the suspensive condition of the ruling of a final
				subject to the		
				introductory request,		court decision in favour of ANRE in file no. 2428/2/2014 pending
				the compainant CET		before the Court of Appeal of Bucharest, having as subject the
				Govora requests the		annulment of the ANRE decision no. 738/28.03.2014.
				annulment of the		Solution type: it postpone the cause
				President's Decision		Solution in short: it gives a term for the insolvency procedure
				of ANRE no.		development for the debtor company. It approves the proposal of
				738/28.03.2014,		
				,		the judicial administrator in the sense that it changes the body of
				through the		the creditors'committee, by establishing a committee consisting
				specification		of three members, namely Alpha Bank România SA, Rm.Vâlcea
				submitted on		County and ANAF-DGAMC.
				29.10.2014 it has		Document: Rest - postponement 10.06.2019
				asked that if the		Solution in short:it confirms the modification of the
				contestation is		reorganization plan submitted to the file on Dec. 23, 2019 (f.1-29
				admitted, the amount		vol.76) as well as the extension of the duration of the execution
						, , , , , , , , , , , , , , , , , , ,
				of money kept by the		of the plan by a period of one year, respectively until July 18,
				administrator of the		2022. With appeal.
				support scheme NPG		Document: Decision 225/2020 02.03.2020
				Transelectrica shall		The term for the carry on of the procedure: 12.12.2022
				be restored when		
				the		
				supracompensation		
				decision is executed		
				for the recovery of		
				the amount of		
				53,742,755 RON		
				Through the		
				minutes of hearing		
				registered on file on		
				13.10.2021,		
				respectively on		
				04.01.2022, the		
				complainant CET		
				Govora SA requires		
				the admission of the		
				request to specify the		
				action, submitted for		
				the term 29.10.2014,		
				suggesting that the		
L			<u> </u>	caggooning that the		

				amount deleted by repayment with mutual claims between CET Govora and Transelectrica is of 40,507,668.67 RON.		
15	1196/93/2016	Ilfov Tribunal	Transelectrica – complainant UGM Energy Trading - defendant	CLAIMS	3,422,293.07 RON	Term of trial: 20.09.2016 Based on art 75, para 1 of Law 85/2004 regarding insolvency, it acknowledges that the legal suspension of the trial shall intervene.
16	1705/93/2016	Ilfov Tribunal	UGM Energy Trading SRL – insolvency debtor	CLAIMS	3,515,687.51 RON	29.06.2016 – opening of the general procedure of insolvency, 14.08.2016 – term to submit the debt declaration . The debt in the amount of 3,515,687.51RON has been accepted, the amount represents the value of the invoices issued by our company as a result of services supply in favor of the debtor UGM Energy Trading S.R.L, added until 29.06.2016, which is the opening date of the general insolvency procedure, the debt of 200 RON and 41,331.59 RON claimed by our company as stamp costs have been rejected. We have submitted in the legal term the contestation to the list. Solution in short: it rejects the contestation as groundless. With a right to make an appel within 7 days from notification. The appeal request is to be submitted at Ilfov Tribunal. Ruled on public hearing on 23.02.2017. Document: Decision 511/2017 23.02.2017 The Court has ordered on 03.08.2017 the opening of the bankruptcy procedure. The term to carry on the procedure 02.02.2023
17	2088/107/201 6	Alba Tribunal	C: Transelectrica - creditor D: ROMENERGY INDUSTRY SRL - debtor	Request to enter the creditors'table	16,112,165.18 RON	30.06.2016 – opening of the general insolvency procedure, 16.08.2016 – it accepts the whole amount. The judicial liquidator will elaborate and submit to the file -on every 15th of the month, for the previous month, the monthly activity reports provided by para 1, art 59 of law 85/2014; - for the term of control, with 5 days before the term, the synthesis report at 120 days, provided by the last part of para 3, art 59, Law Legea 85/2014. Closing of the hearing 05.10.2020 It sets the term 12.12.2022, to carry on the procedure
18	40958/3/2016	Bucharest Tribunal CAB	Complainant : Transelectrica Defendant SMART	claims	2,797,095.21 RN, including VAT + 1,211,694.26	

		ICCJ	S.A.		RON accessories	It accepts the exception of the prescription of the right to action, invoked by the defendant. It rejects the action as prescribed. It rejects as groundless the complainant's request to compel the defendant to pay the court costs. With an appeal within 30 days from notification. The appeal is submiteed to the Bucharest Tribunal, VI Civil Section. Ruled by making the solution available to the parties by the court registry, today 29.10.2021. Document: Decision 2667/2021, 29.10.2021. Transelectrica declared an appeal. Term for appeal: 10.05.2022 Solution in short: it rejects the appeal as unfounded. With an appeal within 30 days from notification. The appeal is submiteed to the Bucharest Tribunal, VI Civil Section. Ruled in public hearing today 10.05.2022. Document: Decision 743/2022 10.05.2022 Transelectrica declared an appeal, which is in the filter procedure at the ICCJ.
19	4452/3/2017	Bucharest Tribunal	C: Transelectrica and others D: Arelco Power SRL	Bankruptcy procedure	20,996,030.49 RON	Accepted debt 20,041,519.94 RON, mentioning that the amount 954,510.55 RON has been deleted by compensation. First, the amount asked and accepted was 21,025,161 RON Term to carry on the procedure: 24.10.2022
20	1372/3/2017		C : Transelectrica D:Transenergo Com	Insolvency procedure	6,850,000.98 RON	The requested claim has been accepted but with the following observations: the amount 1983.36 RON (compensated) is subtracted from the total amount; 69808. 42 RON of which 48642.11 RON debt deducted by TEL by execution of SGB and the amount 21,166.31RON, debt considered current, value of the invoice issued after the date of the opening of the insolvency procedure. Solution in short: based on art 139 of law 85/2014 it confirms the reorganization plan of the debtor S.C. TRANENERGO COM S.A suggested by the special administrator. With appeal within 7 days from the communication of the decision by publication in the Insolvency Proceedings Bulletin, which will be filed at the Bucharest Tribunal, Civil Section VII. Ruled in public hearing today 03.02.2021. Document: interim decision 469/2021 03.02.2021 based on art. 139 para. 5 of law nr.85/2014, it confirms the modification of the reorganization plan of the debtor TRANSENERGO COM S.A. With the right to appeal within 7 days from the communication of the decision by publication in the Insolvency Proceedings Bulletin, which will be filed at the Bucharest Tribunal, Civil Section VII.

						Ruled by making the solution available to the parties by the court registry, today 19.10.2022. Document: interim decision 4368/2022 19.10.2022
21	345/40/2017	Botosani Tribunal	R: Transelectrica P: Elsaco Energy SRL	claims	9,198,673.80 RON	Based on art. 75 of law no. 85/2014 reported to art. 412 NCPC, it suspends the trial of the case. With an appeal during the entire period of the postponement. Ruled in public hearing today, 26.09.2017. Document: Rest - postponement 26.09.2017
22	2236/118/201 7 and 2236/118/201 7/a11 – contestation Payment request	Constanta Tribunal CA CT	Debitor: Elcomex IEA SA C: Transelectrica	Insolvency procedure	31,189,486.75 RON	The debt has been enrolled at the creditors' table Contestation to payment request. Term of trial: 15.06.2018 Solution in short: it rejects as unfounded the contestation against the measures of the judicial administrator to reject the payment request brought by the objector NPG Transelectrica contrary to the respondent Pricewaterhouse Coopers Business Recovery Services IPURL, as judicial administrator of the debtor Elcomex IEA SA. With appeal within 7 days from the communication of the decision by publication in the Insolvency Proceedings Bulletin. The request shall be submitted at Constanta Tribunal, Civil Section II. Ruled in public hearing today 15.06.2018 Document: Decision 987/2018 15.06.2018 Term of trial: 28/10/2018 Solution in short: Decis.579 - red. jud.C.M. It rejects the appeal as unfounded. Final. Ruled by making the solution available to the parties by the court registry, today 05.11.2018 Document: decision 579/2018 05.11.2018 Solution in short: Based on art.45 para.1 let. r in conjunction with art.58 lit. m of law 85/2014, it confirms the Transaction Contract from 21.01.2019, concluded with the debtor ELCOMEX I.E.A. S.A. in insolvency and the creditor ABB S.R.L., approved by the the debtor's Creditors' assembly according to the Minutes from 07.02.2019 published in the Insolvency Proceedings Bulletin no.2757/08.02.2019. It confirms the reorganization plan of the debtor ELCOMEX I.E.A. S.A. through special administrator Pleşca Ioan. During the reorganization, the debtor company will be led by the special administrator under the supervision of the judicial administrator in accordance with the provisions of the confirmed plan. It orders that the judicial administrator shall submit the monthly activity reportsas well as the reports elaborated based on art 144 of law no. 85/2014. It sets the term 06.09.2019, 8:30h, administrative measures, complete F10. Executory. With appeal

23	2428/2/2014	CAB	C: CET Govora D: ANRE interveners Cons. Valcea Transelectrica	Decision annulment ANRE overcompensation no. 738/2014	53 millioan RON, overcompensation 2011 - 2013	within 7 days from publication in the Insolvency Proceedings Bulletin. Ruled in public hearing today19.04.2019 Document: interim decision 739/2019 19.04.2019 Term to carry on the procedure: 25.01.2022 Term of trial: 21.03.2022 It postpones the ruling to 29.04.2022 Solution in short: it rejects the amended summons request, as unfounded. It rejects the request for accessory intervention in favor of the complainant, as unfounded. With an appeal in 15 days from the notification that is submitted at the Court of Appeal Bucharest. Ruled today 16.05.2022 by making the solution available to the parties by the court registry. Document: Decision 127/2022 16.05.2022
24	16216/3/2017	Bucharest Tribunal CAB ICCJ	R: Teletrans P: Transelectrica	Action to ascertain the fulfillment of contractual obligations and claims		Term: it postpone the ruling for 22.04.2019 Solution type: it rejects the request Solution in short: It accepts the exception of the prescription of the material right to action regarding the fiscal invoices related to the months of February - March 2014. It rejects the request regarding invoices 115/01.032015 and 123/01.03.2017 as prescribed. It rejects the the rest of the action as groundless. The appeal is submitted at Bucharest Tribunal Civil Section VI. Ruled in public hearing today 22.04.2019. Document: Decision1064/2019 22.04.2019 Teletrans has declared an appeal, with a term of trial on 11.03.2021. It sends the case back to Civil Section VI, finds a negative conflict of jurisdiction and sends the case to the ICCJ. Term of trial 18.08.2021. Solution in short: Admits the exception of the inadmissibility of the appeal. Reject the appeal as inadmissible From the date of communication of this decision, according to the provisions of art. 457 para 3 of the Code of Civil Procedure, the term for exercising the right of appeal begins to run. Final. Document: Decision 1214/2021 06.09.2021. Teletrans has declared an appeal which is in the filter procedure at ICCJ.
25	28460/3/2017	TMB	R: RAAN P: Transelectrica		Action in claims 12,346,063.10 ron (bonus nov 15 – apr 16; regularization bonus 2015; late	Solution in short: it rejects the summons request of the complainant Autonomous Division for Nuclear Activities contrary to the defendant NPG Transelectrica as groundless. It rejects, as unfounded, the parties' request for court costs. With a right to an appeal within 30 days from notification. The appeal is submiteed to the Bucharest Tribunal, VI Civil Section.

26	28430/3/2019	Bucharest	C: Romsilva	SΔ	penalties)	Ruled in public hearing today 24.06.2020 and making the solution available to the parties by the court registry. Document: Decision 777/2020 24.06.2020 RAAN has declared appeal .term of trial: 27.09.2021 Based on art. 413 para. 1 pt. 1 NCPC suspends the trial of the appeal until the final settlement of the files no. 28458/3/2017 and 26024/3/2015. With appeal during the postponement. Document: Rest - postponement 27.09.2021 Solution in short: It rejects as unfounded the request to reinstate the case. It keeps the judgment of the appeal suspended. With appeal during the postponement. Ruled in public hearing today 23.05.2022. Document: Rest - postponement 23.05.2022 Solution in short: Based on art. 413 para. (1) pt. Civi code
26	28430/3/2019	Bucharest Tribunal	C: Romsilva D: Transele		claims 2,433,608.52 RON, RENT FOR 2019 temporary land occupation + penalties	Solution in short: Based on art. 413 para. (1) pt. Civi code procedure, it suspends the settlement of the case until the final settlement of the file no. 3155/115/2018 which is pending before the High Court of Cassation and Justice. With appeal right during the postponement. Ruled today 19.05.2020. Ruled by making the solution available to the parties by the court registry. Document: Rest - postponement 19.05.2020 Term of trial 15.02.2022 It postpones the ruling on 21.04.2022 Solution in short: It rejects as unfounded the request. With a right to an appeal within 30 days from notification. The appeal is submiteed to the Bucharest Tribunal, IV Civil Section ruled today 03.05.2022 Ruled by making the solution available to the parties by the court registry. Document: decision 692/2022 03.05.2022
27	48509/3/2017	TMB CAB	1	C: Transel ectrica D: SMART	Action in claims 7,652,449 RON + interests	It rejects as unfounded the request. With a right to an appeal within 30 days from notification. The appeal is submiteed to the Bucharest Tribunal, VI Civil Section Civilă. Ruled by making the solution available to the parties by the court registry 12.04.2022. Document: decision741/2022 12.04.2022 TEL declared an appeal. Term for appeal: 31.10.2022

28	8993/299/201 8	Court of 1 st District	Objector : Transel ectrica defenda nt: ANAF - DJAMC	enforcement appeal. EXECUTION FILE 13328043/61/90/1 /2017/267761 – 30.08.2017/26776 4 – 31.08.2017 SUSPENSION OF ENFORCEMENT 47092295 RON + 44,730,885 RON.	Term of trial: 17.04.2018 Solution in short: It admits the request for suspension of the trial made by the appellants. Based on art. 413 para. (1) t. 1 Civi code procedure, it suspends the trialof the case until the final settlement of the file no. 1802/2/2018, pending before the Court of Appeal Bucharest, Administrative Litigation Section VIII. With appeal during the postponement The appeal request shall be submitted to Court of 1st District Bucharest. Ruled in public hearing. Document: Rest - postponement 17.04.2018
29	1802/2/2018	CAB	C: Transel ectrica I: ANAF DGAMC si Directia General a de Solution are a Contest atiilor	fiscal administrative act appeal dec.nr.f- mc 439/30.06.2017	It admits the lis pendens requests in part. It cancels in part the Decision no. 122/13.03.2018, regarding the resolution of the appeal filed against the Taxation Decision no.F-MC 439/30.06.2017, issued by the National Agency for Fiscal Administration - General Directorate for Resolution of Appeals, the Taxation Decision no.F-MC 439/30.06.2017, issued on 12.07.2017, by the National Agency for Fiscal Administration – General Directorate for the Administration of Large Taxpayers, the Taxation Decision no.F-MC 439/30.06.2017, issued by the National Agency for Fiscal Administration – General Directorate for the Administration of Large Taxpayers and The Fiscal Inspection Report no.F-MC 222 concluded on 30.06.2017, which rested on the issuing the Taxation Decision, meaning that: It removes the obligation to pay profit taxin the amount of 18,522,280 RON, VAT in the amount of 5,694,636 RON and the fiscal accessories related to these main fiscal debits in the amount of 48,436,653 RON, fiscal obligations established for the 349 tax invoices with special regime found missing from the management of the complainant. -it removes the non- deductible character when calculating the taxable profit of the amount 27,001,727 RON, representing the system thechnological services invoiced by the the enrgy suppliers, considered non-deductible after the fiscal inspection and it removes the obligation to pay the main and the accessory fiscal claims in relation to this amount.

it removes the non- deductible character when calculating the taxable profit of the amount 330,855,491 RON representing expenses with promotional and protocol products and it removes the deligation to pay the main and the accessory fiscal claims in relation to this amount. -it removes the non- deductible character of the VAT in the amount of 46,417.1RON for the amount 43,522.91 RON representing "weed removal services" and it removes the obligation to pay the main and the accessory fiscal claims in relation to this amount. -it removes the non- deductible character of the VAT in the amount of 37,953.98 RON for the amount of 230,855.91 RON representing expenses with promotional and protocol products and it removes the obligation to pay the main and the accessory fiscal claims in relation to this amount. - it removes the obligation to pay the main and the accessory fiscal claims in relation to pay the main and the accessory fiscal claims in stellant to this amount. - it removes the obligation to pay the main and the accessory fiscal claims in stellant to this amount. - it removes the mention regarding the obligation of the Transmission Subsidiary Sibiu within NPG Transelectrica to register the amount of 576,846.80 RON as taxable profit, the latest on the date of 300,62010 the date on which the registration of the verified unit was accepted at the credit table with this amount of 576,846.80 RON in accordance with the provisions of art 19, para 1 of law 571,2003 regarding the Fiscal Code with later amendments in conjunction with pay the profit of the amount of 576,846.80 RON in accordance with the provisions of art 19, para 1 of law 571,2003 regarding the Fiscal Code with later amendments in conjunction with the methodological norms for the application of Law no. 571,2003. the chapter elaboration of accounts from Order no. 3055 of Outober 29, 2009 for the approval of accounting regulations in accordance with emphasization of the two the determination of the two networks of the determination of the two networks o		
- it removes the obligation to pay late penalties that have a punitive legal regime, calculated for a period longer than 6 months from the date of the start of the fiscal inspection, with regard to the main fiscal obligations that were maintained to the court by this decision, as established by Taxation Decision no. F-MC 439/30.06.2017, issued on 12.07.2017 by the National		taxable profit of the amount 230,685.491 RON representing expenses with promotional and protocol products and it removes the obligation to pay the main and the accessory fiscal claims in relation to this amount. -it removes the non- deductible character of the VAT in the amount of 46,417.1RON for the amount 343,629.91 RON representing "weed removal services" and it removes the obligation to pay the main and the accessory fiscal claims in relation to this amount. -it removes the non- deductible character of the VAT in the amount of 37,693.88 RON for the amount of 230,685.491 RON representing expenses with promotional and protocol products and it removes the obligation to pay the main and the accessory fiscal claims in relation to this amount. - it removes the mention regarding the obligation of the Transmission Subsidiary Sibiu within NPG Transelectrica to register the amount of 576,846.80 RON as taxable profit, the latest on the date of 30.06.2010 the date on which the registration of the verified unit was accepted at the credit table with this amount, the mention regarding the character of taxable income when calculating the profit of the amount of 576,846.80 RON in accordance with the provisions of art. 19, para 1 of law 571/2003 regarding the Fiscal Code with later amendments in conjunction with pt 23 letter d of GO44/2004 including the methodological norms for the application of Law no. 571/2003, the chapter relating to the profit tax, respectively chapter VII function of accounts from Order no. 3055 of October 29, 2009 for the approval of accounting regulations in accordance with European directives and it removes the obligation to pay the main and the accessory fiscal claims in relation to this amount. - it removes from the Minutes the statement made regarding "the determination of the tax on deductible added value lower than that registered by the complainant, thus resulting in a difference in the amount of 13,141 RON" (annex no. 15) and it removes the obligation to pay the main and the accessory fis
that registered by the complainant, thus resulting in a difference in the amount of 13,141 RON" (annex no. 15) and it removes the obligation to pay the main and the accessory fiscal claims in relation to this amount. - it removes the obligation to pay late penalties that have a punitive legal regime, calculated for a period longer than 6 months from the date of the start of the fiscal inspection, with regard to the main fiscal obligations that were maintained to the court by this decision, as established by Taxation Decision no. F-MC 439/30.06.2017, issued on 12.07.2017 by the National		European directives and it removes the obligation to pay the main and the accessory fiscal claims in relation to this amount. - it removes from the Minutes the statement made regarding "the
- it removes the obligation to pay late penalties that have a punitive legal regime, calculated for a period longer than 6 months from the date of the start of the fiscal inspection, with regard to the main fiscal obligations that were maintained to the court by this decision, as established by Taxation Decision no. F-MC 439/30.06.2017, issued on 12.07.2017 by the National		that registered by the complainant, thus resulting in a difference in the amount of 13,141 RON" (annex no. 15) and it removes the obligation to pay the main and the accessory fiscal claims in
court by this decision, as established by Taxation Decision no. F-MC 439/30.06.2017, issued on 12.07.2017 by the National		- it removes the obligation to pay late penalties that have a punitive legal regime, calculated for a period longer than 6 months from the date of the start of the fiscal inspection, with
		court by this decision, as established by Taxation Decision no. F-MC 439/30.06.2017, issued on 12.07.2017 by the National

Administration of Large Taxpayers, the Taxation Decision no. F-
MC 439/30.06.2017, issued by the National Agency for Fiscal
Administration General Directorate for the Administration of
Large Taxpayers and by Decision no.122/13.03.2018, regarding
the resolution of the appeal filed against the Taxation Decision
F-MC 439/30.06.2017, issued by the National Agency for Fiscal
Administration – General Directorate for the Resolution of
Appeals.
It keeps the other disposals from the Decision no.
122/13.03.2018 regarding resolution of the appeal filed against
the imposition Decision no.F-MC 439/30.06.2017, issued by the
National Agency for Fiscal Administration – General Directorate
for the Resolution of Appeals, the imposition Decision no.F-MC
439/30.06.2017, issued on 12.07.2017, by the National Agency
for Fiscal Administration- General Directorate for the
Administration of Large Taxpayers, the imposition Decision no.
F-MC 439/30.06.2017, issued by the National Agency for Fiscal
Administration General Directorate for the Administration of
Large Taxpayers. It rejects the rest of the lis pendens requests as unfounded.
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It rejects as unfounded the request for court costs consisting of the judicial stamp duty. It compels the defendants, jointly to pay
i ine judicial stamp duty. It compels the defendants, jointly to pay i

It rejects as unfounded the request for court costs consisting of the judicial stamp duty. It compels the defendants, jointly to pay the complainant court costs in the amount of 4,000 lei, representing the fee for carrying out the expertise in the accounting-tax specialty, proportional to the admission of the request.

With a right to an appeal within 15 days from notification. The appeal is submitted to the Court of Appeal Bucharest. Ruled today 20.10.2020, by making the solution available to the parties according to art 396 para 2 Cpc.

Document: Decision 382/2020 20.10.2020

The parties have declared an appeal in March 2022

Solution in short:

It rejects as unfounded the request for clarification and completion of the device. It accepts the request to correct the material error in the sense that the sums of money as main and accessory fiscal obligations, related to the 349 fiscal invoices, as they appear in the contested taxation decision, will be mentioned as correct.

It orders the correction of the material error in the sense of removing the wrong name of the complainant from the content of the appealed sentence.

With an appeal within 15 days from notification.

					Ruled today 24.05.2022 in public hearing. Document: Decision134/2022 24.05.2022
					The case is in a filter procedure at ICCJ.
30	5354/3/2017*	Bucharest Tribunal CAB ICCJ	R: Artopole scu Petrisor P: Transel ectrica	claims 1,887,648 RON + legal interest	The solution of BT in short: it admits the request. It compels the defendant to pay the amount of 1,887,648 RON representing the value of the 90,000 OAVT batch and to pay the legal interest of it, on going until the date of the actual payment. It compels the defendant to pay to the complainant the amount of 22,881.48 RON as court costs. With a right to an appeal within 30 days from notification. The appeal is submitted to the Bucharest Tribunal, Civil Section VI. Ruled in public hearing today 5.12.2017. Document: Decision 4449/2017 05.12.2017 CAB solution in short: it finds the declared appeal as invalid. With an appeal within 30 days from notification. The appeal is submitted to the court that has the decision contested. Ruled in public hearing today 16.05.2018. Document: Decision no. 1108/2018 16.05.2018 TEL filed a request to suspend the execution of the sentence and an appeal. The request for suspension was rejected by the ICCJ. Solution details: it accepts the appeal declared by the defendant appellant NPG TRANSELECTRICA S.A. against civil decision no. 1108 from May 16,2018 ruled by the Court of Appeal Bucharest Civil Section V. Overturns the contested decision and sends the case for a new trial to the same court of appeal. Final. It admits the appeal. It partly changes the civil sentence appealed meaning that: it compels the defendant to pay to the complainant an annual variable component relating to the year 15.11.2013-15.11.2014 at the level of the double of the annual gross fixed remuneration, as well as to pay the related legal interest calculated from 15.11.2013 until the date of effective payment. With an appeal within 30 days from notification. Ruled in public hearing today June 30,2021.
					Document: Decision 1268/2021 30.06.2021. We have declared an appeal, which is in the filter procedure.
31	20117/3/2018	Bucharest Tribunal	C: Pogonar	claims – OAVT (Transelectrica	Solution in short: it partially accepts the summons as requested. It compels the defendant to pay to the complainant the amount of
			u Andrei Mihai	virtual shares) 2,435,333.04	1,437,343 RON, representing the gross value of options for Transelectrica virtual shares due as variable remuneration for the
			D:	RON, debit and interest	period November 2013-November 2014, the amount of 184,562.29 RON, representing the legal interest calculated until
			Transel	intoroot	13.06.2018, as well as the legal interest calculated according to

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ectrica	art 3 para 2 of G.O. no. 13/2011 related to the debit in the amount of 1,437,343 RON, from 14.06.2018 until the effective payment. It compels the defendant to pay to the complainant the amount of
	91,080.45 RON, representing the gross value of options for Transelectrica virtual shares due as variable remuneration for the period November 2014 – January 2015, the amount of 6,543.28 RON, representing the legal interest calculated until 13.06.2018,
	as well as the legal interest calculated according to art 3 para 2 of G.O. no. 13/2011 related to the debit in the amount of 91,080.45 RON, from 14.06.2018 until the effective payment.
	It rejects the rest of summons request as unfounded. It compels the defendant to pay to the complainant the amount of 31,133.43 lei as court costs, of which the amount of 26.133,43
	RON representing judicial stamp duty related to the admitted claims and the amount of 5,000 RON representing reduced attorney's fee
	It rejects as groundless the defendant request to grant court expenses.
	With an appeal within 30 days from notification. The appeal is submitted to the Bucharest Tribunal, Civil Section VI. Ruled in public hearing today 12.12.2018.
	Document: Decision 3743/2018 12.12.2018 Transelectrica has declared an appeal.
	Term to rule the appeal 20.10.2020 It rejects the defendant's appeal as groundless. It admits the
	complainant's appeal. It partly changes the contested civil sentence, in the sense that: It admits the appeal of the complainant. It partialy changes the
	civil sentence appeals meaning that: It compels the defendant to pay to the complainant the amount of
	1,437,343 RON, the net value of the annual variable component for the period November 2013 – January 2015.
	It compels the defendant to pay court expenses representing attorney's fee in the amount of 10,683.34 RON, in sentence. It keeps the rest of the sentence's resolution.
	It compels the defendant to pay court expenses made in the appeal, consisting of: 10,520.48 RON judicial stamp duty and
	8,619.05 RON, the attorney's fee. With an appeal within 30 days from notification. The appeal is submitted to the Bucharest Tribunal, Civil Section
	VI. Ruled in public hearing today 17.11.2020. Document: Decision 1576/2020 17.11.2020
	We have declared an appeal, which is in the filter procedure.

32	34248/3/2018	CAB ICCJ CAB	C: Radu Cernov D: Transele ctrica	claims – OAVT (Transelectrica virtual shares) 2,185,278.91 RON, main debit and interest	Term: 24.04.2019 Solution type: it rejects the request Solution in short: It rejects as unfounded the summons to court With right to appeal within 30 days from notification. The appeal is submitted to the Bucharest Tribunal, Civil Section VI. Ruled in public hearing today 06.05.2019. Document: Decision 1164/2019 06.05.2019 The complainant Cernov has declared appeal. Solution in short: it admits the appeal. It totally changes the sentence meaning that: It admits the request. It compels the defendant to pay to the complainant the amount of 2,185,278.91 RON representing the net value of the variable component of the remuneration (the OAVT value) due according to the mandate contract C418/13.11.2014 to which it shall add the related legal interest calculated from the due date of each installment until the actual payment date. It compels the defendant to pay to the complainant court expenses in the amount of 46,448. 68 representing judicial stamp fee related to solving the sentence and the appeal. With appeal within 30 days from notification. Ruled in public hearing today 25.05.2020. Document: Decision 345/2020 25.05.2020 Transelectrica has made an appeal which was accepted and the case is about to be send to a new trial at CAB. Term of trial: 12.01.2023
33	3154/115/201 8**	Tribunalul Caras Severin	R: Transel ectrica P: Municipi ul Resita	claims 4,705,341.91 RON + legal interest	It accepts the exception of illegality invoked by the appellant NPG "Transelectrica" SA. It finds the illegality of art. 1 paragraph 12 of GD no. 841 of 07.10.2015 regarding the conditioning of the surrender of the land by "payment of the consideration for the loss of growth determined by the exploitation of the wood mass before the age of technical exploitation and the expenses of reinstallation of the forest vegetation and its maintenance until the state of massif is achieved". It accepts the appeal made by NPG "Transelectrica" in its name and in the name of the Transmission Subssidiary Timişoara in contradiction to the defendant Reşiţa County through Mayor against the civil sentence no. 101/18.03.2019 ruled by Caraş-Severin Tribunal in file no. 3154/115/2018*. It totaly changes the civil sentence appeale meaning that:

		Curtea de Apel Timisoara			it accepts the appeal made by the complainant NPG Transelectrica in its name and in the name of the Transmission Subssidiary Timişoara in contradiction to the defendant Reşiţa County through Mayor It compels the defendant to refund the amount of 4,705,341.91 RON to the complainant and the payment of the legal interest related to this amount from the date of making the payments by the complainant and until the date of their restitution by the defendant. It compels the respondent-defendant to pay the sum of 101,316.84 RON to the appellant- complainant, as court costs. With appeal within 30 days from notification, that will be submitted at the Court of Appeal Timişoara Ruled in public hearing today 02.06.2021. Document: Decision 305/2021 02.06.2021. TEL has declared an appeal, which is in the filter procedure
34	3155/115/201	Caras Severin Tribunal Court of Appeal Timişoara ICCJ	C: Transel ectrica D: Directia Silvica CS	claims 5,019,485.05 RON + legal interest	solution type: it rejects the request solution in short: it rejects the summons to court made by the the complainant NPG Transelectrica in its name and in the name of the Transmission Subssidiary Timişoara (disassembly of the complainant company without legal personality) in contradiction to the defendant National Directorate of Forests Romsilva Forestry Division Caraş-Severin, having as subject claims. With appeal within 30 days from notification, that will be submitted at the Caraş-Severin Tribunal. Ruled in public hearing today 30 May 2019. Document: Decision 743/2019 30.05.2019. Transelectrica has declared an appeal. Term of trial: 16.01.2020 Solution in short: it admits the appeal declared by the complainant NPG TRANSELECTRICA SA against civil sentence no. 743/30.05.2019 ruled in file no. 3155/115/2018 of Caraş-Severin Tribunal. It partly changes the civil sentence appealed and with a retrial it partly admits the action of the complainant and it compels the defendant National Directorate of Forests Romsilva Forestry Division Caraş-Severin to pay the amount of 5019485.05 RON to the complainant It rejects the request to oblige to pay the legal interest, from the

					obliges the defendant to pay the court costs, to the appellant complainant, in the amount of 80699.78 RON, stamp duty on the appeal and on the merits. With appeal within 30 days from the communication, the applications to be submitted to the Timişoara Court of Appeal. Pronounced in public session from 30.01.2020. Document: Decision17/2020 30.01.2020 Term for appeal: 23.03.2021 Decision no. 424: Rejects as unfounded the appeals declared by the complainant NPG TRANSELECTRICA and by National Directorate of Forests Romsilva Forestry Division Caraş-Severin against the civil decision no. 17/30.01.2020 ruled by Court of Appeal Timisoara – Civil Section I. It orders the return of the judicial stamp duty in the amount of 19,012.3 RON, to the appellant-complainant NPG TRANSELECTRICA. Final. It rejects as unfounded the appeal declared by the appellant-defendant Municipality of Resita, through the mayor, against civil decision no.305/A/02.06.2021, ruled by Court of Appeal Timisoara – Civil Section II. FINAL. Decision no. 1991/12.10.2022
35	3158/115/201 8 3158/115/201 8**	Tribunalul Caras Severin Court of Appeal Timişoara ICCJ	R: Transel ectrica P: Comuna Dognec ea	claims 940,88.27 RON + legal interest	Solution in short: it rejects the appeal declared by the complainant NPG TRANSELECTRICA SA in contradiction to the defendant Dognecea village by mayor. Document: Decision 119/2019 01.04.2019 Solution CA TM: it admits the appeal declared by the complainant NPG TRANSELECTRICA SA against civil sentence.119/01.04.2019 ruled in file no. 3158/115/2018 * of Caras-Severin Tribunal. It changes the appealed sentence and rejudges: it admits the complainant's action and obliges the defendant Dognecea Commune village to pay the amount of 940,888.27 RON to the complainant, to which is added the legal interest, from the date of payment, until the effective restitution of the debt. It obliges the defendant to pay the court costs, to the appellant defendant, in the amount of 19,520.82 RON, stamp duty in the appeal and on the merits. With appeal within 30 days from notification. Ruled in public hearing from 28.10.2019. Document: Decision 818/2019 28.10.2019 The solution of the Filter Panel: it rejects the exception of the non-stamping of the appeal request and the exception of nullity,

					invoked by the respondent-complainant TRANSELECTRICA S.A. through contestation. It accepts in principle the appeal declared by the appellant-defendant DOGNECEA MUNICIPALITY against civil decision no. 818/A of October 28, 2019, pronounced by the Timişoara Court of Appeal — Civil Section II. It sets a trial date for September 29, 2021, at 9 a.m., with summons to the parties. It rejects the exception of illegality, invoked by the respondent-complainant TRANSELECTRICA S.A. It accepts the appeal declared by the appellant-defendant DOGNECEA MUNICIPALITY against civil decision no. 818/A of October 28, 2019, pronounced by the Timişoara Court of Appeal — Civil Section II. It overturns the contested decision and sends the case for a new trial to the same court. Final. It rejects the appeal declared by the appellant complainant TRANSELECTRICA S.A. against civil decision no. 119/01.04.2019 ruled by Caras-Severin Tribunal in file no. 3158/115/2018* contrary to the defendant Dognecea village. With appeal right within 30 days from notification, that will be submitted at the Court of Appeal Timişoara Ruled in public hearing today13.04.2022
					Document: decision 251/2022 13.04.2022 TEL has declared an appeal, which is in the filter procedure
36	2494/115/201 8*	Caras Severin Tribunal Bucharest Tribunal	C: Municipi ul Resita D: Transel ectrica	claims 10,648,829.20 RON, representing rents related to the years 2015, 2016, 2018, 2019 and 2020, to which the legal penal interest is added	It suspends the trial of the summons request filed by the complainant Reşita Municipality, through the Mayor, in opposition to the defendant NPG "Transelectrica" SA, having as its object claims, based on art. 413 paragraph (1) point 1 of the Civil Code With an appeal, on the suspension time of the course of trial at the hierarchically superior court. Ruled in public hearing today 22 March 2021. Document: Rest - postponement 22.03.2021
37	2434/115/201 8	Bucharest Tribunal CAB	R: Romsilv a Caras Severin P:	claims 2,433,608.52 RON, annual rent for temporary occupation of land	It rejects the adversarial action with the defendant Sucursala de Transport Timişoara, as being filed adversarially with a person without passive procedural status. It rejects the exception of the prescription of the material right to action. It rejects the action as groundless.

	2434/115/201 8*		Transel ectrica ST Timisoar a	from the national forest fund + late payment penalties from the rent due date 31.01.2018. 304298.47 ron, Value of final removal from the national forest fund, land surface, loss of growth, wood mass exploitation + late penalties calculated from 10.05.2015	Decision 211/2022 18.02.2022 Romsilva has declared an appeal Term of appeal: 08.11.2022
38	35885/3/2018	Bucharest Tribunal	C: BUGICA RADU D: Transel ectrica	claims OAVT	It admits the request. It obliges the defendant to pay to the complainant the sum of 1,787,623 ron (representing: 90,000 OAVT 2014, 60,000 OAVT 2015 and 30,000 OAVT 2016) and the related legal interest calculated according to art. 3 paragraph 21 of OG no. 13/2011, as well as the amount of 215,587 RON (representing the difference between the net value that should have been paid at maturity and that would be paid currently). It obliges the defendant to pay to the complainant the court expenses in the amount of 42,515.06 RON. With appeal right within 30 days from notification that will be submitted at the Bucharest Tribunal Civil Section VI under the annulment penalty. Ruled by making the solution available to the parties by the court registry, today 18.06.2021. Document: Decision 1693/2021 18.06.2021 TEL has declared an appeal that has a term of trial on 07.02.2022 It rejects as groundless the appeal made by the defendant TRANSELECTRICA SA in contradiction with the complainant BUGICA RADU against the civil sentence no. 1693/18.06.2021 ruled by the court of Bucharest — civil section VI in file no. 35885/3/2018. It rejects the appeal made by the defendant for court expenses. With appeal right within 30 days from notification that will be submitted at the Bucharest Court of Appeal Civil Section V.

						n public hearing today 7.022022. Decision 205/2022 07.02.2022
39	22567/3/2019	Bucharest Tribunal	R Transel ectrica P: OPCOM	Claims - common law action - contribution made by NPG Transelectrica SA to the share capital of OPCOM SA Company, issued on the basis of the Loan Agreement no. 7181RO/2003, commitment to finance the investment project "Electricity Market Project". 4,517,460 RON+1,293,778.2 7 RON	It accepts the barred. With be submitted Ruled by ma registry, too. Document: I TEL has dead It rejects the the respond With appea Ruled today parties by the submitted in the respond to the respond With appearation by the submitted in the responding responding to the responding responding to the responding	the prescription exception. It rejects the action as time- in appeal right within 30 days from notification that will id at the Bucharest Tribunal Civil Section VI aking the solution available to the parties by the court ay03.12.2021 DECISION 3021/2021 03.12.20212021. Clared an appeal. It rejects the appeal as groundless. The appel as groundless. It orders the appellant to pay ent the sum of 11,325.21 RON as court costs. It right within 30 days from notification. Total 12.10.2022 by making the solution available to the the court registry. Decision 1532/2022 12.10.2022
40	20780/3/2020	Bucharest Tribunal	C: Energom ontaj Cluj D: Transele ctrica	Claims-contract value update 401,765.78 euros, 1,045,660.61 euros, additional costs related to the increase in the minimum wage in the field of construction, Obligation to conclude an addendum to the contract C54/2018		Term of trial: 24.11.2022
41	25896/3/2020	Bucharest Tribunal	C: Electrom	claims- OUG 114/2 10,000,000 RON	018	Term of trial: 08.11.2022 to submit the expertise report

42	27001/3/2021	Bucharest Tribunal	ontaj Bucuresti D: Transele ctrica C: Romelect ro D: Transele ctrica	claims – OUG 114/2018 3,523,709.93 RON	Term of trial: 03.06.2022 Solution in short: it rejects the suspension request based on art 242 Civ Code P as groundless. It gives a term to carry on the trial on 16.12.2022.
43	17976/3/2021	Bucharest Tribunal	C: Grand Voltage D: Transele ctrica	Ordering the defendant Transelectrica to recover the damage caused in the amount of 8,331,444.60 RON as a result of the culpable non-execution of the obligations related to the Works Contract C 111/23.05.2018 regarding 'the connection of 100kV Isaccea-Varna OHL to 400 kV Isaccea-Dobrujda OHL in the 400 kV Medgidia Sud Station, step II400kV d.c. connection in Medgidia Sud Station'	It rejects the action as groundless. With appeal right within 10 days from notification. The notification will be submitted at the Bucharest Tribunal Civil Section VI under the annulment penalty. Document: decision 1812/2022 25.07.2022
44	37332/3/2021 (action received on 29.03.2022)	TMB	c: Romelect ro D: Transele ctrica	claims – OUG 114/2018 it finds that the period of execution shall be extended It orders TEL to conclude an addendum to contract C112.2019. 4,433,591.02 RON + Penalties for being late.	Solution in short: It admits the non-stamping exception. It annuls the request as non-stamped. With appeal right within 10 days from notification. The notification will be submitted at the Bucharest Tribunal Civil Section VI Ruled today 22.06.2022, by making the solution available to the parties by the court registry. Document: decision 1502/2022 22.06.2022
45	8193/3/2022	Bucharest Tribunal	C: Tempos Serv D: Transele ctrica	claims – OUG nr. 114/2018 2,437,253.31 RON, value labor cost	Term of trial: 09.12.2022
46	5493/3/2022	Bucharest Tribunal	C:	claims	Solution in short: It rejects the prescription

			Elcomex IEA P:Transel ectria	payment ordinance 2,171,151.53 RON, value invoices, insurances + legal interest .	exception as groundless. It partly admits the request to issue the payment ordinance. It orders the defendant to pay to the complainant the amount 1,505,723.76 RON representing main debit and legal interest starting 30.09.2021 within 30 days from communicating the ordinance. It orders the defendant to pay to the complainant the amount 2700 RON, representing court expenses. With a right to do an annulment request within 10 days from notification, the request will be submitted at the Bucharest Tribunal Civil Section VI. Ruled today 15.07.2022 by making the solution available to the parties by the court registry.
47	Cerere ARB- 5697	Court of Arbitration Viena	R: Ciprian Constanti n Dumitru P: Transele ctrica	claims- Dumitru Ciprian Constantin has ordered Transelectrica SA to pay the following amount: - 652,344 RON(131,943.43 euro), that would represent the compensation related to gross fixed monthly indemnity remaining until the end of the mandate In accordance with art.9.1 lt.a) from Contract Mandate noC238/30.09.2020 45,996 RON (9,297.14 euro), which would represent the variable component of the remuneration for the year 2020, according to Annex 2 at the Addendum 1 to the Contract Mandate no.C238/30.09.2020 - 183,984 RON(37,212.83 euro), which would represent non-compete compensation, according to	Without having a term set.

				art.5.2.3 of contract mandate no.C238/30.09.2020. Also, Mr Dumitru Ciprian Constantin has ordered Transelectrica SA to pay the legal interest related to the amount presented above from the revocation date to the date of the effective payment.
48	8440/3/2022	Bucharest Tribunal	R: Tempos Serv P: Transele ctrica	Administrative execution - 1. At item 1 the complainant asks ,that Transelectrica shall be forced to pay the amount 2,437,253.31 RON VAT free that represents the difference in labor costs paid following the entry into force of the GEO114/2021, according to the reasons detailed hereby and according to the synoptic table attached'. 2. At item 2 the complainant asks ,to force Transelectrica by supplementing the defendant's consent by the court, to conclude an addendum by which to compel the defendant to sign with the subscribed an addendum to the Works Contract C 80/2018 as a result of the increase in the gross minimum wage per country guaranteed in payment to the construction sector for the additional costs related to the increase of the minimum gross salary per country guaranteed in payment in the field of construction and until the contract is completed'.

	3. At item 3 the complainant asks ,that Transelectrica shall be forced to pay the amount 276,401.58 RON as penalties for late payment until the payment and	
	ending of the main debt'.	