This form (filled in and signed by the natural person shareholder, accompanied by the ID copy signed according to the original by the holder of the ID paper/fillled in and signed by the legal representative of the legal person shareholder, accompanied by the official document stating his/her legal representative capacity; legal representative capacity...) should arrive in the original, by post or courier service to the kind attention of Mrs. Irina Răcănel, or they are transmitted, signed by extended electronic signature according to the provisions of Law 455/2001 on the electronic signature, as well as according to FSA regulations by e-mail to this address: irina.racanel@transelectrica.ro, pending sanction provided in article 125 para. 3 of Company Law 31/1990 republished, with later amendments and additions, by **December 15, 2022, 12:00 h**, for the first convocation, namely by **December 16, 2022, 12:00 h**, for the second convocation to the following postal address: Transelectrica – Bucharest 3, Str. Olteni 2-4, PLATINUM Centre Building. NOTE: The shareholder capacity and, in case of legal person shareholders or entities without legal personality, the legal representative capacity is ascertained using the shareholders' list on the reference date, which the Company has received from the central depositary.

Credit institutions providing custody services mandated by the shareholder to participate and and vote in the shareholders' general assembly will be able to vote in the shareholders' general assembly based on the voting instructions received by means of electronic communication means, without requiring any more the shareholder to issue a special or general power of attorney. The custodian votes in the shareholders' general assembly exclusively in compliance with and to the extent of instructions received from his/her clients having the shareholder capacity on the reference date.

CORRESPONDENCE VOTING FORM

for the Shareholders' Extraordinary General Assembly of National Power Grid Company Transelectrica SA convened for December 15/16, 2022

I the unders	igned			, domiciled in		
			, identified v	vith the ID paper		
series	_ no	, issued by	, on	, personal numeric		
code		, holder of _	sh	ares issued by the NPG Co.		
Transelectric	a SA, regist	ered under no. J40/8060/2000 wi	th the Office of the Cor	nmercial Register Bucharest,		
Single Regist	ration Code	(SRC) 13328043, representing	% of the tot	al number of shares issued by		
NPG Co. Tr	anselectrica	SA conferring me a number of	voting	g rights in the Shareholders'		
general asser	mbly represe	enting% from the tota	1 73,303,142 shares/votin	g rights issued by NPG Co.		
Transelectric	a SA					
		Or				
The subscrib	ed					
1 6	• , ,• •			, identified by the		
		the Commercial Register				
		shares issued by NPG Co.				
		Commercial Register Bucharest, S	•			
		by NPG Co. Transelectrica SA con	•			
	-	sembly representing%				
		electrica SA, legally represented				
		, holder of ID p	_	_		
_		2018, with later amendments and a	•	• •		
_		ded in the agenda of the Shareho	•	•		
		eld on December 15, 2022 , 12:00				
		lding, 11 th floor, Meeting room 11	•			
convocation i	ın case the fi	rst one cannot be held as follows:				

		Vote		
Item in the agenda	(to be filled in <i>for</i> , <i>against</i> or			
item in the agenda	spondence voting form. e natural person shareholdative of the legal person sholder)		
	FOR	AGAINST	ABSTENTI ON	
Item 1^1 in the agenda, item 1 of the draft Decision, namely: the amendment, starting on January 1, 2023, of Annex no. 1 to the Constitutive Act by replacing the terms units, Unit and Unit with the terms branches, Branch, respectively Branch, with the mandate of the Directorate to extend the effective date of the amendment, if necessary, with no more than 30 days and the mandate of the chairman of the meeting to sign the updated Constitutive Act.				
Item 2 in the agenda , item 2 of the draft Decision, namely: <i>establishing the date of January 09, 2023</i> as the registration date of the shareholders on whom the effects of the SEGA Decision will be reflected.				
Item 3 in the agenda, item 3 of the draft Decision, namely: empowering the chairperson of the meeting,, to sign the SEGA Decision, as well as the necessary documents regarding the registration and publication of the SEGA Decision, according to legal provisions. The assembly chairperson may empower other persons to fulfill the formalities of publicity and registration of the SEGA Decision.				
The shareholder fully assumes his/her liability to accurately fill in and safely transmit this corre Date	spondence	voting form.		
Name and surname of the	natural pe	rson shareho	lder	
or of the legal represer	itative of th	e legal perso	n	
share	eholder			
(Clearly, usin	g capital le	etter)		

(signature)

 $^{^{\}rm l}$ The position of the legal representative will be mentioned in case of legal person shareholder. $^{\rm l}$ The valid stamp will be also applied in case of legal person.