

Compania Națională de Transport al Energiei Electrice Transelectrica SA - Sediu Social: Str. Olteni, nr. 2-4, C.P. 030786, București România, Număr Înregistrare Oficiul Registrului Comerțului J40/8060/2000, Cod Unic de Înregistrare 1332043 Telefon +4021 303 56 11, Fax +4021 303 56 10 Capital subscris și vărsat: 733.031.420 Lei

No 8568/03.12.2024

DIRECTORATE

Chairman, Stefanita MUNTEANU

Member Member Member Member

Victor MORARU Cătălin Constantin NADOLU Florin Cristian TĂTARU Vasile Cosmin NICULA

INFORMATION NOTE

To the Shareholders' General Assembly

Regarding litigations with a value higher than 500,000 euro according to art. 25, para. 1 let. (n) of the Article of Associations of Transelectrica

Taking into consideration:

✓ Provisions of art. 25 para. 1 let. n) pct. (ii) of Article of Associations of Transelectrica regarding the 'Directorate duties' that regulates the fact that the Directorate informs the Shareholders' General Assembly at least twice a year regarding operations consisting of 'the initiation, settlement, exercise, abandonment of claims, litigation, arbitration' with a value higher than 500,000 EURO,

We forward, for information, the status of the files registered before the courts of law on November 30, 2024 where Transelectrica is a party and which have as object claims with a value higher than 500,000 euro.









Compania Națională de Transport al Energiei Electrice Transelectrica SA - Sediu Social: Str. Olteni, nr. 2-4, C.P. 030786, București România, Număr Înregistrare Oficiul Registrului Comerțului J40/8060/2000, Cod Unic de Înregistrare 13328043 Telefon +4021 303 56 11, Fax +4021 303 56 10 Capital subscris și vărsat: 733.031.420 Lei www.transelectrica.ro

List of Transelectrica's litigations which have a value over 500,000 euro on 30.11.2024

No	No.File/legal counsellor	Court	Parties in litigation and the quality	File subject	Value in litigation	Current status of litigations
1	41911/3/201 4 41911/3/201 4* Alin V	Bucharest Court CAB ICCJ	Plaintiff: Transelectrica Defendant I. SC Gallup Organization Romania SRL Defendant II. Stelian Baicusi and others	Claims	4,958,587.72 RON	It rejects the appeals as groundless. It forces the appellant – plaintiff to pay to the appellant – defendant Gallup Organization România SRL the amount of 6,250 RON, legal expenses (representing remuneration for lawyer with discount). With appeal within 30 days from communication. Ruled on public session, today, 18.12.2017. Ruling 2269/2017 18.12.2017. Transelectrica declared appeal on 26.03.2018. The case is in filter procedure at ICCJ (High Court of Cassation and Justice). It rejects as groundless the appeal filed by the defendant The Gallup Organization România SRL against ruling no. 2269 from December 18, 2017 of Bucharest Court of Appeal, V Civil Section. It admits the appeal declared by the plaintiff Transelectrica against the same ruling. Partial annulment of the ruling, regarding the appeals declared by the plaintiff Transelectrica and the defendands Adrian Băicuşi, Mihaela Măciuceanu against sentence no. 6508 from October 17, 2016 of the Court of Bucharest-VI Civil Section, with reference to the solution given to the subsidiary request. It upholds the other provisions of the contested ruling. It forces the plaintiff National Power Transmission Company "Transelectrica" to pay 10,000 RON as legal expenses in appeal to the defendant The Gallup Organization România SRL, with discount according to art. 451 para. 2 Civil Procedural Code. Final. The solution of the Court of Appeal in short: it rejects the main appeal and the incident appeal as groundless. With appeal within 30 days from the communication. The appeal is filed at the Bucharest Court of Appeal, V Section Resolution 1560/209.10.2019.
2	9089/101/20 13 Mihail T	Mehedinti Court	RAAN – bankrupt debtor Transelectrica SA - Creditor	Insolvency/re organization/ bankruptcy procedure	Application for registration in the table of creditors with the amount of 89,360,986.06 RON.	

3	29322/3/201 4 Alin V.	Court of Bucuresti	SC ENNET GRUP SRL-debtor in insolvency Transelectrica SA - Creditor	Insolvency procedure	Application for registration in the table of creditors with the amount of 3,277,527.03 RON	Deadline to continue procedure: 10.03.2025
4	1867/90/201 0 Alin V.	Court of Valcea	SC Total Electric Oltenia SA	Insolvency procedure –at debtor's request	Registered in the table of creditors 14,085,415.27	Solution in short: For the continuation of the procedure in order to capitalize on the assets of the debtor's patrimony. Deadline: 18.12.2024
5	36755/3/201 8 Alin V.	Court of Bucuresti	R:Conaid Company SRL P: Transelectrica	Claims and finding unjustified denial concluding addendum to RET connection contract C154/2012	17,216,093.43 RON, damage incurred and 100,000 euro estimated unachieved advantage.	It rejects as groundless the expert fee increase request, made by expert Chirilă Adelaida Adriana. It admits the exception of the statute of limitation of the material right to action, asked through contestation. It rejects the request as barred to limitation. With appeal within 30 days from communication. The appeal is submitted to the Court of Bucharest, CivIL Section VI. Ruled by making the solution available to parties by the registry of the Court, today 03.01.2024. Document: Resolution 4/2024 03.01.2024
6	8207/62/201 1 Alin V	Court of Brasov	CET SA Brasov – debtor in insolvency Transelectrica SA creditor	Insolvency procedure	Registered in the table of creditors with the amount 4,303,741.44 RON	Solution in short: For the cashing of the adjudication price of adjudicated assets by the townhall of Brasov, in the terms approved by creditors, for the continuation of the valorification of assets left in the debtor's patrimony, for the continuation of steps to solve the environmental problems of the Company and for the settlement of disputes where CET Braşov SA is a party, it establishes deadline of control on 18.12.2024.

7	909/3/2022 Alin V	Court of Bucharest	Romelectro SA – debtor in insolvency Transelectrica SA - Creditor	Insolvency procedure	Application for registration in the table of creditors with the amount of 432,176,033.45 RON. Debt of 222,107,951.26 RON + 28,919,142.68 euro – rejected debt. The accepted debt is of 67,028,218.66 RON, debt registered under condition, dc. 50,852,888.78 RON, representing guarantees for amount in advance granted and GBE, 15,225,030.97 RON +192,127.07 euro, mutual debt related to mutual claims from the files pending. The amount of 10,796.51 RON- accepted debt.	Solution in short: It rejects as groundless the request to postpone the debate of the prematurity exception of the opening requests of bankruptcy procedure registered on 16.08.2023 and on 12.09.2023 together with the dispute resolution that is subject to file no. 909/3/2022/a54 and implicitly to discuss the request to switch to bankruptcy at the same deadline given for contestation resolution that is subject to file no. 909/3/2022/a54. It admits the prematurity exception of the requests registered on 16.08.2023 and 12.09.2023, having as object the opening of the bankruptcy procedure against the debtor company ROMELECTRO S.A., exception invoked ex officio by the court regarding both requests. It rejects the requests from 16.08.2023 and 12.09.2023, having as object the opening of the bankruptcy procedure against the debtor company ROMELECTRO S.A., submitted by the creditor ELECTROMONTAJ S.A., as prematurely submitted. It takes note of the waiver of the judgement of the request to open the bankruptcy procedure of the debtor company, formulated by the creditor ELECTROMONTAJ S.A. on 29.05.2023. With appeal within 30 days from communication by publishing it in the national bankruptcy register that shall be submitted at the Court of Bucharest, Civil Section VII. Ruled today, 11.10.2023, by making the solution available to parties by the registry of the Court. Document: Intermediary resolution 4247/2023 11.10.2023. Deadline for procedeeings continuation: 21.01.2025
8	909/3/2022/a 59 Alin V.	Court of Bucharest	Romelectro SA – debtor in insolvency Transelectrica SA – Creditor	Insolvency procedure	Debt contestation at preliminary table (National Power Transmission Company "Transelectrica") 10,195,849.56 RON	Solution in short: It rejects as groundless the contestation against the measures added in the content of the activity report published in B.P.I. no. 8546/08.05.2024, submitted by the appellant party National Power Transmission Company "Transelectrica" contrary to the respondent EURO INSOL S.P.R.L., as legal administrator of the debtor ROMELECTRO S.A. and to the creditors' committee consisting of: GENERAL ADMINISTRATION DIVISION OF LARGE SCALE TAXPAYERS, EXPORT-IMPORT BANK OF ROMANIA EXIMBANK S.A. and CEC BANK S.A. It rejects as groundless the request of the appellant party to grant court fees representing the counter value of the judicial stamp duty. With the right to appeal within 7 days from communicating the resolution by publishing it in national bankruptcy register that shall be submitted at the Court of Bucharest, Civil Section VII. Ruled today 30.10.2024, by making the solution available to parties by the registry of the Court. Doc: Resolution 5224/2024 30.10.2024
9	3694/3/2016 Mihail T.	Court of Bucharest CAB	Plaintiff: RAAN Defendant: Transelectrica	Claims	15,698,721.88 RON	Solution in short: It rejects as groundless the summons to court. With appeal within 30 days from communication. The appeal request is submitted to the Court of Bucharest, Civil Section VI. Ruled today in public meeting, 11.06.2020. Document: Resolution 630/2020 11.06.2020 Court deadline: 08.11.2021 It admits the request to suspend the trial. On the ground of art. 413 para. 1 item. 1 Civil Procedural Code, it suspends the trial of the appeal until the final

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						settlement of the files no. 26024/3/2015 and 28458/3/2017. With right of
						appeal throughout suspension. The appeal request shall be submitted to the
						Court of Appeal of Bucharest, Civil Section VI. Ruled today in public meeting,
						08.11.2021. Document: Conclusion - suspention 08.11.2021 Solution in short: It
						rejects as groundless the request of resummoning the case before the court.
						Document: Conclusion - suspension 09.05.2022
						Trial deadline; 03.06.2024 CAB solution: it admits the appeal. It totally changes
						the appealed sentence, meaning that: it admits the request for summons. It
						forces the defendant to pay the plaintiff the amount of 12,727,101.99 RON,
						representing bonus countervalue and regularization of the pre-overcompensation
						for which were issued the invoices series SRTF no. 1500031 from 24.04.2015,
						series SRTF no. 1500033 from 22.05.2015, series SRTF no. 1500036 from
						22.06.2015, series SRTF no. 1521311 from 23.07.2015, series SRTF no. 1500044 from 47.08.2015, series SRTF no. 1500045 from 32.08.2015, series
						1500041 from 17.08.2015, series SRTF no. 1500045 from 23.09.2015, series SRTF no. 1521339 from 26.10.2015 and series SRTF no. 1521282 from
						8.04.2015, as well as the amount of 2,917,619.81 RON, representing delay penalties related to main debit for which the invoices were issued series SRTF
						no. 1500059 from 31.12.2015 and series SRTF no. 1500060 from 31.12.2015.
						With the right of appeal within 30 days from communication. The appeal is
						submitted to the Court of Bucharest, Civil Section VI. Ruled today, 03.06.2024,
						and made available to parties by the registry of the Court. Document: Resolution
						898/2024 03.06.2024. Transelectrica declared appeal the cause is in filter
						procedure at ICCJ without a scheduled deadline.
10	1396/90/201	Court of	Transelectrica –	2	28,200,440.31 RON	CNTEE Transelectrica SA was registered in the Preliminary Table with a
	6	Valcea	creditor		•	receivable in total value of 28,200,440.31 RON, according to the request made
			CET Govora - debtor			by our company. We mention that the receivable in amount of 21,962,243.71
						by our company. We mention that the receivable in amount of 21,302,243.71
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	Mihail T.					RON, representing main debit and penalties related to invoice no. 8116/08.04.2016, is registered under the suspensive condition of a final court decision in favor of ANRE in file no. 2428/2/2014 pending before the Court of Appeal Bucharest, having as object the annulment of ANRE decision no. 738/28.03.2014. the request was definitively rejected on 16.05.2022 The Creditors' assembly gathered on 28.06.2018 in order to vote the reorganization plan of CET Govora SA voted for its approval, which was followed by its confirmation by the Court of Law in Valcea. CNTEE Transelectrica SA voted "against" the approval of the reorganization plan submitted by the legal administrator, since: - in case the reorganization plan proposed by the legal administrator Euro Insol SPRL is approved, the unsecured receivables will be reduced to zero and will not be paid according to the payment schedule, so Transelectrica SA and the other unsecured creditors will cash no amount of money. - also, according to the plan, in case the debtor CET Govora SA enters the bankruptcy procedure, Transelectrica and the other unsecured creditors will cash no amount of money.

11	1196/93/201	The Court	Transelectrica –	Claims	3,422,293.07 RON	compensation of the amount of 3,368,965.82 RON, according to art. 17 para. 5 from ANRE Order no. 116/2013, with a part of Transelectrica receivable, considering that on the date when the procedure was opened (May 9, 2016) the conditions foreseen by law in the field of legal compensation were fulfilled (art. 1617 Civil Code). Deadline to continue the procedure:12.12.2024 Trial date: 20.09.2016 Based on art.75 para.1 of Law no.85 from 2014 regarding
	6 Mihail T.	of Ilfov	Plaintiff UGM Energy Trading - defendant			insolvency, it finds that the rightful suspension of the trial has occurred.
12	1705/93/201 6 Mihail T.	The Court of Ilfov	UGM Energy Trading SRL – debtor in insolvency	Claims	3,515,687.51 RON	29.06.2016 – opening of general insolvency procedure, The receivable in amount of 3,515,687.51 RON, representing countervalue of the invoices issued by out company was admitted, after providing services in the favor of the debtor UGM Energy Trading S.R.L., calculated until 29.06.2016, the date of opening the general insolvency procedure, the receivables in amount of 200 RON and 41,331.59 RON claimed by our company as judicial stamp duties were rejected. We had submitted in due time contestation to the Table. Solution in short: It rejects as groundless the contestation. With the right to appeal within 7 days from communication. The appeal is submitted to the Court of Ilfov. Ruled in public meeting on 23.02.2017. Document:Resolution 511/2017 23.02.2017. The Court ordered on 03.08.2017 the opening of the bankruptcy procedure. Deadline to continue the procedure 05.12.2024
13	4452/3/2017 Lucian A.	The Court of Bucharest	P:Transelectrica and others D: Arelco Power SRL	bankruptcy procedure	20,996,030.49 RON	Accepted receivable 20,041,519.94 RON, mentioning that the amount 954,510.55 RON was dissolved by compensation. Primary, the requested and accepted amount was 21,025,161 RON. Deadline to continue the procedure: 14.03.2025
14	1372/3/2017 Lucian A.		P : Transelectrica D:Transenergo Com	Insolvency procedure	6,850,000.98 RON	The requested receivable was accepted but with the following observations: the amount 1983.36 RON (compensated) is reduced from the total amount; 69808.42 RON, of which 48642.11 RON receivable settled by TEL through execution of SGB and the amount 21,166.31 RON, receivable considered current, countervalue of invoices issued after the opening date of 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., proposed by the special administrator. With the right to appeal within 7 days from communicating the resolution by publishing it in national bankruptcy register, that shall be submitted at the Court of Bucharest, Civil Section VII. Ruled in public session today 03.02.2021. Document: intermediary resolution 469/2021 03.02.2021 Deadline to continue the procedure the reorganization plan: 29.01.2025
15	345/40/2017 Lucian A.	The Court of Botosani	P: Transelectrica D: Elsaco Energy SRL	Claims	9,198,673.80 RON	Based on art. 75 of Law 85/2014 in relation to art. 412 NCPC, it suspends the trial of the cause. With appeal throughout the period of suspension. Ruled in public session today 26.09.2017. Document: Termination - Suspension 26.09.2017 Based on art. 75 of Law 85/2014, it finds the action ended. With appeal. Ruled by making the solution available to parties by the registry of the Court. Document:

						Resolution 26/2024 03.06.2024 Solution in short: Based on art. 75 from Law 85/2014, it finds the action ended. With appeal. Ruled by making the solution available to parties by the registry of the Court. Document: Resolution 26/2024 03.06.2024
16	28460/3/201 7 Mihail T.	TMB	P: RAAN D: Transelectrica		Action in claims 12.346,063.10 RON (bonus Nov 15 – Apr 16; regularization bonus 2015; penalties delays)	Solution in short: It rejects as groundless the summons to court made by plaintiff Autonomous Division for Nuclear Activities contrary to the defendant National Power Transmission Company Transelectrica. It rejects as groundless the request of the parties for granting court expenses. With the right of appeal within 30 days from communication. The appeal is submitted to the Court of Bucharest, Civil Section VI. Ruled today, June 24, 2020, and made available to the parties by the registry of the Court. Document: Resolution 777/2020 24.06.2020 RAAN declared appeal. Trial date: 27.09.2021. Based on art. 413 para. 1 item 1 NCPC it suspends the trial of the appeal until the final resolution for files no. 28458/3/2017, no. 26024/3/2015. With appeal throughout suspension. Document: Termination - Suspension 27.09.2021 Solution in short: It rejects as groundless the request to reopen the cause before court. It holds the trial of appeal suspended. With appeal throughout suspension. Ruled in public session today 23.05.2022 Document: Termination - Suspension 23.05.2022 Trial date: 20.05.2023 CAB solution: it accepts the appeal. It changes the appealed sentence meaning that: it accepts the request to summons. It forces the defendant to pay the plaintiff the amount of 12,346,063.10 RON, representing main debit and penalties. With the right of appeal within 30 days from communication. The appeal is submitted to the Court of Appeal Bucharest, Civil Section VI. Ruled by making available to parties the resolution through the registry of the Court, today 20.05.2024. Document: Resoution 806/2024 20.05.2024
17	4478/118/20 24 M.T.	The Court of Constanta	P: PET Communication P: Transelectrica	The Defendant's lack of right to invoice penalties	3,093,205.83 RON	Trial date: 07.11.2024 Solution in short: due to the lack of expertise report, it postpones the trial of the cause for 06.02.2025. Doc: Conclusion of session 07.11.2024. Trial date:06.02.2025
18	8993/299/20 18 Alin V	The Court of District 1	Appellant party: Transelectrica Respondent: ANAF - DJAMC	periames	Contestation to execution EXECUTION FILE 13328043/61/90/1/2017/2677 61 – 30.08.2017/267764 – 31.08.2017 Suspension of enforcement for amount 47,092,295 RON + 44,730,885 RON.	Trial date: 17.04.2018 Solution in short: it accepts the suspension request of the trial made by the appellant party. Based on art. 413 para. (1) item 1 civil procedural code, it suspends the trial until the final resolution of file no.1802/2/2018, pending before the Court of Appeal Bucharest, Section VIII fiscal and adminstrative litigation. With the right of appeal throughout the suspension, the request of appeal shall be submitted to the Court of Bucharest district 1. Ruled in public session. Document: Termination - Suspension 17.04.2018. Rescheduled before the court – Trial date: 23.01.2025

19.	2494/115/20 18* Alin V	The Court of Caras Severin	P: Resita County D: Transelectrica	Claims 17,038,126.88 RON, representing rents related to years 2015, 2016, 2018, 2019, 2020, 2021, 2022 and 2023, to which legal penalty interest is added	Solution in short: It establishes both for the plaintiff and the defendant to pay each 1000 RON as remuneration for expert. It orders for an additional expertise to be made, having as object: -calculation of legal penalty interest by reporting to the amount 2,129,765.86 RON, representing annual rent cashed by the plaintiff and not to the amount calculated by the expert representing rent for the temporary holding of the lands from the national forest fund; -eliminating calculation of legal penalty interest for the year 2017, since it does not make the object of the summons to court; - eliminating calculation of legal penalty interest for the years 2015 and 2016; - calculation of the rent related to the period 28.09.2016-30.03.2018 by reporting to the amount 2,129,765.86 representing annual rent and legal penalty interest by reporting to the amount 2,129,765.86, representing annual rent charged by the plaintiff and not to the amounts calculated by the expert as representing rent for removing the lands from the national forest fund. It orders for an exemplary of this ending to be sent to the expert. It establishes the date for expertise as 12.12.2024. Ruled in public session today 10.10.2024. Document: Ending of session 10.10.2024 It postpones the trial of the cause for 12.12.2024, 09.30 h, deadline given to the knowledge of the parties.
20	22567/3/201 9 Lucian A.	The Court of Bucharest	P:Transelectrica D: OPCOM	Claims – contribution made by Transelectrica to the social capital of the company OPCOM SA, issued based on the Loan agreement no.7181RO/2003, commitment to finance the investment project "Electricity Market Project". = 4,517,460 RON + 1,293,778.27 RON penalties.	It accepts the exception of the statute of limitation. It rejects the action as being barred to limitation. With a right of appeal within 30 days from communication which shall be submitted at Court of Bucharest, Civil Section VI. Ruled by making the solution available to the parties by the registry of the Court, today 03.12.2021.Document: Resolution 3021/2021 03.12.20212021. TEL declared appeal. Solution: it rejects the appeal as groundless. It orders the appellant to pay the respondent the amount of 11,325.21 RON as court costs. With appeal within 30 days from communication. Ruled by making the solution available to the parties by the registry of the Court, today October 12, 2022. Document: Resolution 1532/2022 12.10.2022. Transelectrica declared appeal on 13.12.2022. Deadline 19.09.2023. Resolution 1640/2023 It admits the main appeal declared by the appellant plaintiff National Power Transmission Company Transelectrica and the crossappeal declared by the appellant defendant the Electricity and Natural Gas Market Operator OPCOM against the civil decision no.1532 from October 12, 2022, ruled by Bucharest Court of Appeal Civil Section V, which extinguishes and sends the cause to the same court for a new trial. Final. Solution in short: it postpones the cause in order to submit the court requested details and gives the deadline 21.01.2025, 09:00h. Ruled in public session, today 26.11.2024. Document: Conclusion of session 26.11.2024

21	24242/3/202 1 Lucian A.	The Court of Buchares t CAB (Court of Appeal	P OPCOM SA D: TEL	Action in progress NULLITY OF CONTRIBUTI	22,517,460 RON	The Court of Bucharest solution: it qualifies the exception of inadmissibility as substantive defense. It rejects the request for summons as unfounded. With a right of appeal within 30 days from the communication to parties. The appeal shall be submitted at the headquarters of the Court of Bucharest, Civil Section VI. Ruled today 07.11.2023, based on art. 396 of.2 Civil Procedureal Code by making the solution available to the parties at the registry of the court. Document: Resolution 2600/2023 07.11.2023. Appeal date: 05.12.2024
22	25896/3/202	Bucharest) The Court	P: Electromontaj		Claims –G.E.O. 114/2018	The Court of Bucharest solution : it rejects the action as unfounded. With a right
	Mihail T.	of Bucharest	D: Transelectrica		Payment of the amount of 9,493,221.76 RON (primary in the introductory request it asks the amount of 2,500,000 RON) representing additional costs incurred by Electromontaj as a result of extending the period of Work Contract no. C 229/29.10.2015, for reasons independent from the guilt of the Contractor for the work carried out until June 2020. b) Payment of the amount 27,540,369.99 RON (the initially estimated amount was 7,500,000 RON representing additional costs generated by the extension of the period for fulfilling the work contract C 229/29.10.2015, for reasons independent from the guilt of the Contractor for the works that will be carried out until starting from July 2020 until the completion of works. c) concluding an Addendum to Contract C 229/29.10.2015, having as object the update of Contract price for the additional costs generated by the extension of the period necessary for fulfillment of Works Contract	of appeal within 10 days from the communication. The appeal shall be submitted at the Court of Bucharest, Civil Section VI. Ruled today 18.01.2024, by making the solution available to the parties at the registry of the court. Document: Resolution 53/2024 18.01.2024 Electromontaj declared appeal on 11.06.2024.

	ı	1		<u></u>	
				C229/29.10.2015	
				d) payment of court	
				expenses incurred to the	
	47070/2/202	The Count	D 0 11/1/1/	current litigation	
23	17976/3/202	The Court of	P: Grand Voltage	Forcing the defendant	
	Lucian A.	Bucharest	D: Transelectrica	Transelectrica to fix the damage in amount of	communication. The appeal shall be submitted at the Court of Bucharest, Civil Section VI under penalty of nullity. Document: Resolution 1812/2022 25.07.2022
		CAB		8,331,444.60 RON as a result	Grand Voltage has declared appeal.
				of guilty non-execution of	Evidence administration. Trial date: 06.12.2024
				obligations related to works	Evidence duministration. Thai date: 90:12.2021
				no.C111/23.05.2018	
24	8193/3/2022	The Court	P: Tempos Serv	Claims -G.E.O. no. 114/2018	Administration of the expert examination.
	Constantin	of	D: Transelectrica	2,437,253.31 RON cval labor	Trial date: 13.12.2024
	О.	Bucharest		cost + penalties	
25	8440/3/2022	The Court	P: Tempos Serv	Performance of administrative	Date 10.12.2024
	Alin V.	of Bucharest	D: Transelectrica	contract	
		Ducharest		1. on item one the	
				plaintiff requests 'that	
				Transelectrica shall be forced	
				to pay the amount 2,437,253.31 RON VAT free	
				representing difference of	
				costs with labor paid as a	
				result of entering into force of	
				G.E.O. 114/2021, according	
				to the reasons we shall detail	
				in this document and in the	
				attached summary".	
				2. on item two the	
				plaintiff requests 'that	
				Transelectrica shall be forced	
				by substituting the	
				defendant's consent by the	
				court of law, to conclude an	
				addendum which shall force	
				the defendant to conclude	
				with the undersigned an	
				addendum to Works Contract	
				C 80/2018, as a result of	
				increasing the gross minimum	
				income country wide granted	
				in payment in the construction	
				field for additional costs	
				related to increased minimum	

					gross income country wide granted in payment in construction field and until the completion of contract". 3. On item three the plaintiff requests that Transelectrica shall be forced to pay the amount 276,401.58 RON as penalties for delay until the payment and extinguishment of main debit.	
26	5507/2/2022 L.A. V. C	CA Bucharest declined at Harghita Court	P: Transelectrica D: EXPLOCOM GK SRL	cv claims	2,287,992 RON, representing countervalue of 13619 CV + legal interest.	Trial date: 12.12.2024
27	37352/3/202 1 C-tin O.	The Court of Bucharest The Court of Galati	P: Transelectrica D: Next Energy Partners	Claims	8,395,132.23 RON + legal interest	It partially admits the request. It forces the defendant Next Energy Partners S.R.L. to pay the plaintiff Transelectrica: -the amount of 3,557,200.134 RON as compensatory amount as well as penalty legal interest calculated from 28.10.2021 until the full payment of the compensatory; - the amount of 1,228.640.11 RON as compensatory damages, as well as penalty legal interest calculated from 28.10.2021 until the full payment of the compensatory damages. It forces the defendant Next Energy Partners S.R.L. to pay the plaintiff Transelectrica the amount of 53,247 RON as court expenses. With a right of appeal within 30 days from communication, that shall be submitted to the Court of Galaţi. Ruled today, 05.12.2023, by making the solution available to the parties at the registry of the court. Document: Resolution 251/2023, 05.12.2023. The Parties have declared appeal. The solution of Court of Appeal Galati: It rejects as unfounded the appeal declared by plaintiff Transelectrica. It admits the appeal declared by defendant Next Energy Partners SRL, it fully changes the appealed sentence and in retrial, it rejects the request for summoning as unfounded. It forces the respondent Transelectrica to pay to the appellant Next Energy Partners SRL the amount of 141,147.56 RON representing court expenses in the main proceedings and

28	23887/3/202 2 23887/3/202 2/a2 Lucian A.	TMB	P:Transelectrica D: Grand Voltage si Omniasig	Claims	25.107.776,95 lei, damages + 4.150.451,31 lei, good execution guarantee	being introduced against a person without the procedural capacity of usage. It rejects as unfounded this defendant's request for granting the court expenses. It admits the exception of the statute of limitation. It rejects the action made in contradiction with the defendant OMNIASIG VIENNA INSURANCE GROUP SA as being barred to limitation. It forces the plaintiff to pay to the defendant OMNIASIG VIENNA INSURANCE GROUP the court expenses in amount of 15,000 RON. With a right of appeal within 10 days from communication, that shall be submitted to the Court of Bucharest, Civil Section VI. Ruled by making the solution available to the parties at the registry of the court today, 28.06.2024. Document:Resolution 1813/2024, 28.06.2024 Transelectrica has declared appeal. Trial date set for 31.01.2025
29	15561/3/202 2 C-tin O.	The Court of Bucharest	P: SMART SA D: Transelectrica	Performance of administrative contract - Claims	amount of 4,467,108 RON, representing the total of fiscal obligations related to increased income as a result of the increase of the tax basis resulted from the adjustment of income for years 2014, 2015 and 2016 + court costs.	Deadline: 17.10.2024 Solution in short: In order to take note of the expert report, the trial is postponed to 23.01.2025. Document: Closing of session 17.10.2024
30	2082/3/2020 Lucian A.		D: SC ENOL GRUP SA C: Transelectrica	L 85/2014 Insolvency procedure Receivable declaration	2,514,312 RON	Based on art. 139 of Law 85/2014 regarding the insolvency procedure, it confirms the activity reorganizational plan of the debtor proposed by the special administrator. It sets deadline for the continuation of procedure on 13.09.2024, 09.00 h, for when the creditors in BPI are summoned. With a right of appeal within 7 days from communicating the decision in the national bankruptcy register that shall be submitted at Bucharest Court, Civil Section VII. Ruled today, 09.02.2024, by making the solution available to the parties at the registry of the court. Document: intermediary resolution 311/2024 09.02.2024
31	Dosar Arbitral ARB- 5768 Alin. V	Vienna Internation al Arbitral Center (VIAC)	P: Stanciu Marius Viorel D:TRANSELECTRIC A	ARBITRAL CLAIMS	Through request ARB-5768 Stanciu Marius Viorel (RO) vs. Transelectrica (RO) – Mr. Stanciu Marius Viorel requested the forcing of Transelectrica to pay the total amount of 4,390,618.73 RON (the equivalent of 883,833.30 EUR) thusly: - 714,164.26 RON, representing non –compete	File is in the phase of editing the arbitral award.

		compensation accor	ling to
		art. 5.2.3. of	Mandate
		Contract updated	
		inflation index.	
		- 187,649.11	RON,
		representing legal	
		interest related to	
		debit, calculated	until
		25.09.2023	ditti
		- 2,794,110.57 RO	N that
			present
		compensation for term	
		of contract accord	
		Contract, updated	
		inflation index, the	
		amount consisting	
		amount 2,416,562.36	
		related to fixed gross	
		indemnisations left u	
		end of mandate a	
		amount of 377,548.2	
		that would represe	
		variable component	
		remuneration for fulfil	
		performance criteria	a and
		objectives.	
		- 694,694.79	RON,
		representing legal	
		interest related to	
		debit, calculated	until
		25.09.2023.	
			Viorel-
		Marius has request	
		Transelectrica shall b	
		to pay legal a	
		interest to main	
		previously mention	
		continuation until the	effective
		date of payment.	
1.1.	than alternations in action to a command.	implementation of the files in Leyforce platform a	14 2000

Note: the situation is subject to correct implementation of the files in Lexforce platform and the VIAC court/communications portal.