SPECIAL POWER OF ATTORNEY Shareholders' ordinary general assembly¹

Ι	the unde	ersigned:
(Nan shareholder)	ne and surname of the natural person shareholder or of the legal representative of the legal	, l person
legal	representative	of
quality of sh quality of leg	be filled in only for the legal person shareholder, using the full name and the fiscal registration contareholder, as well as, in the case of shareholders legal entities or entities without legal personated representative is established based on the list of shareholders from the reference date, received in the central depository).	ality, the
PNC	, domiciled in (full	address)
Register und total number voting right	the ID paper/passport series, no, holder of a num	National % of the
hereby		appoint
(Name and s	Irname/denomination of the representative the special power of attorney is given to)	,
domiciled	in/with offices	in
	, (Address/Office of the representative selected by the securities holder)	
PNC	, holder of ID paper / passport series, no	
(for a	natural person representatives),	
Single Regist	ration Code	
(for]	egal person representatives)	
SA that will Centre Build first cannot Shareholders	entative in the Shareholders' Ordinary General Assembly of National Power Grid Co. Trans be held on June 10, 2025, 10:00 h , first convocation in Bucharest 3, str. Olteni no. 2-4, PLA ing, 11 th floor, Meeting room 1112, namely on June 11, 2025, 10:00 h , second convocation in be held, in order to exercise the voting right associated to the shares held by me and recorde 'register on the reference date May 30, 2025 , as follows:	TINUM case the ed in the
CNTEE "Tra	nselectrica"–S.A. for the financial year 2024 are approved, according to Note no. 18447/30.04.20 Against Abstention	
	gards item 2 in the agenda, item 2 of the draft Decision , namely: the consolidated financial sta "Transelectrica"–S.A. prepared in accordance with the International Financial Reporting Su	

of CNTEE "Transelectrica"–S.A. prepared in accordance with the International Financial Reporting Standards adopted by the European Union on and for the financial year ended December 31, 2024, according to Note no. 18510/30.04.2025, are approved.

For _____ Against _____ Abstention _____

¹ The content is in accordance with the provisions of FSA Regulation 5/2018 on issuers of financial instruments and market operations, with later amendments and additions.

3. As regards **item 3 in the agenda**, **item 3 of the draft Decision**, namely: the consolidated financial statements prepared in accordance with OMFP no. 2844/2016 for the approval of accounting regulations in accordance with International Financial Reporting Standards on the date and for the financial year ended December 31, 2024, according to Note no. 18512/30.04.2025, are approved.

For _____ Against _____ Abstention _____

4. As regards **item 4 in the agenda**, **item 4 of the draft Decision**, namely: the distribution of the accounting profit remaining after deducting the profit tax on 31.12.2024 in the amount of 585,924,311 lei is approved with the following destinations:

No.	Destination	Amount (lei)
1	Accounting profit remaining after deduction of income tax at December 31, 2024	585,924,311
	Allocation of accounting profit to the following destinations:	
a	Legal reserve (5%)	
b	Other tax incentive reserves - exemption from tax on reinvested earnings	240,981,311
c	Coverage of prior years' accounting losses, excluding the accounting loss carried forward arising from adjustments required by the application of IAS 29 'Financial Reporting in Hyperinflationary Economies'	-
d	Other allocations provided by law - revenues realized in 2024 from the allocation of interconnection capacity (net of income tax)	35,347,095
2	Remaining profit to be distributed (1-a-b-c-d)	309,595,905
e	Employee profit-sharing	-
f	Dividends to be paid to shareholders out of the profit available for distribution	279,284,971
g	Other reserves established as own sources of financing	30,310,934
h	Retained earnings	
3	Total allocations (a+b+c+d+e+f+g+h)	585,924,311

, according to Note no. 18449/30.04.2025.

For _____ Against _____ Abstention _____

5. As regards **item 5 in the agenda**, **item 5 of the draft Decision**, namely: the gross dividend per share from the profit recorded on 31.12.2024 is approved, at the value of 3.81 lei according to Note no. 18662/30.04.2025. For ______Against ______Abstention ______

6. As regards **item 6 in the agenda**, **item 6 of the draft Decision**, namely: the discharge of the members of the Management Board and the members of the Supervisory Board for the financial year 2024 is approved, according to Note no. 18689/30.04.2025.

For _____ Against _____ Abstention _____

7. As regards item 7 in the agenda, item 7 of the draft Decision, namely: the Annual Report on the individual financial statements of the Company for the financial year ended December 31, 2024 is approved.
For _____ Against _____ Abstention _____

8. As regards **item 8 in the agenda**, **item 8 of the draft Decision**, namely: the Annual Report on the consolidated financial statements prepared in accordance with the International Financial Reporting Standards adopted by the European Union of the Company for the financial year ended December 31, 2024 is approved.

For _____ Against _____ Abstention _____

9. As regards *item 9 in the agenda*, *item 9 of the draft Decision*, *namely*: the Annual Report on the consolidated financial statements of the Company prepared in accordance with OMFP no. 2844/2016 for the approval of

accounting regulations in accordance with the International Financial Reporting Standards adopted by the European Union for the financial year ended December 31, 2024 is approved.

For Against Abstention

As regards item 10 in the agenda, item 10 of the draft Decision, namely: the Consolidated Sustainability 10. *Report of CNTEE "Transelectrica"–S.A. for 2024 is approved.*

For Against Abstention

As regards item 17 in the agenda, item 11 of the draft Decision, namely: the establishment of July 10, 2025 11. as the "ex date" date is approved, the calendar date from which the shares of the Company subject to the Resolution of the Ordinary General Meeting of Shareholders are traded without the rights deriving from that resolution.

For Against Abstention

As regards item 18 in the agenda, item 12 of the draft Decision, namely: the establishment of July 11, 2025 12. as the registration date of shareholders on whom the effects of the Decision of the Ordinary General Meeting of Shareholders will be reflected is approved.

For _____ Against _____ Abstention _____

As regards item 19 in the agenda, item 13 of the draft Decision, namely: the establishment of July 31, 2025 13. as the "payment date" of the gross dividend per share from the profit recorded on December 31, 2024 is approved. For _____ Against _____ Abstention

As regards item 20 in the agenda, item 14 of the draft Decision, namely: the authorization of the chairman of 14. the meeting, ______, to sign the Decision of the Ordinary General Meeting of Shareholders, as well as the necessary documents regarding the registration and publication of the Decision of the Ordinary General Meeting of Shareholders, according to the legal provisions, is approved. The chairman of the meeting may authorize other persons to carry out the formalities of publicity and registration of the Decision of the Ordinary General Meeting of Shareholders.

For _____ Against _____ Abstention _____

This power of attorney has been executed in 3 (three) original copies, of which one copy will be transmitted by June 10, 2025, 10:00 h for the first convocation, namely by June 11, 2025, 10:00 h for the second convocation to the address - Transelectrica, Bucharest 3, str. Olteni no. 2-4, PLATINUM Centre Building; the representative will attend the shareholders' general assembly with the second copy, and the third one will remain with the represented shareholder.

Date when the power of attorney was granted:

Name and surname: (Name and surname of the natural person shareholder or of the legal representative of the natural person shareholder, clearly marked using capital letters)

Signature:

(Signature of the natural person shareholder or the signature and stamp of the legal representative of the legal person shareholder)