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/filled 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 **October 13, 2025, 10:00 h**, for the first convocation, namely by **October 14, 2025, 10:00 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 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 October 13/14, 2025

I the undersigned			, domiciled in			
					h the ID paper	
series	no	, issued by				
code		, hold	er of	share	es issued by the NPG Co.	
Transelec	trica SA, registe	red under no. J2000008060	0404 with the C	Office of the Comm	ercial Register Bucharest,	
Single Re	egistration Code	(SRC) 13328043, represen	ting	% of the tota	l number of shares issued	
by NPG (Co. Transelectric	a SA conferring me a num	nber of	voting r	ights in the Shareholders'	
general a	ssembly represer	nting% from the	ne total 73,303,	142 shares/voting 1	rights issued by NPG Co.	
Transelec	trica SA					
			Or			
The subscribed					, with offices in	
					, identified by the	
number o	f registration in tl	ne Commercial Register		, fiscal code	2	
holder of		shares issued by NPG	Co. Transelectr	rica SA, registered u	nder no. J2000008060404	
with the	Office of the Co	mmercial Register Bucha	rest, SRC 1332	8043, representing	% of the total	
number o	f shares issued by	NPG Co. Transelectrica S	SA conferring m	e a number of	voting rights in the	
Sharehold	ders' general asse	embly representing	% from the	e total 73,303,142 s	shares/voting rights issued	
by the N	PG Co. Transele	ectrica SA, legally represe	ented by		, in his/her	
		, holder o				
to FSA Re	egulation no. 5/20	018, with later amendments	s and additions,	hereby do exercise	my correspondence voting	
right on t	the items include	ed in the agenda of the S	hareholders' Ex	ktraordinary Genera	al Assembly of NPG Co.	
Transelec	trica SA to be he	eld on October 13, 2025, 1	10:00 h, first co	nvocation, in Buch	arest 3, str. Olteni no. 2-4,	
PLATINU	JM Centre Build	ling, 11th floor, Meeting r	room 1112, nan	nely on October 1	4, 2025, 10:00 h, second	
convocati	on in case the fir	st one cannot be held, as fo	ollows:			

Topic on the agenda	Vote (to be supplemented, as the case may be, with for, against or abstention)		
	FOR	AGAINST	ABSTENTIO
Item 1 on the agenda, item 1 of the Draft Decision, respectively: approves the purchase by C.N.T.E.E. TRANSELECTRICA S.A. (the Company) of consultancy services and respectively legal assistance and representation before the courts in order to defend the interests of the Company in connection with the implementation and respectively contesting the Decision of the Plenum of the Court of Auditors of Romania no. 47/23.01.2025 and, in the alternative, the Compliance Audit Report no. 6000/23.01.2025 and the Management Letter no. 6001/23.01.2025, drawn up by the Court of Auditors, within the limit of 50,000 euros, including all expenses incurred in court representation until a final judgment is rendered, according to Note no. 36743/08.09.2025.			
Item 2 on the agenda, item 2 of the Draft Decision, respectively: it is approved to set the date of November 04, 2025 as the date of registration of the shareholders on whom the effects of the Resolution of the Extraordinary General Meeting of Shareholders will be affected.			
Item 3 on the agenda, item 3 of the Draft Decision, respectively: the empowerment of the chairman of the meeting,, to sign the Decision of the Extraordinary General Meeting of Shareholders, as well as the necessary documents regarding the registration and publication of the Decision of the Extraordinary General Meeting of Shareholders, according to the legal provisions, is approved. The chairman of the meeting may empower other persons to carry out the formalities of publicity and registration of the Resolution of the Extraordinary General Meeting of Shareholders.			
The shareholder assumes full responsibility for the correct completion and opting form.	secure t	ransmission	of this
Name and surnal shareholder or of the legal personal (in clear,	e legal re son shar	presentative eholder	
2		signature)	

 $^{^{1}}$ In the case of the legal person shareholder, the position of the legal representative shall be mentioned. 2 In the case of the legal person shareholder, the valid stamp will also be applied.