



Transelectrica®
Societate Administrată în Sistem Dualist

Compania Națională de Transport al Energiei Electrice
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Capital subscris și vărsat: 733.031.420 lei

www.transelectrica.ro

No 48986/14.11.2025

DIRECTORATE,

Ștefăniță MUNTEANU
Chairman

VICTOR MORARU
Member

Cătălin-Constantin NADOLU
Member

Vasile-Cosmin NICULA
Member

Florin-Cristian TĂTARU
Member

INFORMATION NOTE
Of Shareholders' General Assembly
Regarding litigations with a value > 500,000 euro
according to art. 25 para. 1 let. n) item. (ii) of Transelectrica's Articles of Association

Taking into consideration:

- ✓ The provisions of art. 25 Para. 1 let. n) Item. (ii) of Transelectrica's Articles of Association regarding "the Directorate duties", which states that the Directorate informs the Shareholders' General Assembly at least twice a year regarding the operations of "initiation, settlement, exercise, abandonment of claims, litigation, arbitration" with a value higher than 500,000 euro,

We forward for information the Situation of the files registered before the courts of law on 31.10.2025, in which Transelectrica – Executive is a party, having as subject, claims with a value higher than 500,000 euro.

List of litigations pending before the courts of law

No	File number	Court	Parties and their quality	File Subject	Value	File status
1	44380/3/2024 Mihail Tanasuica	Court of Bucharest	P: OPCOM D: Transelectrica	Claims and addendums concluded	2,914,065.21, equivalent of services for calculation of receivables rights and payment obligations of transactions made by PRE and PPE + legal interest	Trial deadline: 09.12.2025
2	9089/101/2013 Mihail Tanasuica	Court of Mehedinti	RAAN – debtor in bankruptcy Transelectrica SA - Creditor	Bankruptcy/reorganization/insolvency procedure	Application for registration in the list of creditors with the amount of 89,360,986.06 RON.	Claims registered in the creditors' table: 2,162,138.86 RON + 16,951,117.14 RON On 19.09.2013, TMH ordered the beginning of the insolvency general procedure against RAAN On 09.03.2015, Court of Mehedinti confirmed the reorganization plan of debtor Autonomous Authority for Nuclear Activities suggested by the legal administrator Tudor&Asociatii SPRL and voted by the General Assembly of Creditors according to the minutes from 28.02.2014. On 14.06.2016 the bankruptcy procedure was ordered to start against RAAN Deadline to continue the procedure: 10.12.2025
3	29322/3/2014 Alin Vladulescu	Court of Bucharest	SC ENNET GRUP SRL– debtor in insolvency Transelectrica SA - Creditor	insolvency procedure	Application for registration in the list of creditors with the amount of 3,277,527.03 RON	Deadline to continue the procedure: 23.03.2026
4	1867/90/2010 Alin Vladulescu	Court of Valcea	SC Total Electric Oltenia SA	insolvency procedure – joint stock companies – at the request of the debtor	14,085,415.27	The amount was recorded in the list of creditors. Solution in brief: To continue the procedure in order to capitalize on the assets of the debtor's estate. Deadline: 03.12.2025
5	36755/3/2018 Alin Vladulescu	Court of Bucharest CAB	P:Conaid CompanySRL D: Transelectrica	Claims and taking note of unjustified refusal RET connection contract addendums C154/2012	17,216,093.43 RON, damage occurred and 100,000 euro, unachieved estimated advantage	It rejects the request to increase the expert fee made by expert Chirilă Adelaida Adriana, as groundless. It admits the exception of the status of limitation of material right to action claimed in contestation. It rejects the request as time-barred. With a right of appeal within 30 days from communication. The appeal is submitted at 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 Conaid declared appeal. It admits the appeal. It annuls the appealed civil sentence and sends the case to the first instance, for resolution of the merits. With a right of appeal within 30 days from communication. The appeal is submitted at Court of Bucharest, Civil Section VI. Ruled today, 27.03.2025, in public meeting. Document: Resolution 529/2025 27.03.2025 TEL appealed.

6	8207/62/2011 Alin Vladulescu	Court of Brasov	CET SA Brasov – debtor in insolvency Transelectrica SA - Creditor	insolvency procedure	Recorded in the list of creditors with the amount 4,303,741.44 RON	Solution in brief: in order to cash the award price of foreclosed assets by the City Hall of Braşov, under the conditions approved by the creditors, to continue the procedure in order to capitalize on the assets of the debtor's estate to continue the environment problem solution of the company and to settle the litigations in which CET Braşov SA is a party, it sets the control deadline on 18.11.2025
7	909/3/2022 909/3/2022/a65 (contestation of list final) Alin Vladulescu	Court of Bucharest	Romelectro SA – debtor in insolvency Transelectrica SA - Creditor	insolvency procedure	Application for registration in the list of creditors with the amount of 432,176,033.45 RON	Application for registration in the list 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 advance granted and GBE, 15,225,030.97 RON+192,127.07 euro, mutual debt related to mutual claims from the files pending before the court. The amount of 10,796.51 RON- accepted debt. <u>Contestation deadline to final list of debts: 07.05.2025</u> It admits the exception of lateness in formulating the main appeal for reasons specific to the appeal foreseen by art. 111, para. 2 of Law 85/2014, namely to the reasons related to an appeal to the update list, claimed , invoked ex officio by the court at trial deadline from 06.05.2025. It rejects the main request made by the appellant NATIONAL POWER TRANSMISSION COMPANY „TRANSELECTRICA” S.A., in contradiction with respondent ROMELECTRO S.A., through special administrator and the respondent of legal administrator EURO INSOL S.P.R.L., having as subject „contestation against final list of debts published in B.P.I. no. 4063/26.02.2025”, grounded on reasons specific to contestation foreseen at art. 111, para. 1 and 2 of Law 85/2014, namely, on reasons specific to contestation at updated list of debts, as late made. It rejects the rest of the main list, having as subject „contestation against final list of debts published in B.P.I. no. 4063/26.02.2025”, foreseen at art. 113 of Law 85/2014, as groundless. It rejects the exception of late filing of related appeals for the specific reasons for the appeals provided for in art 111, para. 2 of Law 85/2014, namely, for reasons specific to contestation at updated list of debts, invoked ex officio by the court at the hearing on 06.05.2025, as unfounded. It rejects the related requests made by the appellant NATIONAL POWER TRANSMISSION COMPANY „TRANSELECTRICA” in contradiction with respondent ROMELECTRO S.A., through

						<p>special administrator and the respondent of legal administrator EURO INSOL S.P.R.L., having as subject „contestation against final updated list of debts of debtor Romelectro S.A., published in B.P.I. no. 6121/21.03.2025”, „contestation against final updated list of debts of debtor Romelectro S.A., published in B.P.I. no. 6434/26.03.2025”, as well as the contestation made on procedural way time-barred by art. 113, reported to art. 112, para. 1 of Law 85/2014, against the measure ordered by legal administrator regarding the registration of the debt of Transelectrica in the final updated list of debts, as unfounded.</p> <p>It rejects the requests of the appellant from the main file and the related file to obligate the debtor to pay court expenses representing the value of the judicial stamp duty, as unfounded. With a right of appeal within 7 days from communicating the resolution by publishing it in the Insolvency Proceedings Bulletin which will be submitted on the Court of Bucharest, Civil Section VII.</p> <p>Decision ruled by making it available to parties by the work of the court registry, today, 11.06.2025. Document: 3350/2025 11.06.2025</p>
8	909/3/2022/a59 Alin Vladulescu	Court of Bucharest CAB	Romelectro SA – debtor in insolvency Transelectrica SA - Creditor	insolvency procedure	Contestation to debts of preliminary list (National Power Transmission Company Transelectrica SA) 10,195,849.56 RON	<p>It rejects the contestation against the measure included in the content of the activity report published in Insolvency Proceedings Bulletin no.8546/08.05.2024, made by the appellant TRANSELECTRICA, in contradiction with the respondent EURO INSOL S.P.R.L., as legal administrator of debtor ROMELECTRO S.A. and with the creditors' committee made of: GENERAL DIVISION OF ADMINISTRATION OF BIG TAX PAYERS, EXPORT-IMPORT BANK OF ROMANIA EXIMBANK S.A. and CEC BANK S.A., as unfounded.</p> <p>It rejects the appellant's request for the award of court costs representing the equivalent of the judicial stamp duty, as unfounded. With a right of appeal within 7 days from communicating the resolution by publishing it in the Insolvency Proceedings Bulletin which will be submitted on the Court of Bucharest, Civil Section VII. Decision ruled by making it available to parties by the work of the court registry, today, 30.10.2024, Document: Decision 5224/2024 30.10.2024</p> <p>Trial deadline: 23.09.2025 Suspended, judges' protest.</p>
9	3694/3/2016 Mihail Tanasuica	Court of Bucharest CAB	Plaintiff: RAAN Defendant: Transelectrica	Claims	15,698,721.88 RON	<p>Solution in brief: It rejects the summoning to court as unfounded. With a right of appeal within 30 days from communicating it. The appeal</p>

		ICCJ				<p>request will be submitted on the Court of Bucharest, Civil Section VI. Decision ruled in public meeting, today, 11.06.2020. Document: Decision 630/2020 11.06.2020 Deadline CFilter: 27.03.2025 It admits the request to suspend the trial. Pursuant to art. 413 para. 1 item. 1 Civil Procedural Code, it suspends the trial of appeal until the final resolution of Files numbers 26024/3/2015 and 28458/3/2017. With a right of appeal during the entire suspension. Appeal request will be submitted on the Court of Bucharest, Civil Section VI. Decision ruled in public meeting, today, 08.11.2021. Document: Conclusion - suspension 08.11.2021 Solution in brief: It rejects the request to reintroduce the case on the role as unfounded. Document: Conclusion - Suspension 09.05.2022 Trial deadline: 03.06.2024 Solution of Bucharest Court of Appeal (CAB): It admits the appeal. It totally changes the sentence in the meaning that: it admits the summoning to court. It forces the defendant to pay the plaintiff the amount of 12,727,101.99 RON, representing the value of the bonus and regularization of pre-overcompensation for which the invoices were issued SRTF 1500031 from 24.04.2015, SRTF 1500033 from 22.05.2015, SRTF 1500036 from 22.06.2015, SRTF 1521311 from 23.07.2015, SRTF 1500041 from 17.08.2015, SRTF 1500045 from 23.09.2015, SRTF 1521339 from 26.10.2015 and SRTF 1521282 from 8.04.2015, as well as the amount of 2,917,619.81 RON, representing delay penalties related to main debt for which the invoices were issued SRTF 1500059 from 31.12.2015 and SRTF 1500060 from 31.12.2015. With a right of appeal within 30 days from communicating it. Appeal request will be submitted on the Court of Bucharest, Civil Section VI. Decision ruled today, 03.06.2024 and made available to parties by the work of the court registry. Document: Decision 898/2024 03.06.2024 Transelectrica declared appeal which is in filter phase.</p>
1	1396/90/2016 Mihail Tanasuica	Court of Valcea	Transelectrica – creditor CET Govora - debtor		28,200,440.31 RON	<p>Transelectrica was registered in the preliminary list with a debt in the total value of 28,200,440.31 RON, according to the request made by our company. We mention the fact that the debt in amount of 21,962,243.71 RON, representing main debit and penalties related to invoice 8116/08.04.2016, is registered under the suspensive condition of the pronouncement of a final court decision in the favour of ANRE in file 2428/2/2014 pending before the Court of Appeal of Bucharest, having as subject the annulment of ANRE decision</p>

						<p>number 738/28.03.2014. The request was final rejected on 16.05.2022.</p> <p>The Creditors' Assembly gathered on 28.06.2018 in order to vote the reorganization plan of CET Govora SA voted to approve it, which was later confirmed by the Court of Valcea. Transelectrica voted "against" the approval of the reorganization plan suggested by legal administrator, since:</p> <ul style="list-style-type: none"> - In case of the approval of the reorganization plan suggested by legal administrator Euro Insol SPRL, the unsecured receivables will be reduced to zero and will not be paid according to the payment schedule, so Transelectrica and the other unsecured creditors will not cash any 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 not cash any amount of money. <p>Deadline to continue the procedure: 05.09.2024.</p> <p>By civil sentence number 1247/22.07.2020, ruled in file 35346/3/2019, communicated on 28.06.2021, the Court of Bucharest rejected the action of CET Govora SA, as groundless, noticing that in the case, the rightful compensation of the amount of 3,368,965.82 RON occurred, according to art. 17 para. 5 of ANRE order number 116/2013 with a part of debt, Transelectrica considering that on the date the insolvency procedure opened (May,9, 2016) the law conditions on legal compensation were met (art. 1617 Civil Code).</p> <p>Deadline to continue the procedure: 15.01.2026.</p>
1	1196/93/2016 Mihail Tanasuica	Court of Ilfov	Transelectrica – Plaintiff UGM Energy Trading - defendant	Claims	3,422,293.07 RON	<p>Trial deadline: 16.10.2016</p> <p>Based on art.75 para.1 of Law 85/2014 regarding the insolvency, finds the suspension of trial as rightfully occurring.</p>
1	1705/93/2016 Mihail Tanasuica	Court of Ilfov	UGM Energy Trading SRL – debtor in insolvency	Claims	3,515,687.51 RON	<p>29.06.2016 – opening the general insolvency procedure.</p> <p>The debt in amount of 3,515,687.51 RON was admitted representing the value of invoices issued by our company following the provisions of services in the favour of debtor UGM Energy Trading S.R.L., calculated until 29.06.2016, the opening date of the general insolvency procedure, the debts in amount of 200 RON and 41,331.59 RON claimed by our company as duty stamp fees were rejected. Contestation to list was submitted in the legal deadline.</p> <p>Solution in brief: It rejects the contestation as unfounded.</p> <p>With a right of appeal within 7 days from communicating the resolution. The appeal request will be submitted at Ilfov Court.</p> <p>Decision ruled in public meeting,</p>

						today 23.02.2017.Document: Decision 511/2017/ 23.02.2017 Court ordered on 03.08.2017 the opening of bankruptcy procedure. Deadline to continue the procedure 08.01.2026
1	1867/3/2017 Lucian Anton	Court of Bucharest	C:Transelectrica and others D: Arelco Power SRL	bankruptcy procedure	20,996,030.49 RON	Admitted debt of 20,041,519.94 RON, with the mention that the amount of 954,510.55 RON was paid off through compensation. Initially, the amount requested and accepted was 21,025,161 RON Deadline to continue the procedure: 12.09.2025 Suspended, judges' protest.
1	1372/3/2017 Lucian Anton		C : Transelectrica D:Transenergo Com	insolvency procedure	6,850,000.98 RON	The requested debt was admitted but with the following observations: the amount of 1983.36 RON (compensated) decreases from the total amount; 69808.42 RON, of which 48642.11 RON debt settled by TEL by SGB and the amount of 21,166.31 RON, debt considered current, the value of the invoices issued after the opening date of insolvency procedure. Solution in brief: Based on art. 139 of Law 85/2014, it confirms the reorganization plan of debtor S.C. TRANENERGO COM S.A., suggested by special administrator. With a right of appeal within 7 days from communicating the resolution by publishing it in the Insolvency Proceedings Bulletin which will be submitted on the Court of Bucharest, Civil Section VII. Decision ruled in public meeting, today 03.02.2021. Document: Interim decision 469/2021 03.02.2021 It rejects the exception of the lack of active procedural quality as unfounded. It rejects the exception of the lack of interest as unfounded. It rejects the request of switching to bankruptcy as unfounded. With a right of appeal within 7 days from communicating the resolution by publishing it in the Insolvency Proceedings Bulletin which will be submitted on the Court of Bucharest, Civil Section VII. Decision ruled in public meeting, today 09.07.2025. Document: Interim decision 3960/2025 09.07.2025 Deadline to continue the procedure reorganization plan: 10.09.2025 Suspended for judges' protest.
1	345/40/2017 Lucian Anton	Court of Botosani	R: Transelectrica P: Elsaco Energy SRL	Claims	9,198,673.80 RON	Pursuant to art. 75 of Law 85/2014 reported to art. 412 NCP, it suspends the trial of the case. With appeal during the entire suspension. Decision ruled in public meeting, today 26.09.2017. Document: Closing - Suspension 26.09.2017

						Pursuant to art. 75 of Law 85/2014, it notices the action ended. With appeal. Decision ruled by making the solution available to parties by the registry of the Court, Document: decision 26/2024 03.06.2024
1	4478/118/2024 Mihail Tanasuica	TCT	P: PET Communication D: Transelectrica	The non-existence of the defendant right to invoice penalties	3093205.83 RON	Trial deadline: 07.11.2024 Electroenergetic expertise is performed. Trial deadline: 04.09.2025 Suspended for judges' protest.
1	8993/299/2018 Alin Vladulescu	Court of district 1	Appellant: Transelectrica Defendant: ANAF - DJAMC		Contestation on performing the EXECUTION FILE 13328043/61/90/1/2017/267761 – 30.08.2017/267764 – 31.08.2017 SUSPENSION OF FORCED EXECUTION 47092295 RON + 44,730,885 RON.	Trial deadline: 17.04.2018 Solution in brief: it admits the trial suspension request made by appellant. Pursuant to art. 413 para. (1) Item 1 civil procedural code, it suspends the trial until the final resolution of file number 1802/2/2018, pending before the Bucharest Court of Appeal Civil Section VIII fiscal and administrative litigation. With a right of appeal during the entire suspension. Appeal request will be submitted on the Court of Bucharest, district 1. Decision ruled in public meeting. Document: Closing - Suspension 17.04.2018 Deadline: 13.11.2025
1	2494/115/2018** Alin Vladulescu	Court of Caras Severin CA Timisoara	P: Resita 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.	It rejects the exception of the status of limitation of action right regarding the claims consisting of rent related to year 2015 and the exception of late change of action made, exception claimed by the defendant National Power Transmission Company Transelectrica. It clarifies It qualifies the exception of res judicata as a substantive defense relating to the positive effect of res judicata. It rejects the defendant's request Reșița City in contradiction with National Power Transmission Company Transelectrica. With a right of appeal within 30 days from communication. Decision ruled by public meeting from 27.02.2025. Document: Decision 150/2025 27.02.2025 It admits the request to add the civil sentence number 150/27.02.2025, ruled by court of Caraș-Severin in file number 2494/115/2018** made by the defendant National Power Transmission Company Transelectrica. It orders the addition of the sentence with the following ruling: It forces the plaintiff to pay to the defendant the amount of 2500 RON as trial expenses representing expert fee. With a right of appeal within 30 days from communication. Decision ruled by public meeting from 29.05.2025. Document: 595/2025 29.05.2025 Resita City declared appeal. Without an established deadline.
1	22567/3/2019 Lucian Anton	Court of Bucharest	P Transelectrica D: OPCOM		Claims – common law action – contribution brought by Transelectrica	It admits the exception of the status of limitation. It rejects the action as being time-barred.

		CAB			to the social capital of OPCOM SA company, issued based on Loan Contract number 7181RO/2003, engagement to finance the investment project "Electricity Market Project". 4,517,460 RON+1,293,778.27 RON	<p>With a right of appeal within 7 days from communicating the resolution which will be submitted on the Court of Bucharest, Civil Section VI. Decision ruled by making the solution available to parties by the registry of the Court, today, 03.12.2021. Document: decision 3021/2021 03.12.2021. TEL declared appeal. It rejects the appeal as unfounded.</p> <p>It forces the appellant to pay to the defendant the amount of 11,325.21 RON as trial expenses. With a right of appeal within 30 days from communicating the resolution. Decision ruled today October 12, 2022, by making the solution available to parties by the registry of the Court. Document: Decision 1532/12.10.2022. Transelectrica declared appeal on 13.12.2022. Deadline 19.09.2023 Decision 1640/2023. It admits the main appeal declared by appellant plaintiff National Power Transmission Company Transelectrica and the cross-appeal filed by the defendant appellant, the Electrical Energy and Natural Gas Market Operator OPCOM against the civil decision number 1532 from October 12, 2022, ruled by Bucharest Court of Appeal, civil section V, which it overturns and sends the case to a new trial to the same court. Final. Deadline of Bucharest Court of Appeal: 04.02.2025 It rejects the appeal as unfounded. It forces the appellant plaintiff to pay to defendant appellant the amount of 28,777.79 RON as trial expenses. With a right of appeal within 7 days from communicating the resolution which will be submitted on the Bucharest Court of Appeal, Civil Section V. Decision ruled today 18.02.2025, by making the solution available to parties by the registry of the Court. Document: Decision 235/2025 18.02.2025 TEL declared appeal.</p>
2	24242/3/2021 Lucian Anton	Court of Bucharest Bucharest Court of Appeal		Action in progress NULLITY OF CONTRIBUTION	Decrease of social capital from 22587305 to the amount of 2,316,143 RON Decrease of number of shares held by TEL within OPCOM	<p>Court of Bucharest solution: It qualifies the exception of inadmissibility as a substantive defense. It rejects the summoning to court as unfounded. With a right of appeal within 30 days from communicating the resolution to parties which will be submitted on the Bucharest Court of Appeal, Civil Section VI. Decision ruled today, 07.11.2023, based on art. 396 of .2 Civil Procedural Code by making the solution available to parties by the registry of the Court. Document: Decision 2600/2023 07.11.2023 Trial deadline: 13.02.2025 Postpones the ruling for 13.03.2025</p>

						It rejects the appeal of OPCOM as unfounded. It forces the plaintiff to pay to the State the amount of 179,550.57 RON representing duty stamp fee. With a right of appeal within 30 days from communicating the resolution to parties which will be submitted on the Bucharest Court of Appeal, Civil Section V. Decision ruled by making the solution available to parties by the registry of the Court, today, 13.03.2025. Document: Decision 423/2025 13.03.2025
2	25896/3/2020 Mihail Tanasuica	Court of Bucharest	P: Electromontaj D: Transelectrica		Claims – OUG 114/2018 Payment of amount of 9,493,221.76 RON (Initially, the amount requested in the introductory request was of 2,500,000 RON) representing additional costs bared by Electromontaj as a result of extending the validity of Works Contract C 229/29.10.2015, for reasons independent from the fault of the Entrepreneur for works made until June 2020. b) the payment of the amount of 27,540,369.99 RON (the amount initially estimated being of 7,500,000 RON representing additional cost produced by extending the validity of Works Contract C 229/29.10.2015, for reasons independent from the fault of the Entrepreneur for works that will be made starting July 2020 until the end of works. c) concluding an Addendum to Contract C 229/29.10.2015, having as object the price update of Contract with additional cost produced by extending the validity of Works Contract C 229/29.10.2015 d) the payment of the court expenses generated by this litigation	Solutia TM Court of Bucharest solution: It rejects the action as unfounded. With a right of appeal within 10 days from communicating the resolution. The appeal request will be submitted on the Bucharest Court of Appeal, Civil Section VI. Decision ruled today 18.01.2024, by making the solution available to parties by the registry of the Court. Document: Decision 53/2024 18.01.2024 Electromontaj declared appeal on 11.06.2024 Trial deadline: 08.11.2024 Bucharest Court of Appeal rejected the appeal as unfounded, The High Court of Cassation and Justice (ICCJ) ordered the transfer of the case to Craiova Court of Appeal and the annulment of the Bucharest Court of Appeal decision Trial deadline:18.11.2025
2	37352/3/2021 C-tin Ovreiu	Court of Bucharest Court of Galati Court of Appeal Galati ICCJ	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 to plaintiff National Power Transmission Company 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 payment in full of compensatory amount; - the amount of 1,228,640.11 RON as remedy, as well as penalty legal interest calculated from 28.10.2021 until the payment in full of remedy. It forces the defendant Next Energy Partners S.R.L. to pay to plaintiff National Power Transmission Company Transelectrica the amount of 53,247 RON as trial expenses.

						<p>With a right of appeal within 30 days from communicating the resolution which will be submitted on the Galați Court. Decision ruled today 05.12.2023, by making the solution available to parties by the registry of the Court. Document: Decision 251/2023 05.12.2023. The Parties declared appeal.</p> <p>Court of Appeal Galati solution: It rejects the appeal declared by the plaintiff National Power Transmission Company Transelectrica as unfounded. It admits the appeal declared by defendant Next Energy Partners SRL, changes in full the sentence appealed in retrial, it rejects the summoning to court as unfounded.</p> <p>It forces the respondent National Power Transmission Company Transelectrica to pay to appellant Next Energy Partners SRL the amount of 141,147.56 RON, representing court expenses. With a right of appeal within 30 days from communicating the resolution. The request will be submitted on the Galați Court. Decision ruled today 2.10.2024, by making the solution available to parties by the registry of the Court. Document: Decision 242/2024 02.10.2024</p> <p>TEL appealed.</p> <p>It rejects as unfounded the appeal declared by appellant plaintiff National Power Transmission Company Transelectrica against the closing from September 25, 2024, ruled by Court of Appeal Galati, Civil Section II.</p> <p>It annuls the appeal declared by appellant plaintiff National Power Transmission Company Transelectrica against the civil decision 242/2024 from 2.10.2024, ruled by Court of Appeal Galați – Civil Section II.</p> <p>It forces the appellant plaintiff National Power Transmission Company TRANSELECTRICA S.A. to pay to appellant defendant NEXT ENERGY PARTNERS S.R.L. the court expenses in amount of 14,784.68 RON. Final. The number of the solution document: 478/2025 Date of the solution document: 05.03.2025</p>
2	15561/3/2022 C-tin Ovreiu	Court of Bucharest	P: SMART SA D: Transelectrica	Execution of administration contract - claims	The amount of 4,467,108 RON, representing the amount of fiscal obligations related to increased incomes as a result of the increase of the tax basis resulting from adjusting the incomes for years 2014, 2015 and 2016 + court expenses.	Solution in brief: It admits the summoning to court. It forces the defendant to pay to plaintiff the amount of 4,467,108.18 RON as well as the payment of legal penalty interest related to amount of 3,193,869 from the date 21.12.2021 until the effective payment. It forces the defendant to pay to plaintiff the court expenses in amount of 51378.78 RON as

						stamp duty fee and the amount of 3000 RON as fee expert. With a right of appeal within 30 days from communicating the resolution. The appeal request will be submitted on Court of Bucharest, Civil Section VI. Decision ruled in public meeting by making the solution available to parties by the registry of the Court, today, 20.03.2025. Document: Decision 768/2025 20.03.2025 TEL will appeal.
2	2082/3/2020 Lucian Anton	Court of Bucharest	D:SC ENOL GRUP SA C: Transelectrica	L 85/2014 Insolvency Procedure Debt Declaration	2,514,312 RON	Pursuant to art. 139 of Law 85/2014 regarding Insolvency Procedure it confirms the reorganization plan of the debtor suggested by the special administrator. It sets the deadline to continue the procedure on 13.09.2024, h 09.00, for when the creditors are summoned through BPI. With appeal within 7 days from communicating the decision by publishing it in Insolvency Proceedings Bulletin which will be submitted on the Court of Bucharest, Civil Section VII. Decision ruled on 09.02.2024, by making the solution available to parties by the registry of the Court. Document: Interim Decision 311/2024 09.02.2024 Suspended for judges' protest.
2	6580/117/2024 Mihail Tanasuica	Court of Cluj	P: Electrogrup Cluj D: Transelectrica	Performance of purchase contract	<p>"1. Forcing Transelectrica to conclude an addendum to Works Contract C5 from 19.05.2021, having as subject the extension of contract validity with the delay days resulted from performing the contract which are not the fault of the Executor, provisionally estimated up to 616 days ;</p> <p>2. Forcing Transelectrica to refund the amounts paid as penalties for invoices 114 from 29.03.2024 (paid by payment order 13065/25.06.2024) and 296 from 25.06.2024 (paid by payment order 15424/23.07.2024) issued by the defendant, in total amount of 2,164,304.25 RON as a non-due payment, adding legal interest due on the date of their payment until the refunding date, (i) mainly as a result of forcing the defendant to conclude an addendum Works Contract C5 from 19.05.2021, having as subject the extension of contract validity with the delay days resulted from performing the contract which are not the fault of the Executor and (ii) additional, as a result of noticing that the delay days claimed by Transelectrica are not the fault of the Executor;</p> <p>3. Forcing Transelectrica to pay</p>	Trial deadline: 21.11.2025 Accounting expertise is performed.

					interest-damage, representing the damage occurring to the plaintiff because of delays, provisionally estimated up to amount of 595,550 RON The total amount requested after change: 2,766,482.03 RON, main debit.	
2	Arbitration file ARB-5794	International Arbitration Center. Vienna (VIAC)	P: Marcu Corneliu Bogdan and Miu Andreea Mihaela D:Transelectrica	Claims	By ARB-5794 request, Marcu Corneliu Bogdan (RO) and Miu Andreea Mihaela (RO) vs. Transelectrica (RO) – Mr. Marcu Corneliu Bogdan and Mrs. Miu Andreea Mihaela requested for Transelectrica to be forced to pay the amount of 3,820,954 RON (767,784.03 euro), for each, a total of 7,641,908 RON (1,535,568.06 euro), that would represent compensation for the revocation without justification from the position of Directorate members. The amount of 3,820,954 RON is made of 1,910,477 RON (383,892.01 euro) representing monthly allowances from the revocation date up to the end of mandate and the amount of 1,910,477 RON (383,892.01 euro) representing the variable component for the fulfillment of performance criteria and objectives. Mr. Marcu Corneliu Bogdan and Mrs. Miu Andreea Mihaela have also requested for Transelectrica to be forced to pay legal interest applied to the amount previously mentioned until the date of the actual payment, as well as the update with inflation rate of the amount previously mentioned, until the date of the actual payment.	The arbitration request was registered at Transelectrica SA with number 31683/26.06.2024. The Arbitration Court was designated.
2	Arbitration file ARB-5768 File number 7331/2/2024	International Arbitration Center. Vienna (VIAC) Bucharest Court of Appeal (annulment action)	P: Stanciu Marius Viorel D:Transelectrica	Claims	Through ARB-5768 request Stanciu Marius Viorel (RO) vs. Transelectrica (RO) – Mr. Stanciu Marius Viorel requested for Transelectrica to be forced to pay the total amount of 4,390,618.73 RON (the equivalent of the amount of 883,833.30 EUR), made in this way: - 714,164.26 RON, representing non-compete compensation according to art. 5.2.3 of Mandate Contract, updated with inflation index. - 187,649.11 RON, representing penalty legal interest related to previous	<i>The arbitration award ruled on 21.10.2024 as a result of resolving the arbitration request ARB-5768 Stanciu Marius Viorel (RO) vs. Transelectrica (RO) was registered within Transelectrica on 23.10.2024 with the number 51569/24.10.2024. Through arbitration award, the Arbitration Court ordered the following: "The sole arbitrator admits the request made by Plaintiff Stanciu Marius Viorel and orders the following: (i) it forces the Defendant to pay to the Plaintiff the gross amount of 743,352.62 RON, representing non-compete compensation according to clause 5.2.3 of</i>

					<p>debit, calculated until the date 25.09.2023 - 2,794,110.57 RON, that would represent compensation for contract termination according to clause 9.2 of Mandate Contract, updated with inflation index, the total amount being formed of the amount of 2,416,562.36 RON, related to gross fix monthly allowances left until the end of mandate and the amount of 377,548.27 RON, that would represent variable component of remuneration for fulfilling the performance criteria and objectives. - 694,694.79 RON, representing penalty legal interest related to previous debit, calculated until the date 25.09.2023. Mr. Stanciu Viorel-Marius has also requested for Transelectrica to be forced to pay legal interest applied to the main amounts previously mentioned until the actual payment date.</p>	<p>Mandate Contract C477 from 23.11.2020, updated with inflation and orders that the actual payment of this amount to Plaintiff will be made at its net value by applying the 6.5 clause of Mandate Contract C477 from 23.11.2020, (ii) it forces the Defendant to pay to the Plaintiff the penalty legal interest calculated at the level of the reference interest rate of National Bank of Romania to which 8 percentage points are added related to net value of non-compete compensation non-updated with inflation, as it shall be determined by 6.5 clause of Mandate Contract C477 from 23.11.2020, from the due date (25.06.2021) up to the actual payment; (iii) it forces the Defendant to pay to the Plaintiff the gross amount of 2,879,598.63 RON, (containing the amount of 2,491,049.99 RON, representing fix component, 76,435.56 RON representing variable component for the year 2020, the amount of 312,113.07 RON representing variable component for the year 2021), representing damages for the revocation without fault of the mandate based on clause 9.2.B of Mandate Contract C477 from 23.11.2020, updated with inflation and It orders that the actual payment of this amount to Plaintiff will be made at its net value by applying the 6.5 clause of Mandate Contract C477 from 23.11.2020. (iv) it forces the Defendant to pay to the Plaintiff the penalty legal interest calculated at the level of the reference interest rate of National Bank of Romania to which 8 percentage points are added related to net value of damages for the revocation without fault of the mandate, non-updated with inflation, as it shall be determined by 6.5 clause of Mandate Contract C477 from 23.11.2020, from the due date (25.06.2021 for fix component, 07.07.2021 for variable component for the year 2020, 13.05.2022 variable component for the year 2021) up to the actual payment; (v) it forces the Defendant to pay to the Plaintiff the amount of 88,677.91 RON; 23,971.63 Euro as arbitration expenses (vi) Any other claims or requests of the Parties are rejected."</p> <p>The arbitration award ruled in the file ARB-5768 was appealed by Stanciu Viorel Marius.</p> <p>File number 7331/2/2024 was recorded at Bucharest Court of Appeal having as subject the annulment action made by Stanciu Marius Viorel against the arbitration award ruled on 21.10.2024 following the International Arbitration Center Vienna resolution of arbitration request ARB-5768 Stanciu Marius Viorel</p>
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						(RO) vs. Transelectrica (RO), annulment action that asks for the annulment in part of arbitration award regarding the payment way of net value of amounts established by arbitration award. Bucharest Court of Appeal ordered the following on 20.03.2025, by sentence number 26/2025:” It rejects the annulment action as unfounded. With appeal in 30 days from communication which will be submitted at Bucharest Court of Appeal –V Civil Section. Decision ruled today, 20.03.2025 and made available to the parties by the court registry.” according to the information from the court of law site.
2	909/3/2022/a81	Bucharest Court of law	P: Transelectrica D: Romelectro	Payment for damages Art. 123 para. 4 Law 85/2014	109,967,368.67 RON, VAT free, representing damages compensation as a result of C112/2019 contract termination – refurbishment of 110 kV Timișoara power station and switching to the 400 kV voltage of Poștile de Fier - Anina - Reșița - Timișoara - Săcălaz – Arad axis, step II: The 400 kV Timișoara power station – by the legal administrator of the company Romelectro SA, namely, recording the amount in the debts list with preference degree, according to art. 161 item 4 of Law 85/2014, as well as the payment of court expenses.	Trial deadline: 14.10.2025 Suspended for judges' protest.
2	909/3/2022/a82	Bucharest Court of law	P: Transelectrica D: Romelectro	Payment for damages Art. 123 para. 4 Law 85/2014	86,457,561.65 RON, VAT free, representing damages compensation (provisional estimated amount until the end of purchase procedures which are in progress) as a result of C145/2018 contract termination - refurbishment of 110 kV Medgidia South power station - by the legal administrator of the company Romelectro SA, namely, recording the amount in the debts list with preference degree, according to art. 161 item 4 of Law 85/2014, as well as the payment of court expenses.	Trial deadline: 14.10.2025 Suspended for judges' protest.
3	25015/3/2025	Bucharest Court of law	P: Transelectrica D: Voltage	Claims	35,049,348.61 RON	Suspended for protest.

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