This form (filled in and signed by the natural person shareholder and accompanied by the copy of his/her ID paper signed true 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 certifying his/her legal representative capacity; the legal representative capacity is proved with the documents provided in Regulation of ASF no 5/2018, namely ascertaining certificate issued by the commercial register, submitted in the original or copy true to the original, or any other document in the original or copy as per the original issued by the competent authority of the state in which the shareholder is legally registered, which certifies the capacity of legal representative. Documents certifying the legal representative capacity will be issued 3 months at the most before the publication date of the convening notice for the shareholders' general assembly) should arrive in the original, by post or courier services, by **11 october 2019, 10:00 h**, for the first convocation, namely by **14 october 2019, 10:00 h**, for the second convocation, to the following address- Transelectrica, Bucharest 3, str. Olteni no. 2-4, 'PLATINUM Centre' building. NOTE: Credit institutions providing custody services mandated by the shareholder to participate and vote in the shareholders' general assembly should provide special power of attorney elaborated according to Regulation of ASF

shareholders' general assembly should provide special power of attorney elaborated according to Regulation of ASF no 5/2018, signed by the respective shareholder, accompanied by the affidavit of the credit institution mandated by the shareholder, which should specify it provides custody services for the respective shareholder and that the guidelines in the special power of attorney are identical with the guidelines of the SWIFT message received by the credit institution to vote in the name of such shareholder. The special power of attorney and the affidavit, both in the original and signed and even stamped, as the case may be, will be submitted to the following address-Transelectrica, Bucharest 3, str. Olteni no. 2-4, 'PLATINUM Centre' building.

## CORRESPONDENCE VOTING FORM for the Shareholders' General Extraordinary Assembly of the National Power Grid Company Transelectrica SA convened for 11/14 october 2019

I the undersigned	, domiciled in
	, identified with the ID paper
series no, issued by	, on,
personal numeric code	, holder of shares
issued by the NPG Co. Transelectrica SA, registered un	nder no. J40/8060/2000 with the Office of the
Commercial Register Bucharest, Single Registration Code	(SRC) 13328043, representing%
of the total number of shares issued by the NPG Co.	Transelectrica SA conferring me a number of
voting rights in the Shareholders' gene	ral assembly representing% from the
total 73,303,142 shares / voting rights issued by the NPG Co	. Transelectrica SA

Or

The su	ubscribed				, with
offices	in				,
identified	d by the nu	mber of registration in	the Commercial Register		, fiscal code
		holder of	shares issued t	by the NPG Co.	Transelectrica SA,
registere	d under no.	J40/8060/2000 with the	Office of the Commercial	Register Buchare	est, SRC 13328043,
represent	ting	% of the total numbe	r of shares issued by the NF	PG Co. Transelec	trica SA conferring
me a nu	mber of	voting rights in	the Shareholders' general a	ssembly represen	ting%
from the	total 73,303	,142 shares / voting righ	ts issued by the NPG Co. Tr	anselectrica SA,	legally represented <sup>1</sup>

<sup>&</sup>lt;sup>1</sup> The capacity of legal representative is proven using the documents provided in Regulation of ASF no 5/2018, namely ascertaining certificate issued by the commercial register, submitted in the original or copy true to the original, or any other document in the original or copy true to the original issued by the competent authority of the state in which the shareholder is legally registered, certifying its capacity of legal representative. Documents certifying the capacity of legal representative will be issued 3 months at the most before the publication date of the convening notice for the shareholders' general assembly.

by		, in his/her capacity of	, holder of
ID paper series	number	, according to Regulation of ASF no 5/2018,	

Hereby do exercise my correspondence voting right on the items included in the agenda of the Shareholders' General Extraordinary Assembly of the NPG Co. Transelectrica SA to be held on **11 october 2019**, **10:00 h**, first convocation, in Bucharest 3, str. Olteni no. 2-4, PLATINUM Centre Building, 11<sup>th</sup> floor, Meeting room 1112, namely on **14 october 2019**, **10:00 h**, second convocation in case the first one cannot be held, as follows:

Item in the agenda		(to be fi	<b>Vote</b> (to be filled in <i>for</i> , <i>against</i> or <i>abstention</i> )		
			FOR	FOR AGAINST AI	
National H new share at the regi the value	Power Grid Company Transelectrica SA, follov s, without issue premium and by respecting th stration date, with a maximum value of 20,248	mely: is approved the share capital increase of ving SGEA Decision 16/21.12.2018, by issuing e preference right of the existing shareholders ,262 lei, out of which 11,883,300 lei represents ich the Company has received property right			ON
(i) i issue prem		t nominal value, namely 10 lei/share, without			
one month		in the exercise of the preference right will be begin on a date subsequent to the registration lecision publication date.			
new share		by the ratio between the maximum number of and the total number of shares held by the			
	each shareholder registered at the registration new issued shares.	ion date may subscribe for each share held			
calculated		be subscribed under the preference rights is number of shares held at the registration date earest integer.			
	Example for other shareholders	New shares			
	1 share	0,027623			
	10 shares	0,276226			
	100 shares	2,762264			
	1000 shares	27,622639			

<sup>&</sup>lt;sup>2</sup> The "for" vote can be granted either to point 1.1 or point 1.2.

Sharee	IOLDERS' GENE	RAL EXTRAORDINARY ASS	EMBLY		
Item in the agenda		Vote (to be filled in <i>for</i> , <i>against</i> or <i>abstention</i> )			
			FOR	AGAINST	ABSTENTI ON
<ul> <li>10 Lei / share, without.</li> <li>The subscription period be of one month from the registration day associate publication date of the extraordinary assembly.</li> <li>The subscription rate number of new shares in number of shares held be the shares held be the shares at each share holder reconsistent shares at each share to the preference right, rate with the number of shares at each share to the number of new shares at each share to the preference right.</li> </ul>	y of Economy of the tent to AGEA Decis. The preference right the 17 lands present hip certificates for efference right acco red for subscription share premium. I for shares under the the prospectus date a iated to the share the decision made is determined by the source of the prefer by shareholders from raded on the registra hare held under the swill issued shares the sheld is calculated of shares held on the number it will be r	the share capital of the National sion 16/21.12.2018), by issuing to of shareholders existent on the the d in the Annex - lands to this and by cash contribution of the ording to the assessment report in at their nominal value, namely the preference right exercise will and will begin on a date after the capital increase and after the by the shareholders' general the ratio between the maximum tence right exercise and the total in the existing capital. attion date can subscribed newly terms set in the previous item. that can be subscribed according by multiplying the Subscription the registration date, and if the rounded downwardly, up to the			
Example for other sh		New shares			
1 share		0.027623			
10 shares		0.276226			
100 shares		2.762264			
1000 share	s	27.622639			
(the proposal of the shareholder the Romanian st	ate)				

 $<sup>^3</sup>$  The "for" vote can be granted either to point 1.1 or point 1.2.

SHAREHOLDERS' GENERAL EXTRAORDINARY ASSEMBLY				
Item in the agenda		Vote (to be filled in <i>for</i> , <i>against</i> or <i>abstention</i> )		
		AGAINST	ABSTENTI ON	
<b>Item 2 in the agenda</b> , item 2.1 <sup>4</sup> of the draft Decision, namely: <i>is approved delegation of powers to the Company's Directorate pursuant to article 114 (1) of Company Law 31/1990 and art. 85 (2) of Law</i> 24/2017 of the power to decide, in compliance with the conditions approved by SGEA, on the share capital increase for a period of 3 years, including, but not limited to:				
- contracting the services of an authorised intermediary for issuing the prospectus;				
- drawing up and submitting the prospectus proportional to the offer for approval to the Financial Supervisory Authority;				
- initiating and running the public offer addressed to existing shareholders at the registration date;				
- approving the term and conditions for exercising the preference right of the existing shareholders, proportional to the number of shares held at the registration date, in order to keep the share held by each shareholder prior to the share capital increase;				
- approving the procedure for subscribing the new shares issued within the framework of the share capital increase;				
- establishing the exact value with which the share capital is increased; issuing the new shares;				
- validating the results of the subscription of new shares at the end of the preference rights' period of exercise, cancelling the shares issued but unsubscribed in the share capital increase procedure and the increasing the share capital;				
- modifying the Company's Articles of Association corresponding to the share capital increase, namely art. 7 - Share capital, as well as approving its updated form.				

 $<sup>^4</sup>$  The "for" vote can be granted either to point 2.1 or point 2.2.

SHAREHOLDERS' GENERAL EXTRAORDINARY ASS	EMBLY			
Item in the agenda		<b>Vote</b> (to be filled in <i>for</i> , <i>against</i> or <i>abstention</i> )		
	FOR	AGAINST	ABSTENTI ON	
<ul> <li>Item 2 in the agenda, item 2.2<sup>5</sup> of the draft Decision, namely: is approved the delegation to the Company's Directorate of the competence to increase the share capital of CNTEE. Transelectrica SA, for 3 years, while observing the incident legal provisions and the terms approved by the Shareholders' general extraordinary assembly including but without limitation the following:         <ul> <li>Selecting and contracting the services of an ASF-certified agent in order to issue the prospectus while observing the provisions of Law 98/2016 on public procurements: approving the intermediation contract and any other document necessary for transaction admission of shares and of deposit certificates as well as their registration in any necessary register, and any other documents required with a view to finalise the share capital increase;</li> <li>Drawing up the proportionate offer prospectus and submitting it for approval of the Financial Supervision Authority;</li> <li>Initiating and conducting the public offer addressed to existing shareholders on the registration date.</li> <li>Approving the terms and conditions for the preference right exercise of the share capital increase;</li> <li>Approving the ubscription procedure for new shares issued under the share capital increase;</li> <li>Approving the usbscription procedure for new shares issuing the new shares;</li> <li>Validating the results of new share subscription upon the end of the proportion the share capital increase;</li> <li>Validating the results of the share capital increase procedure and actual increase; of the share capital increase;</li> <li>Validating the results of new share subscription upon the end of the period when preference right were capital increase;</li> <li>Validating the results of new share subscription upon the end of the period when preference rights were exercised; cancelling the shares issued but unsubscri</li></ul></li></ul>				
			•	

The shareholder fully assumes his/her liability to accurately fill in and safely transmit this correspondence voting form. Date \_\_\_\_\_

Name and surname of the natural person shareholder or of the legal representative of the legal person (Clearly, using capital letter)

<sup>5</sup> The "for" vote can be granted either to point 2.1 or point 2.2.
<sup>6</sup> The position of the legal representative will be mentioned in case of legal person shareholder.
<sup>7</sup> The valid stamp will be also applied in case of natural person.