BOARD OF ADMINISTRATION SNTGN TRANSGAZ SA

ACTIVITY REPORT

A document drawn up pursuant to the provisions set forth in Article 29, paragraph 14 of the Government Emergency Ordinance no. 109/2011 on corporate governance of public enterprises, as amended and supplemented

ION STERIAN

Chairman of the Board of Administration Non-executive Administrator

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I. General considerations

Mandate term	MANDATE Contract	April 30th 2013 - April 29th, 2017
Appointing Instrument/Mandate	■ Decision of the Ordinary General 5/30.04.2013 elected administrator ■ Decision of the Ordinary General 8/10.07.2013 Article 1b administrator reconfirmed by cumulaled Decision of the Ordinary General Associated 2 appointed chairman of the Board of A	al Meeting of the Shareholders no. tive voting embly of Shareholders no. 8/10.07.2013
Capacity within the Board of Administration	Non-Executive Administrator Chairman of the Board of Administration	
Advisory Committees of the Board of Administration he isa part of	Resolution of the BA no. 7/27.05.2013 the NTS Safety and Security Comm BA no. 7/27.05.2013 - non-executive add the Strategy and Development Com the BA no. 7/27.05.2013 - non-executive the Committee for Regulation and I	ittee- according to the Resolution of the ministrator; nmittee – according to the Resolution of
Short biography	I graduated from the Petroloum &	Gas University of Ploieşti, having
	obtained the title of Bachelor of Engi petroleum and gas storage facilities. I also graduated from the Faculty of and Rural development within the Ur Veterinary Medicine in Bucharest, as I have Master Degrees in Managemer Food and Agritourism, degrees issus Sciences and Veterinary Medicine in During my career I have expanded my through post-graduate studies on international and diplomatic relations Between 1992-2004 I was area management of the studies	Economic Engineering, Management niversity of Agronomic Sciences and of 2002 being a graduate engineer. In and Rural development and Public ared by the University of Agronomic Bucharest y horizon of professional knowledge in security and good governance, if, financial management. Ger of S.C. Petrotrans SA Ploiesti and cutive manager of the technical Division
	Starting with 2006 I am the manage Autonoma Administrația Patrimoniului Pi	er of the Technical Division of Regia rotocolului de Stat.
	state within the Ministry of Territorial D the public works within the ministry, of	of time, the position of sub-secretary of Development and Tourism, coordinating during the same year returning to my a Autonoma Administrația Patrimoniului

Protocolului de Stat, position that I hold at this date, as well.

Since April 30th 2013, I have been the chairman of the Board of Administration of SNTGN Transgaz SA and, together with the other 4 administrators, I have been ensuring the administration of the company pursuant to the objectives in the Administration Plan, a plan unanimously approved by Transgaz' shareholders through the Resolution No. 9/23.09.2013 of the Ordinary General Meeting of the Shareholders and the executed Contract of Mandate.

For more details, at the end of the Activity Report, please find attached my Curriculum Vitae.

Documents including the responsibilities of the Board of Administration (BA) and of the Chairman of the BA.

- Companies' Law No. 31/1990, republished as amended and supplemented;
- Government Emergency Ordinance no. 109/2011 on corporate governance of public enterprises, as amended and supplemented (reporting duties);
- Law 297/2004 on the capital market, as amended and supplemented;
- Articles of Incorporation of Transgaz SA, updated Chapter V, Article 19 and Article 20;
- **■** concluded Contract of MANDATE:
- the Rules on Organization and Operation (ROO) of the BA include information on: the organization and operation of the BA; the BA tasks, the policy for management of conflicts of interest, operation mode, the liability of the administrators:
- the Rules of Corporate Governance of Transgaz SA include information on:
- The role and duties of the Board of Administration;
- The structure of the Board of Administration;
- The appointment of the Board members;
- The remuneration of the Board members:
- The Advisory Committees of the Board of Administration;
- The executive management:
- The Code of Professional Conduct;
- The shareholders' rights and treatment;
- Transparency, Financial Reporting;
- Conflict of interest and transactions with stakeholders:
- Status of corporate information and CSR
- The Internal Regulations on the organization and operation of the Advisory Committees established by the Board of Administration of the company include information on:
- The structure of the Advisory Committees;
- The members of the Advisory Committees;
- The duties of the Advisory Committees.
 - the Nomination and Remuneration Committee;
 - the Audit and Rating Committee;
 - the NTS Safety and Security Committee;
 - the Strategy and Development Committee;
 - the Committee for Regulation and Relations with public authorities

The Advisory Committees established by the Board of Administration are responsible for carrying out analyses and for making specific recommendations to the Board of Administration biannually submitting activity reports to it.

■ The Code of Ethics of Transgaz SA allowing for the company employees to become familiarized with and to support the ethical values and the assets of the company, to observe and apply the rules on ethics, integrity, avoidance of any conflicts of interest, prevention and reporting of fraud, corruption and to report of irregularities within the organization.

Organization of the activity of the Board of Administration

- Transgaz SA is managed based on a one-tier management system. The current Board of Administration consists of 5 members and was selected and appointed according to the provisions set forth in the Government Emergency Ordinance no. 109/2011 on corporate governance of public enterprises, as amended and supplemented;
- For the effective management of the company, the administrators decided to establish an organizational entity within the company i.e. the Secretariat of the BoA and the GMS, an entity acting as secretariat of all activities necessary for the f the Board of administration / General Meeting of the of Shareholders to fulfill their tasks pursuant to the provisions set forth in the Government Emergency Ordinance no. 109/2011, as amended and supplemented; Law no. 297/2004, as amended and supplemented and the National Securities Commission of Romania Regulations 1/2006 and 6/2009, as amended and supplemented;
- Together with the other administrators I have decided that, in order to ensure the compliance of the administrative decisions/top management actions with the requirements of the regulatory documents regarding the companies, the corporate governance, the capital market, the transparency, the communication, the overall activity of the Board of Administration has to be consistent with a procedure and permanently in line with the legal regulations related to the business of the company;
- For documenting the activities performed over the mandate of the Board of Administration, the following documents are filed chronologically by the Secretariat of the BA and the GMS, according to the legal effective provisions:
- the agenda for each Board meeting;
- the minutes of the Board meetings;
- the decisions of the Board of Administration together with the documents underlying such decisions (reports, essays, briefings, etc.);
- the minutes of the Advisory Committees meetings;
- the reports of the Advisory Committees within the Board of Administration;
- the Convening of the Ordinary General Meetings of the Shareholders and of the Extraordinary General meetings of the Shareholders;
- the minutes of the Ordinary General Meeting of the Shareholders and of the Extraordinary General Meeting of the Shareholders;
- the resolutions made by the Ordinary General Meetings of the Shareholders and the Extraordinary General Meeting of the Shareholders together with the documents that were the basis for making such decisions;
- other documents/addresses/received by the Board of Administration for information / analysis / ordering of measures.
- I and the other administrators have undertaken all the company management activity by full responsibility, professional ethics, integrity and transparency, efficiency and competitiveness, subject to sustainability and in line with the updated Articles of Incorporation of the Company, the Mandate Contract signed and the best corporate governance practices.

Policies and procedures on the

■ Process Procedures (PP) and Work Instructions (WI) established for the

organization and the conduct of the activities of the Board of Administration

organization and performance in line with the relevant legal framework of the specific activities of the Board of Administration are:

- PP124 Organization and conduct of the Board meetings;
- PP125 Organization and conduct of the Board meetings via electronic means of communication;
- PP126 Organization and conduct of the General Meetings of the Shareholders:
- IL PP 124-41 Complete the files of the BA meetings and of the General Meetings of the Shareholders:
- IL PP 124-42 Release of resolution excerpts made by the Board and by the General Meeting of the Shareholders
- Policies and procedures existing within the Board of Administration, according to the Government Emergency Ordinance no. 109/2011 on corporate governance of public enterprises:
- Policy on the management of conflicts of interest;
- Policy on dividend distribution draft;
- Policy on risk management;
- Policy on transactions with "related parties";
- Policy on sponsorship;
- Policy on internal and external communication

Note:

Given that, at regional, European and national level there is strong focus on increasing transparency in business, the elimination of corruption and implementation of best corporate governance practices in the administration and management of companies with majority state capital, I had the initiative of analyzing, jointly with the other administrators, the drawing up at the level of the Board of Administration of, a new policy, namely: "The policy on transparency, information dissemination, data governance and anticorruption". This document shall allow the Board to develop a referential framework to stimulate the stakeholders' confidence in the decisions and resolutions made by Transgaz' administrators and in the actions taken by the company management.

Information and communication

To ensure accurate and timely information of all stakeholders on the activity of the company, I have continuously watched and monitored and closely coordinated the communication and public information activity, so that it is in line with the reporting requirements incumbent to Transgaz, as a company listed on the stock exchange and as a transmission system operator, an important player on the national and international energy scene.

The guidelines pursued with priority in this regard are contained in the "Policy of the Board of Administration on internal and external communication" taken over in the Management plan of the company's general communication, and are mainly focused on issues such as:

- **permanent alignment of our website** with the requirements of transparency and dissemination of information imposed by the good corporate governance practices;
- the performance of public communications and financial reporting consistent with the legal provisions related to our business;
- the provision of correct, complete and timely information and of equal and non-discriminatory treatment during the provision of information to all Transgaz' shareholders;
- the provision of efficient logistic support (including the Conference

Room) for the organization and conduct of the Board meetings and of the General Meetings of the Shareholders:

- the dissemination of Board decisions pursuant to the procedures established:
- the publication, pursuant to the law, of the convening notices and of the resolutions made by the General Meeting of the Shareholders on the company's website;
- maintaining a permanent communication with the top management:
- the improvement of the internal and external relations of the company

Documentation on the control Management and supervision System. financial reporting and self-assessment of the Board of Administration

- Transgaz' Management plan for the period between 2013 and 2017;
- Report on the administrators' activity, drawn up pursuant to the Government Emergency Ordinance no. 109/2011, amended and supplemented as follows:
- Every six months, submitted to the Ordinary General Meeting of the Shareholders (OGAS) to take note of the administrators' activity;
- each year submitted for approval to the OGMS together with the approval of the annual financial statements and the discharge of the administrators;
- Management Plan for the period between 2013 and 2017 prepared pursuant to the provisions of the Government Emergency Ordinance no. 109/2011, as amended and supplemented, and to the objectives assumed under the Management Plan;
- Quarterly Report on the performance of the mandate, drawn up pursuant to the Government Emergency Ordinance no. 109/2011, as amended and supplemented.
- Quarterly, half-yearly, annual financial reports pursuant to IFRS-EU
- Statutory Auditor's Report:
- Internal Auditor's Report;
- Management's report on the financial statements;
- Assessment Report pursuant to the Internal Control/Managerial System;
- Report (CSR) on Corporate Social Responsibility
- Declaration APPLY or EXPLAIN / the status of compliance with the new Code of Corporate Governance of the BSE:
- Declaration of accession to the National Anticorruption Strategy for the period 2016 - 2020

Organization Chart of the Board of Administration

	Surname and given name(s)	Capacity in the Board	Legal basis under which the person	on was appointed	Mandate tern
	STERIAN ION	Non-executive Administrator Chairman of the	OGAS Resolution no. 5/30.04.2013 Art.7 OGAS Resolution no. 8/10.07.2013 Art.1b	administrator reconfirmed as	
pendent ve Administrator	Board Administration	Board of		administrator by cumulative votes	4 years
U ANDREI		Auministration	DGMS Resolution no. 8/10.07.2013 Art.2	no. 8/10.07.2013 Appointed as Chairman of the Board of Administration	
	VĂDUVA PETRU ION	Administrator	DGMS Resolution no. 5/30.04.2013 Art.7	administrator	
	Director - General	OGMS Resolution no. 8/10.07.2013 Art.1b	reconfirmed as administrator by cumulative votes	4 years	
			BoD Resolution no. 8/4.06.2013 Art.8	Appointed director general	

ILIESCU BOGDAN GEORGE	Non-executive Independent Administrator	OGMS Resolution no. 8/10.07.2013 Art.1a	Elected as administrator by cumulative votes	4 years
CERNOV RADU ŞTEFAN	Non-executive Independent	OGMS Resolution no. 5/30.04.2013 Art.7	Elected as administrator by cumulative votes	
	Administrator	OGMS Resolution no. 8/10.07.2013 Art.1a	Elected as administrator by cumulative votes	4 years
RIZOIU ANDREI*	Non-executive Independent Administrator	OGMS Resolution no. 5/02.10.2014 Art.1	Administrator	3 years and 1 month

^{*} Mr. Andrei Rizoiu continues the mandate of Mr. Vlad Nicolae Neacsu who was appointed as an administrator during the Ordinary General Meeting of the Shareholders 8/10.07.2013 and who gave up his mandate as an administrator pursuant to the Board Resolution 1/2014 as of January 24th, 2014. During the same Board meeting, Remus Dumitru Vulpescu was appointed as the provisional administrator (Article 1, Board Resolution 1/2014) who, during the Board meeting 18/2014, has been revoked, and Andrei Rizoiu was appointed as the provisional administrator (Article 2, Board Resolution 18 of June 2nd, 2014).

Composition of the Advisory Committees

The composition of the Advisory Committees (equivalent to the mandate term) established under the Board of Administration, pursuant to Law No. 31/1990, Article 138^1, paragraph 2, Article 138^2, paragraph 2, Article 140^2, paragraphs (1) and (2), the Government Emergency Ordinance no. 109/2011, Article 34, Article 35, paragraph 2 and Article 55, paragraphs (2) and (3) of the Code of Corporate Governance is as follows:

1. NOMINATION AND REMUNE	RATION COMMITTEE	
STERIAN ION	non-executive administrator	BoA Resolution no. 7/27.05.2013
CERNOV RADU ŞTEFAN	non-executive administrator, independent	BoA Resolution no. 7/27.05.2013
ILIESCU BOGDAN GEORGE	non-executive administrator, independent	BoA Resolution no. 13/29.07.2013
2. RATING AND AUDIT COMMI	TTEE	
ILIESCU BOGDAN GEORGE	non-executive administrator, independent, Chairman of the Audit and Rating Committee	BoA Resolution no. 13/29.07.2013
CERNOV RADU ŞTEFAN	non-executive administrator, independent	BoA Resolution no. 7/27.05.2013
RIZOIU ANDREI	non-executive administrator, independent	BoA Resolution no. 21/16.06.2014
3. NTS SAFETY AND SECURIT	Y COMMITTEE	
STERIAN ION	non-executive administrator	BoA Resolution no. 7/27.05.2013
VĂDUVA PETRU ION	executive administrator	BoA Resolution no. 13/29.07.2013
RIZOIU ANDREI	non-executive administrator, independent	BoA Resolution no. 21/16.06.2014
4. STRATEGY AND DEVELOP	MENT COMMITTEE	
STERIAN ION	non-executive administrator	BoA Resolution no. 7/27.05.2013
VĂDUVA PETRU ION	executive administrator	BoA Resolution no. 7/27.05.2013
ILIESCU BOGDAN GEORGE	non-executive administrator, independent	BoA Resolution no. 13/29.07.2013
RIZOIU ANDREI	non-executive administrator, independent	BoA Resolution no. 21/16.06.2014
5. COMMITTEE FOR REGULAT	TION AND RELATIONS WITH PUBLIC	

AUTHORITIES		
STERIAN ION	non-executive administrator	BoA Resolution no. 13/29.07.2013
VADUVA PETRU ION	executive administrator	BoA Resolution no. 7/27.05.2013
CERNOV RADU ŞTEFAN	non-executive administrator, independent	BoA Resolution no. 7/27.05.2013

The entire activity of the current Board of Administration of Transgaz, since the taking over of the mandate in May 2013, following the selection conducted pursuant to the Government Emergency Ordinance no. 109/2011, with the subsequent amendments and supplementing, is detailed in the **Administrators' Report** drawn up **quarterly/annually** and is submitted for approval by the General Meeting of the Shareholders.

The Administrators' annual Report is public and can be found at the following address: http://www.transgaz.ro/ro/informatii-investitori/raportari-anuale.

The work undertaken by the Board members within the Advisory Committees is shown in the **Reports prepared by them and submitted quarterly to the Board of Administration**.

2. Mandate, strategy, objectives – Commitments and Achievements

By adopting the Government Emergency Ordinance no. 109/2011 on corporate governance in public enterprises, the Romanian Government undertook responsibility that, in the future, these companies to be removed from the political sphere and to be run by professional managers transparently selected by internationally and nationally recognized recruitment companies approved through a single process by all partners involved (the Government, the IMF, the EU).

In view of the fact that the efficiency and competitiveness of an economic operator mostly depend on the performance of its management, on the proper implementation of good corporate governance mechanisms during the operation of the company, pursuant to the Government Emergency Ordinance no. 109/2011, Societatea Nationala de Transport Gaze Naturale TRANSGAZ SA has implemented the private management since May 2013.

SNTGN TRANSGAZ S.A. Medias is the technical operator of the National Transmission System for Natural Gas and provides the compliance in terms of efficiency, transparency, safety, non-discriminatory access and competitiveness with the national strategy established for domestic and international transmission of natural gas, the dispatching of natural gas, research and designing in the field of natural gas transmission, consistent with the national and European laws and standards of quality, performance, environment and sustainable development.

Transgaz was among the pioneer of a new stage of development in the national economy, being a company pioneering the implementation of the private professional management. In this context, considering the need to ensure the energy security of the country through the development of mega projects aimed to facilitate the transmission of new natural gas resources discovered in the Black Sea, while keeping to a minimum the cost of natural gas transmission, the company entered under private professional management in a crucial moment in its history.

The national gas transmission company TRANSGAZ SA has a unified one-tier management system and is managed by a Board of Administration consisting of 5 members. Thus, the new administrators of the company selected professionally (the active Board of Administration) undertook the mandate for the administration of SNTGN Transgaz SA, and immediately started to develop the **Management Plan of the company for the mandate term between**

2013 and **2017**, as set forth in Article 30, paragraph 1 of the Government Emergency Ordinance no. 109/2011 on corporate governance of public enterprises, as amended and supplemented.

Whereas the Management Plan of SNTGN Transgaz SA for the period between 2013 and 2017 is a crucial tool of strategic planning on the administration of the company, a company listed on the BSE, I have given full attention, together with the other administrators, to the set objectives, the clear establishment of the trajectory for the efficient operational activity and sustainable development and I have succeeded in building and implementing it so that the management plan would be governed by a responsible, professional and ethical attitude in relation to all stakeholders (shareholders, employees, partners, community, authorities and state institutions, media, etc).

The Management Plan of SNTGN Transgaz for the period between 2013 and 2017 was unanimously approved by the shareholders under Resolution no. 9/23.09.2013 made by the Ordinary General Meeting of the Shareholders.

While empowering the importance of its mission for the country and for the company, the private, professional management of Transgaz is committed to ensure transparent, efficient and optimal corporate governance which, by making the most of the existing and future opportunities, to enable the company to achieve excellence in business, transforming it into a natural gas operator recognized on the international market of natural gas, a leader on the energy market in the region, thereby contributing to the definition of Romania as an important energy corridor for natural gas to Europe.

The Management Plan of the national natural gas transmission system operator prepared for the period 2013 and 2017 confirms the strategic vision of the administrators regarding:

- the company's directions of sustainable development;
- the optimization of economic-financial and operational performance;
- the increase in the viability of the company in the national and international energy context that is constantly changing.

Starting from the overall diagnosis of the activity carried out and of the prerequisites of the environment in which it operates, while capitalizing with maximum efficiency all the existing and future opportunities, the **Management Plan** for the period between 2013 and 2017 I have rigorously structured the strategic directions for action on the management of resources, operational and management processes of the company in order to achieve maximum efficiency for the established performance targets and transforming the company into a company with international recognition, a leader on the energy market in the region, which could help define Romania as an important energy corridor for natural gas to Europe.

Reconsidering the activity of SNTGN Transgaz SA depending on the evolution of the European and national energy sector, the future objectives of the European energy policy, the priorities of the national energy strategy, the changes in the environment in which the company operates, the objectives and directions for the administration of the company established for the period between 2013 and 2017 are directed mainly towards the following areas:



The administrators of SNTGN TRANSGAZ S.A. Medias considered that the objectives set out in the Management Plan of the company for the period between 2013 and 2017, the objectives then taken over by the Director General and the executive management in the Management Plan, as they are listed below, shall reach the desiderata regarding the improvement of the company efficiency and its redefining in line with the requirements of the modern standards of performance and competitiveness at regional, European and international levels.

Commitments and achievements

With experience of more than a century in the transmission of natural gas, a strategic activity of the national economy, SNTGN TRANSGAZ SA is one of the largest national companies where the corporate governance model is operated successfully.

The results achieved during the period between 2013 and 2017 are based on the measures and approaches of the Board of Administrators on the company's management, mainly by:

- Redesigning the organizational structure through a modern and efficient new organization chart consistent with the safe and secure activity requirements regarding the exploitation of the natural gas National Transmission System (NTS), its competitiveness and sustainable development;
- Improving the institutional relations at national level (the Parliament, the Government, ANRE, ANRM) and at international level with countries of the European Union and other countries;
- Making the activity of the Advisory Committees efficient and responsible, including increasing the responsibility of the operational personnel;
- Optimizing the operational, investment and development activity, improving the works related to the operational activity

In order to submit a clear and concise presentation of the manner in which the strategic objectives undertaken under the Mangement Plan of the company for the period between 2013 and 2017 have been met, I have used the model below:

No.	Objective undertaken under the Management Plan 2013-2017	Courses of action for achieving the undertaken objective	Objective initiated / started	Objective that continues
		A. ENERGY SAFETY AND SECURITY		
1	The strengthening of the role played by SNTGN TRANSGAZ S.A. Medias as a gas transmission operator on the European and national energy market, as a result of the EU requirements on the development of the interconnection between NTS and the similar transmission systems in neighboring countries, of the potential for exploitation of significant deposits of natural gas discovered in the Black Sea and the shale gas in	✓ The preparation of the Development Plan for the natural gas National Transmission System in the period between 2014 and 2023, approved by ANRE under Decision No. 2819/17.12.2014 which comprises 5 major projects in various stages of execution and whose estimated total value amounts to approx. Euros 1.5 billion: The development in Romania of the National Gas Transmission System on the Bulgaria - Romania - Hungary - Austria corridor (BRUA) The feasibility study was completed in 2015. In May 2015 the Innovation and Networks Executive Agency (INEA) signed the financing contract for a grant in the amount 		

the future;

of EUR 1,519,342, representing 50% of the total estimated cost for designing the compressor stations. In May 2016 the contract for design services for the 3 compressor stations (SC Podisor, SC Bibeşti and SC Jupa) was signed with the Polish company Gornicze Biuro Projectow PANGAZ sp. z o.o. In September 2016, the financing agreement for a grant in the amount of Euros 179.3 million was signed for Phase 1 of the BRUA Project. In order to ensure the effective management of the whole project, of all operations related to its implementation, development monitoring, at organizational level, the BRUA Project Management Unit was created separately. The project is in the stage of obtaining the Building Permits and the procurement procedures for tubular material and technological equipment (valves).

2. The Development on the Romanian territory of the Southern Transmission Corridor for accommodating Black Sea gas

The feasibility study was completed in January 2016. The feasibility study included the selection of the pipeline route and the execution of the topographical, geotechnical and hydrological surveys. Simultaneously with the preparation of the Feasibility Study, the following activities were initiated:

- the identification of the landowners along the pipeline route;
- the procedure regarding the authorizing of the execution of construction works by obtaining the Town Planning Certificates.

The procedure for environmental impact assessment is in the stage of Submission of the notification and its initial assessment.

3. The project regarding the interconnection of the national transmission system with the international natural gas transmission pipelines

The pre-feasibility study was initiated in 2014 at the Design Research Division within the company; in 2015 a series of technical and economic tests were conducted in order to determine the viability of the investment, and the study was approved in June 2016.

4 The Project on developments of the NTS in the North-East of Romania in order to improve gas supply in the area

and to ensure the transmission capacity to the Republic of Moldova

The feasibility study was completed in January 2016 but is now updated as suggested by the JASPERS consultant hired by the Ministry of European Funds.

5. The development in Romania of the Central Transmission Corridor for taking over natural gas from the Black Sea shore.

The pre-feasibility study was completed at the end of 2016.

Drawing up the Development Plan of the National Gas Transmission System in the period between 2016 and 2025, submitted for approval to ANRE, which includes a number of 6 major projects. The Project regarding new developments of the NTS in order to take gas from the Black Sea shore was introduced.



- Also in order to achieve the objective of strengthening the role of SNTGN Transgaz SA as a gas Transmissiojn system operator on the European and national energy market, the administrators have ordered the company management to implement the following guidelines:
- the establishment of the Representative Office Transgaz Bucharest an action fulfilled under Resolution no. 12/18.12.2013 issued by the Extraordinary General Assembly of Shareholders;
- the completion of the **interconnection** with the Republic of Moldova a goal achieved in 2014;
- the establishment of Transgaz' Representative Office SA in Brussels, a secondary office of SNTGN Transgaz SA, without legal personality an action fulfilled under Resolution no. 2/29.04.2014 issued by the Extraordinary General Meeting of the Shareholders;

- the establishment of Transgaz' Representative Office SA in Chisinau, a secondary office of SNTGN Transgaz SA, without legal personality - an action fulfilled under Resolution no. 7/218.12.2015 issued by the Extraordinary General Meeting of the Shareholders: - the completion of the interconnection with Bulgaria on the Giurgiu - Ruse route - a goal achieved in 2016. Romania currently has interconnection points with 4 of the 5 neighboring countries (except SERBIA) as follows: UKRAINE Orlovka (UA) - Isaccea (RO) -DN 1000, Capacity = 8.6 billion m3/year, P_{max} = 55 bars Tekovo (UA) - Medieşu Aurit (RO)-DN 700, Capacity = 4.0 billion m3/year, P_{max} = 70 bars HUNGARY Szeged (HU) - Arad(RO)- Csanadpalota-DN 700, Capacity = 1.75 billion m3/year, $P_{max} = 63 bars$ REPUBLIC OF MOLDOVA Ungheni (MO) - Iași(RO)- DN 500, Capacity = 1.5 billion m3/year, P_{max} = 50 **BULGARIA** Ruse (BG) - Giurgiu(RO)-DN 500, Capacity = 1.5 billion m3/year, $P_{max} = 40$ The process for achieving this goal was as follows: - in 2013 the Giurgiu Gas Metering Station (GMS) and the Group of Line Valves and Land Pipeline from the Giurgiu GMS to the Valve Assembly: - in 2014 - the completion of the works "
- The completion of the interconnection between the gas transmission systems of Romania and Bulgaria on the Giurgiu Ruse route;
- in 2014 the completion of the works " Laying of the Danube undercrossing Protection pipeline and the fiber optic cable for data transmission";
- in 2016 the Giurgiu Ruse completed interconnection was September, the main pipeline was drawn under the Danube and in November it was commissioned: the backup Danube undercrossing pipeline the was commissioned in December 2016). Also, at the end of 2016, the Interconnection Agreement was concluded.
- The creation of the

3

In October 2015, Transgaz submitted to the

	technical conditions necessary to ensure the bi-directional gas flow on the interconnection between Romania and Hungary on the Arad- Szeged route;	European Commission (the Innovation and Networks Executive Agency - INEA) the "Grant Application" for the Phase 1 of the project "Development on the Romanian territory of the National Gas Transmission System on the Bulgaria-Romania-Hungary-Austria Corridor" (part of the Project of Common Interest - encoded in the PCI 7.1.5. list "Gas pipeline from Bulgaria to Austria via Romania and Hungary) - BRUA. In order to ensure compliance with the Regulation (EU) no. 984/2013, TRANSGAZ and FGSZ signed a new TSO membership agreement in order to use the trading platform services for standard and nonstandard capacity products (Regional Booking Platform) owned by FGSZ. Currently, TRANSGAZ can provide, on the Romania – Hungary route, a flow of natural gas falling under the requirements of the Regulation (EU) no. 994/2010. During the execution of the NTS upgrade works meant to increase the bidirectional gas flow capacity between Romania and Hungary, Transgaz has considered the prospect of implementing the plans for use of natural gas potential in the Black Sea. Given that the initial estimates indicate that they considerably exceed the possibility of transmission by the Romanian National Transmission System, the development of	
4	The continuation of actions for the conclusion of development agreements regarding the NTS interconnection with similar transmission systems from neighboring countries;	the transmission capacity to Hungary under the BRUA Project is taken into account. The Interconnection Agreements concluded until today: • the Interconnection Agreement for the Csanadpalota Interconnection Point, concluded with FGSZ Zrt., Hungary on 02.12.2015; • the Interconnection Agreement for the Isaccea 1 Interconnection Point concluded with PJSC Ukrtransgaz, Ukraine, on 19.07.2016; • the Interconnection Agreement for the Negru Voda 1 Interconnection Point, concluded with Bulgartansgaz, Bulgaria on 19.05.2016; • the Interconnection Agreement for the Ruse - Giurgiu Interconnection Point, concluded with Bulgartansgaz, Bulgaria, on 22.12.2016.	
5	The business development by streamlining the	In 2014 , the company established the European Funds and International Relations Division, and for the optimization of the	

absorption of European funds and creating an efficient and flexible financing structure absorption of European funds, in June 2015, the Division for European funds was established within the Department as an organizational structure responsible for accessing EU funds and for monitoring projects developed through European funds in order to avoid major nonconformities occurring in the management of this type of financing, non-conformities that may lead to the repayment of the allocated funds.

Funding Applications/Financing Contracts between 2013 and 2016 2014:

1. Modernization of the Şinca Turbocompressor Station and of the Related Facilities

Application date: 10.06.2014

The current state of the application:

Project implemented

Eligible value of the Project: Estimated: RON 96,474,122

The amount to which contract was finalized is of RON 88,810,261.37

Value of non-refundable financing requested /approved: Estimated receivable: RON 47,816,886, Final costs required to be refunded: RON 44,401,030.7 Nr. of Financing Contract: 6T/30.06.2014

Date of signature: 30.06.2014

Type / name / axis / KAI the funding application falls under: the European Regional Development Fund (ERDF); the Priority Axis (PA) 4 Key Area of Intervention 1 (KAI 1). The Sectoral Operational Program - Increase of Economic Competitiveness - SOP IEC (natural gas and electricity)

2. FEED for compressor stations in Corbu, Hateg and Horia – action number 7.1.5-0026 RO--S-M-14

Application date: 2014

The current state of the application: Project during implementation

Eligible value of the project: Euros 3.038.684

Value of non-refundable financing requested / approved: Euros 1,519,342
Nr. of Financing Contract:

INEA/EFC/ENER/M2014/0025

Date of signature: 18.05.2015

Type / name / axis / KAI the funding application falls under:

Connecting Europe Facility 2015 Program (CEF 2015, CALL II)

2015:

1. The development in Romania of the natural gas National Transmission System on the Bulgaria - Romania - Hungary - Austria pipeline transmission corridor, GMS Podisor-Horia and 3 new compressor stations (Jupa, Bibeşti and Podisor)" - (abbreviated BRUA) - First Stage

Application date: 12.10.2015

The current state of the application: Approved / stage preceding the signing of the Financing Contract

Eligible value of the project: Euros 448,301,000.00

Value of non-refundable financing requested / approved: Euros 179,320,400.00 (40%).

Nr. of Financing Contract / Date of signature: 2016

Type / name / axis / KAI the funding application falls under: the Connecting Europe Facility Program 2015 (CEF 2015, CALL II).

2016: Actions

1. BRUA Project - Phase 1

The Financing Contract for the BRUA Project – Phase 1 was signed for the amount of EUR 179,320,400.

On December 19th, 2016, the **Application File for BRUA Phase 1** was submitted to the Competent Authority for Projects of Common Interest (ACPIC), in order to be analyzed and approved. The date of acceptance of the application file is the date when the legal authorization proceedings begin.

2. The design of BRUA-related Compressor Stations

The initial implementation timeframe of the Financing Contract = June 30th, 2016; it was established, together with INEA, the extension of the Financing Contract by 9 months, until March 31st, 2017 and the implementation schedule of this project shall be correlated with the implementation schedule of the BRUA Project - Phase 1.

On April 1st, 2016, the Action Status Report (ASR) was sent to INEA. As a result of the delay in completion of the intermediate Stages of the Technical Project, TRANSGAZ requested INEA for a new extension of the Financing Contract - up to June 30th, 2017. The request for extension and the related

documents were submitted on December 22nd, 2016.

3. The development of the NTS in Moldova (Onesti - Gheraiesti - Letcani)

On July 28th, 2016, at the headquarters of JASPERS in Bucharest, a meeting took place and was attended by the representatives of JASPERS and of the MFE on the feasibility study (FS).

The technical and economic aspects were discussed in order to amend and update the FS. The documents, the FS and the CBA were verified by the representatives of JASPERS who, on November 15th, 2016, sent their recommendations for the update of the FS and of the CBA and these are to be implemented.

B. COMPETITIVENESS

The optimization and 1 streamline of the management systems and processes inside the company, of the quality of operational processes and their compliance with the requirements of the Integrated **Management System for Environment Quality** (IMSEQ) and the modern standards of performance and competitiveness:

In order to achieve this objective between 2013 and 2016, actions have been taken in the following areas:

The contracting of natural gas transmission services

2013 – Implementation of BH-type services (backhaul) in the interconnection point with Hungary.

2014 – Allocation of enhanced capacity at the interconnection point with Hungary (part of the pilot project); Implementation of short-term services (quarter, month, day).

2015 – Reconfiguring the GMOIS IT platform (business concept) in order to manage the contracts for services from points 1 and 2.

2016 – Implementation of capacity allocation methodology for point Negru Voda I. The transmission contracts signed with the beneficiaries of the services are consistent with the regulated framework contract and provide the legal framework for the provision of firm and interruptible transmission services.

The provision of the internal transmission service means all the activities and operations carried out for and in connection with transmission capacity booking and the transmission of the fixed quantities of natural gas through the NTS.

Commercial balancing activity 2013

- the certification of the independent system operator;
- the review of the network code (approved

- by Order 16/2013) in order to achieve consensus with the gas market participants;
- the continuation of actions on the implementation of transparency requirements set forth in the Regulation (EC) No. 715/2009;
- the regulation on third party access to transmission systems;
- the implementation of the conditions related to the activity within the Department of Commercial Balancing.

2014

- the testing of the GMOIS II Platform under a plan approved by ANRE. (phase completed) The process has continued in 2016 following the new amendments:
- the analysis of the balancing network code developed by ENTSOG in order to make any amendments and additions;
- the analysis of the interoperability network code issued by ENTSOG in order to make any amendments and additions;
- the preparation of the Capacity Allocation Agreement and of the Operating Agreement for Interconnection with the Republic of Moldova - Ungheni;

2015

- the preparation of the "Interim Action Report" approved by ANRE under Decision no. 2296/11.11.2015;
- the application of penalty charges for imbalances. They apply to imbalances caused monthly since December 1st, 2015 pursuant to ANRE Order no. 160/27.11.2015:
- actions for the fulfillment of the obligations set forth in the Memorandum of Understanding with FGSZ Hungary (bidirectional flow, standardization and harmonization of commercial balancing processes and of metering units);
- the conclusion of technical Conventions for the establishment of related technological parameters of the input-output physical points of the NTS;
- the implementation of the software for the calculation of the technical capacity for the exit points of the NTS;

2016

- the preparation of the Capacity Allocation Agreement and of the Operating Agreement with Bulgartansgaz for the interconnection Giurgiu - Ruse;
- the capacity secondary market the

preparation of the rules based on consulting and the implementation of the related information platform – it has not been done yet.

Operating/dispatching activities, technological regimes

- the implementation of the SIMONE simulation gas flow program, the offline version. Personnel training for using the program;
- the development of the weather information system for the monitoring and optimizing the gas flows in the NTS, including personnel training;
- the preparation of the dispatching manual based on natural gas flows in the transmission programs drawn up based on nominations and consumption forecasts;
- the preparation of the transmission programs for the next day based on the dispatching manual and its verification with the online SIMONE program in SCADA;
- the determination of the linepack by using the SIMONE program; the determination of the gas stock necessary for the OBA mechanism; the determination of the pipeline storage capacity;
- the development of procedures for calculating the gas losses due to the execution of works in the NTS with the support from GOU Ploiesti;
- the development of procedures regarding the publication on Transgaz' website of the information relating to the suspension of the transmission services.

Gas quality Metering activity,

- the assurance of unique traceability of the working standards at the central laboratory;
- the preparation of the Feasibility Study for making a test bench for the verification / calibration of the Turbine meters and of the ultrasonic meters for line pressure;
- the preparation of a Study on taking-over the metering systems for use when entering the NTS (Gas and Electricity Law no. 123/2012);
- the monitoring of the metering systems in real time through the SCADA system;
- the monitoring of the automatic odorization installations through the SCADA system;
- the creation of the database of the metering instruments;
- a study on the upgrading of the of metering

systems at the exit points of the NTS;

- the preparation and updating of the technical operating conditions relating to the interconnection points;
- the online monitoring of gas quality in all major entry points in the NTS;
- the fulfillment of the transparency requirements set forth in the Regulation (EC) No. 715/2009 by determining a method for allocating the annual Wobbe number on the exit points of the NTS situated in quality areas with weighted average;
- the implementing of the technical standard for odorization after its approval;
- the preparation of the technical standard for odorization for other odorization substances replacing the ethyl mercaptane.

The optimization of the activity regarding quality - environment, prevention and protection

Pursuant to the ANRE Order No. 34 as of May 31st, 2013 regarding the approval of the "Regulation for granting incorporation authorizations and licenses for the natural gas field" for SNTGN Transgaz SA, the Integrated Management System for QualityEnvironment-Occupational Health and Safety was implemented in 2014 pursuant to SR EN ISO 9001:2008, ISO 14001:2005 and SR OHSAS 18001:2008 and recertified in 2015 and 2016.

Thus, the company is aligned to the international management systems that allow the control of risks to health and safety of its own employees or of the suppliers who are operating on the premises of the company.

The intensification of the design and scientific research activity in the field of natural gas transmission:

In order to ensure the sustainable development of the company, the focus was placed on developing and intensifying the research and design for reducing technology consumption, environmental protection, the upgrading of the natural gas transmission activity.

Courses of action for implementation:

- the optimization of the quality and efficiency of the studies, research topics, projects and works executed by SNTGN Transgaz SA in-house;
- the increase in the number of skilled employees by attracting specialists of high professional value;
- training specialized courses for the

personnel;

- the continuous professional certification of designers and researchers;
- 2016 the creation of two new design compartments;
- the development of the cooperation in the field of research with international natural transmission system operators (GRTGAS France, Fluxys Belgium), as envisaged in the memoranda concluded with them. The memoranda concluded between Transgaz and other gas transmission system operators in Europe and other countries aimed at addressing in common the existing future projects regarding transmission, in full compliance with the EU laws, the need for further development and integration of the gas markets within the internal European energy market, the identification of solutions to increase crossborder cooperation, the diversification of gas supply routes and the creation of access to new gas sources, thereby improving the security of gas supply at regional and European level.

The reduction of the technological consumption;

The technological consumption includes Transgaz' own consumption and the technical losses. Related to the total amount of gas circulated, the technological consumption has been continuously decreased over the recent years, generating economic efficiency for the company.

The compliance with the natural gas quantities representing the technological consumption is an important indicator for operational performance. The technological consumption is the expenditure necessary to purchase the natural gas covering the consumption of its own installations; the discharge from separators and pipelines; the connections, repairs and losses caused by metering errors, technical accidents, etc. The technological consumption cost is recovered through the transmission tariff, being included in the operating expenses.

For the period between 2013 and 2017, we, the administrators of the company have had in mind the implementing of an effective program of measures to maintain the share of technological consumption in the total natural gas transmitted through the NTS at a level of 1.70%.

In order to fulfill the stated objective, we have decided to draw up a program of

technical measures meant to reduce the technological consumption, its continuous monitoring and the increase in the operational efficiency, a program consisting mainly of measures such as:

- the supplementing of monitoring gas leaks through modern and real time methods with advanced equipment;
- the decrease of quantities of discharged natural gas;
- the increase in the efficiency of technological gas heating equipment by changing or upgrading them;
- the effective monitoring of the integrity of the metering system and of the operation in the optimum accuracy range, of the integrity of equipment in delivery MRSs, technological nodes, compressor stations, line valves, etc.;
- the implementation of a program of measures meant to improve the natural gas metering, gas analysis and odorization; Related to the total amount of gas circulated, the technological consumption was reduced continuously between 2013 and 2015, generating economic efficiency for the company.

The decrease in the share of technological consumption from the total natural gas circulated through the NTS, from 1.60% in 2012, 1.17% in 2013 and 0.71% in 2015 is the result of the joint efforts of the exploitation and operating division, as well as of some appropriate technical measures.

At the same time for the close monitoring of this indicator, the administrators have decided to establish in the company a Committee for the coordination of the monitoring of the implementation of the measures contemplated in the Priority Program to reduce the technological consumption for the period between 2013 and 2017, a committee including specialists working for the company who, each month, through various briefings, inform the Board and the executive management about the current technological consumption and submit proposals for its optimization.

The improvement of the quality of executing investment programs of upgrading and

The strengthening of the discipline in the substantiation/ execution / control of the implementation of investment programs for modernization, development and of

	development, of programs for the repair, rehabilitation and maintenance of the NTS	programs for repair, rehabilitation and maintenance of the NTS has allowed the company not only to achieve the undertaken development goals and also to keep under control the expenditure related to the execution of such programs and the compliance with the revenue and expense budget. Thus, the lines of action envisaged were focused on: - the establishment of an organizational entity (division/department) in charge with the monitoring of the implementation of investment programs and the monitoring of the compliance of the generated expenditure with the approved budget; - the establishment of project management units for the strategic investment works; - the request made by the Board of Administration for monthly (preliminary and final) Reports on the activity of the company; - the submission of monthly Reports of the departments/divisions for monitoring the set objectives.	
5	The completion of the implementation of the SCADA control and data acquisition system;	2015 - Project completed 2016 - the establishment of a separate organizational entity involved in the monitoring of the system, its interaction with the other industrial systems and its subsequent developments (SCADA Automations Unit)	
6	The optimum determination of the necessary human resources in relation to the actual needs of the company in terms of its activity and development;	The optimal determination of the number of employees working for the company is correlated to the actual needs for employees required by the activities carried out by the company, with the upgrading and refurbishment operated within the NTS, with the future development projects of the company. In general, the policy regarding the human resources is to naturally reduce the number of employees (through retirements that will occur in the coming years and the resignations from the company) and to maintain the level of growth in wage costs within the inflation rate. The evolution of staff per categories of studies reveals the interest of the company to cover the staffing needs by employing highly qualified specialists and by continuously improving the existing employees, highlighting the trends to increase the number of employees with higher education. The optimal determination of the number of	

		employees within the company based on the actual needs of the activities carried out by the company, the upgrading and refurbishments made to the NTS, the future development of SNTGN Transgaz SA will remain an important topic to consider, depending on the company's increased needs for development in the future and a higher level of technology through the implementation of the SCADA system.	
7	The improvement of the process for staff training and professional development;	Within the company, the process of staff training is performed continuously and is planned through courses with external trainers inside or outside the country or by internal trainers through the Training and Professional development Centre. The training area has two components: the professional one (technical, economic and other specialties) necessary to perform duties in the job description and the general one on the professional development in various fields. The training, improvement and professional development of the employees of the company shall be done based on the Training Plan developed by the company, in line with the provisions set forth in the Collective Labor Agreement in force. Directions for action: - the increase in the number of qualification and training courses with internal staff through the Training and Professional development Centre; - the development and implementation of the mentoring program; - the training and improvement of the shift dispatchers and gas transmission system operators and in the natural gas regulating stations for monitoring, control and data acquisition- SCADA.	
8	The optimization of the quality of implementation of good corporate governance principles;	The undertaken objective for the improvement of the implementation of corporate governance principles has been and is always taken into account by the Board members, given that the company's administrators, acting and continuing to act in the spirit of best corporate governance practices, ensure an administration process that is effective, transparent and efficient, can achieve their goals and increase the stakeholders' trust in the company's capabilities in order to ensure the maximum efficiency of its activity. In line with this objective, the company's	

administrators have sought to align and ensure the compliance of the Transgaz' activity with the requirements and regulations in force on corporate governance (the Government Emergency Ordinance no. 109/2011, as amended and supplemented, the New Code of Corporate Governance of the BSE, the Government Resolution no. 722/2016, the legislative regulations specific to the capital market, etc.)

Transgaz was among the pioneers of this new management system that, after nearly four years, due to the good corporate governance practices implemented, is proving to be a successful model not only for the development of the company but also for the development of the national economy.

Moreover, the company's Board of Administration approved the Company's Rules of Corporate Governance that was drafted pursuant to the provisions of the New Code of Corporate Governance of the BSE and that provides the framework for the regulation and performance of the activity. SNTGN Transgaz SA adhered to the Code of Corporate Governance of the Bucharest Exchange and Stock applied recommendations of this code pursuant to the Declaration on compliance or noncompliance with the Code of Corporate Governance (the "APLY or EXPLAIN" Declaration).

The Rules of Corporate Governance of SNTGN Transgaz SA include information on

- the role and duties of the Board of Administration (BoA);
- the structure of the Board of Administration;
- the appointment of the Board members;
- the remuneration of the Board members;
- the Advisory Committees within the Board of Administration:
- the executive management;
- the Code of Professional Conduct;
- the rights and treatment of shareholders;
- transparency, financial reporting;
- conflict of interest and transactions with stakeholders:
- corporate information and CSR

Within Transgaz, a company listed on the Bucharest Stock Exchange, for the effective monitoring and control of the implementation and increase in the efficiency of practices and models of good corporate governance,

		the administrators approved the	
		establishment of an organizational entity with role and responsibilities in corporate management.	
9	The optimization of the process for cost budgetary control.	Through the constant responsible and effective monitoring and control of the economic and financial management, combined with rigorous controlling regarding: - the budget planning and tracking, patrimony management - the general accounting and management - the accounting system and accounting policy, tariff policy, the administrators of the company have managed not only to strengthen the discipline on the financial and accounting execution, but also to enhance the role of controlling by applying the cost control method in order to reduce the costs and to improve the economic profitability of the company; In the establishment of an entity inside the company, with the role and responsibilities in monitoring the implementation of investment programs and the pursuit of the compliance of the expenditure generated by them with the approved budget; In training and professional training in the	
		field of controlling C. SUSTAINABLE DEVELOPMENT	
1	The strengthening and diversification of Transgaz' internal and external cooperation relations	The establishment within Transgaz, in 2014, of the European Funds and International Relations Division allowed the consolidation and diversification of Transgaz' external cooperation relations as follows: - collaboration with gas transmission system operators from neighboring countries; - collaboration with other gas transmission system operators inside and outside Europe; - the signature, in 2015, of the Memoranda of Cooperation with: Fluxys - Belgium; Pilnacro Ltd - Croatia; Ukrtransgaz - Ukraine; - the signature, in 2016, of Memoranda of Cooperation with: Vestmoldovatransgaz - the Republic of Moldova; Pvgascity Jsc - Vietnam; Socar - Azerbaijan; GRTgaz SA - France; DESFA - Greece; SRBIJAGAS - Serbia; - Collaboration with national and international bodies, with the European Commission and other international relations	

(GIE, PP&SA, CNR-CME, ARME, CRE, AmCham, etc.);

SNTGN Transgaz S.A. joined over time and remained a member in various national and international bodies in the field.

The advantages and benefits of being a member in these organizations are mainly: the promotion of the company's objectives and of its interests, the access to updated regulations, information on policies. innovations, standards and products in the gas industry, and the participation in various national and international events (conferences, seminars, forums, symposia, etc.).

The relevant actions were taken in order to join once again the Gas Infrastructure Europe (GIE) Association established to promote the interests of natural gas infrastructure operators and to provide a framework for cooperation among the operators of such infrastructures at European level.

As of October 1st, 2016, Transgaz became a full member in this Association.

Resolution no. 2/29.04.2014 issued by the Extraordinary General Meeting of the Shareholders approved the establishment of Transgaz' Representative Office Brussels, a secondary office of SNTGN Transgaz SA, without legal personality.

The Representative Office aims to create new opportunities for a direct and constructive dialogue with the EU institutions, with the major players in the energy sector and with the partners of the company, to promote the mission and vision of the company at EU level and generally to stimulate the fulfillment of TRANSGAZ' key strategic objectives, which are aimed at transforming the company into an internationally recognized gas transmission system operator.

Transgaz' Representative Office Chisinau was established in order to develop the infrastructure projects in the field of natural gas, in cooperation with the Republic of Moldova.

2 The optimization of the risk management that may affect the company's activity

By complying with the requirements set forth in Standard 8 "Risk Management" in the GSG Order no. 400/2015 for approving the Code of Internal/Managerial Control of Public Entities, the company has taken the

Objective reached by more than 65%

following actions:

2013 - Self-assessment of the Internal Control/Managerial System and reporting to the GSG

2014 - Development and monitoring the implementation of the Internal Control/Managerial System Development Program 2015 - The procedure PP- 91
"Development /update of the Risk

Register" was drawn up 2016 – Development of risk registers per services / divisions / departments / company For the risks identified department / division

level up to the level of service / office Programs have been developed to minimize the identified (inherent) rights:

the identified (inherent) risks;

The Risk Register per company and the Program of Measures to Minimize Risk for risks escalated to top management was developed and updated;

The Risk Management Team (RMT) within SNTGN Transgaz SA was established under Decision no. 518/19.07.2016 pursuant to SGG Order no. 400/2015, as amended and supplemented by SGG Order No. 200/2016 on risk management, the following actions have been taken so far:

- the *Risk Management* procedure was developed and the identified risks shall be analyzed by the Risk Management Team for the development of the final form of the Risk Register.

It should be noted that all measures taken to date relate to operational risks, but other risks identified throughout the company should be considered and analyzed:

- Risks related to the economic environment;
- Risks related to the natural gas field;
- Risks related to the natural gas transmission activity (laws, regulations);
- · Financial Risks;
- Risks generated by natural disasters (earthquakes, floods).

By the nature of the activities carried out, the company is exposed to the identified risks and, in the event that any of these risks materializes, it could adversely affect the business, financial status and/or Transgaz' operational results.

By ensuring an effective optimization of the management of risks identified and the compliance with the legislative requirements for the organization of Risk Management, Transgaz' administrators believe that the

		negative impact of risks on the conducted	
		activity and on its financial-economic results	
		can be avoided and therefore they pay particular attention to further risks at	
		company level.	
3	The optimization of	The labor productivity quantifies the	
	labor productivity in	efficiency of the use of labor. A proper	
	physical units (Km of upgraded pipelines /	increase in labor productivity is achieved through automation, robotization and staff	
	average number of	reduction.	
	employees) and in units	For labor productivity to increase, we have	
	of value (turnover / average number of	continuously acted – between 2013 and 2015 – in order to naturally reduce the	
	employees)	personnel without affecting the current	
		activity by redistributing the duties and	
		responsibilities of the jobs whose occupants have retired (and by restructuring programs	
		(in 2015, we developed a program including	
		the dismissal of 72 employees whose jobs	
		were cut).	
		Regarding the other factor significantly influencing the achievement of the labor	
		productivity indicator, i.e. the turnover, it was	
		affected in 2015 by the decrease of the	
		revenues from transmission services due to a decrease in the revenues approved under	
		the ANRE Order no. 136/August 14th, 2015,	
		and the changing of the structure of	
		revenues from transmission services starting with the third regulatory period.	
		Given that SNTGN TRANSGAZ S.A. has the	
		obligation to ensure the safe operation of the	
		NTS, labor productivity can be optimized by reducing the number of employees only up	
		to a certain threshold, and this must be	
		rigorously complied with.	
4	The increase in energy efficiency and the	Actions taken for the increase in energy efficiency and the decrease in the negative	
	decrease of the negative	impact of technological processes over the	
	impact of the	environment have been focused on	
	technological processes on the environment	achieving specific objectives in this field: - the efficient use of energy consuming	
	on the chancement	resources;	
		- the efficient correlation of energy resource	
		management with the legislative requirements in this field;	
		- the promotion of the energy management	
		best practices;	
		 the application of new technologies with high energy efficiency; 	
		- the improvement of energy management in	
		the context of projects designed to minimize	
		the emissions of greenhouse gas; of	
		renewable energy and other energy projects.	

5 The maintenance of financial balance and operational stability

The analysis of the financial balance can be achieved based on the balance sheet substantiated by the two concepts of its development: patrimonial and financial.

The maintenance of the financial balance is the essential condition for the survival of the company and the assessment of the financial balance must take into account the concrete conditions of the incapacity to make payments.

The financial balance and the operational stability of SNTGN Transgaz SA Medias are monitored through a set of financial ratios whose evolution for 2013 - 2017 is indicated below

	20	13	20	14	20	15	2016		2017
Year	Planned	Achieved	Planned	Achieved	Planned	Achieved	Planned	Achieved 9 months	Planned
Current liquidity	1,62	2,17	1,68	3,09	1,71	4,11	1,73	5,23	1,79
Immediate liquidity	1,51	2,06	1,59	2,98	1,62	3,83	1,65	4,87	1,71
Patrimonial solvency %	77%	77%	77%	70%	79%	72%	80%	71%	81%
Permanent capital - thousand RON	3.526.707	3.612.051	3.740.435	4.404.651	3.909.951	4.674.101	4.106.569	4.813.898	4.309.767
Working capital - thousand RON	209.627	377.171	266.776	675.715	277.692	859.983	302.238	1.050.368	326.992
Need for working capital - thousand RON	88.261	109.910	30.287	117.847	65.767	159.185	65.795	190.950	73.336
Net treasury - thousand RON	121.367	267.262	236.489	557.868	211.925	700.798	236.443	859.419	253.656

- 6 The increase in the adaptability and responsiveness of the company to permanent changes of the environment in which it operates; the resolution of certain issues concerning the NTS infrastructure (e.g. East - West system, upstream Metering regulating stations not connected to the transmission system):
- the alignment of the activity to the requirements of the European and national legislative regulations related to gas transmission in order to successfully face the changes taking place in the environment in which they operate and to maintain viability in a dynamic environment;
- the redeployment of the existing modules and the expansion with new functionalities of the computer system for company resource management (ERP), currently known as MAIS:
- the implementation of computer system integration solutions for the consolidation of information in the existing systems and the homogenization of the software and hardware used. This computer system shall also manage a "Data Warehouse" type database used for the development of an application for Business Intelligence and reporting;
- the implementation of an efficient e-mail solution with advanced management, monitoring and use capacities;
- the implementation of a new solution for monitoring the flows of documents from SNTGN Transgaz SA;

		- the development and modernization of the IT systems and of the IT and communications infrastructure (IT&C equipment, IP telephony, videoconferencing, teleconferencing, radio networks, etc.) by implementing integrated projects throughout the company; - the implementation of a solution for the continuity of the activity in the secondary site, allowing the timely resumption of critical activities and of the company activity at acceptable parameters in the event of interruption or failure of the secondary site; - the upgrading of the current computer security solution based on outdated Checkpoint equipment by adding new functionalities in terms of hardware and software.	
7	The improvement of occupational health and safety	■ The implementation and certification of the Occupational Health and Safety Management System (OHSMS) pursuant to SR-OHSAS 18001:2008, aligning the company to the international management systems and enabling the continuous control of risks to the health and safety of its own employees or of the suppliers operating on the premises of the organization. Objective achieved - System IMPLEMENTED and certified in 2014 and recertified in 2015 and 2016.	
8	The improvement of the general internal and external communication process inside the company and of the corporate image.	- The increase in the level of representation of SNTGN Transgaz SA internally and internationally and the improvement of the quality of communication and representation (establishment of representative offices, responsible departments); - The improvement of the existing process procedure of the company with regard to the overall communication regarding the level of representation and the employees with duties in this area; - the development of training programs for the employees in charge with communication and representation of the company at different levels and based on the topic; - the implementation of a coherent, efficient and dynamic communication and social responsibility policy that meets the demand for information and the social needs of the interested public and of the community; - the efficient management of the internal and external channels and streams of data and information;	

- the continuous improvement of action vectors in terms of internal and external communication quality and its financial dimension; - the permanent alignment of the corporate image to the requirements and standards of image, transparency, communication and public relations imposed by its status as a listed company; - the development, at corporate level, of the media communication plans in times of crisis; - the implementation, at top and medium management level of the "open door	
management level, of the "open door policy" method	

After summarizing the data presented above in a matrix of the strategic objectives undertaken

under Transgaz' Management Plan the period between 2013 and 2017 and the way the company acted in order to achieve / fulfill them, please find below the following assessment:

UNDERTAKEN STRATEGIC OBJECTIVE	No.	Objective undertaken under the Management Plan 2013-2017	Objective initiated / started	Objective that continues
ENERGY SECURITY AND SAFETY	1	The strengthening of Transgaz' role as gas transmission system operator on the European and national energy market as a result of the EU requirements regarding the development of NTS interconnection with similar transmission systems in the neighboring countries, the potential to use the significant natural gas reserves discovered in the Black Sea and of the shale gas in the future;		
IRITY /	2	The completion of the interconnection between the gas transmission systems of Romania and Bulgaria on the Giurgiu – Ruse route;		
GY SECU	3	The creation of the technical conditions necessary to ensure the bi- directional flow of natural gas on the interconnection between Romania and Hungary on the Arad-Szeged route;		
A. ENER	4	The continuation of the actions for the conclusion of the development agreements related to the interconnection of NTS with similar transmission systems of the neighboring countries;		
4	5	The development of the business by optimizing the absorption of European funds and the creation of efficient and flexible financing structures.		
5 OBJ	ECTIVE UN	DERTAKEN AND STARTED of which 4 OBJECTIVES CONTINUE; 1 OBJECT	IVE COMPLET	ΓED
ESS	1	The optimization and streamlining of the management systems and processes within the company, of the quality of operational processes and their alignment to the requirements of the Integrated Management System for Environment Quality (IMSEQ) and of the modern standards of performance and competitiveness;		
COMPETITIVENESS	2	The intensification of design and scientific research in the transmission of natural gas;		
PET	3	The minimization of the technological consumption;		
B. COMF	4	The improvement of the quality of investment programs of modernization and development, of the programs for repair, rehabilitation and maintenance of the NTS		
ш	5	The completion of the implementation of the SCADA data control and acquisition system;		
	6	The optimum sizing of the necessary human resources compared to the		

	actual needs of the business and the development of the company;	
7	The improvement of the process for training, teaching and professional development of the employees;	
8	The optimization of the quality of good corporate governance principle implementation;	
9	The optimization of the cost budgetary control process.	

9 OB	JECTIVES U	NDERTAKEN AND STARTED of which 8 OBJECTIVES CONTINUE; 1 COMP	LETED OBJEC	CTIVE					
	1	The strengthening and diversifying of Transgaz' internal and external cooperation relations							
_	2	The optimization of the management of risks that may affect the company's activity	65%						
LOPMEN	3	The optimization of labor productivity in physical units (Km of upgraded pipelines / average number of employees) and in units of value (turnover / average number of employees)							
DEVE	4	The increase in energy efficiency and the decrease of the negative impact of the technological processes on the environment							
BLE	5	The maintenance of financial balance and operational stability							
C. SUSTAINABLE DEVELOPMENT	6	The increase in the adaptability and responsiveness of the company to permanent changes of the environment in which it operates; the resolution of certain issues concerning the NTS infrastructure (e.g. East - West system, upstream metering and regulating stations not connected to the transmission system)							
	7	The improvement of occupational health and safety							
	8	The improvement of the general internal and external communication process inside the company, of the corporate image							
8 OBJECTIVES UNDERTAKEN AND STARTED out of which one reached 65%, of which 7 UNDERTAKEN OBJECTIVES CONTINUE; 1 COMPLETED OBJECTIVE									
	22 OBJECTIVES UNDERTAKEN AND STARTED of which: 1 objective achieved 65%; 19 STARTED OBJECTIVES CONTINUE; 3 COMPLETED OBJECTIVES								

3. Performance objectives and criteria pursuant to the mandate - Degree of fulfillment

Because performance matters on the road to excellence, Transgaz' Board of Administration had in view the determination of the performance criteria and objectives, SMART performance indicators measuring the business, profitability and productivity, effectiveness of quantitative and qualitative objectives set and expressing the company's strategic development direction and its dynamics between 2013 and 2017.

Although all performance indicators are important, some indicators are important at strategic level and they are the ones that are part of the functional areas of the company.

Throughout the process of strategic forecast regarding the administration of SNTGN TRANSGAZ S.A. Medias in the period between 2013 and 2017, the changes to the current strategy are translated into strategic objectives that determine the reasons why new initiatives for the company's managerial redesign and the use of major investment programs for the development and modernization of the NTS, for business development and international cooperation are appropriate and necessary for the sustainable development of the company.

The performance criteria and objectives established in Transgaz' Administration Plan for the period between 2013 and 2017 also appear in the Management Plan and are deemed as economic, financial and managerial performance objectives for the company's management.

No.	Indicator		2013	2014	2015	9 months 2016	2017
		Performance objective	Achieven	nent of sc	heduled le	evel	
1	Investments commissioned	Weighting factor	0.15	0.15	0.15	0.15	
•	(thousand RON)	Administration Plan	219,028	195,400	254,000	141,000	250,000
	,	Achieved	212,367	118,843	289,763	60,270	

		Degree of achievement	96.96%	60.82%	114.08%	42.74%			
		Level of achievement depending on weighting coefficient	14.54%	9.12%	17.11%	6.41%			
		Performance objective EBITDA growth							
		Weighting factor	0.15	0.15	0.15	0.15			
	2 EBITDA (thousand	Administration Plan	589,084	583,753	619,625	675,539	713,346		
2	RON)	Achieved	715,873	776,861	779,579	85.09%			
		Degree of achievement	121.52%	133.08%	125.81%	574,829			
		Level of achievement depending on weighting coefficient	18.23%	19.96%	18.87%	12.76%			
		Performance objective	Increase in labor productivity in units of value (turnover / average no. of employees)						
		Weighting factor	0.15	0.15	0.15	0.15			
	Labor productivity	Administration Plan	303,621	327,472	344,627	372,217	388,155		
3	(RON/person)	Achieved	300,610	332,567	331,000	243,442			
		Degree of achievement	99.01%	101.56%	96.05%	65.40%			
		Level of achievement depending on weighting coefficient	14.85%	15.23%	14.41%	9.81%			

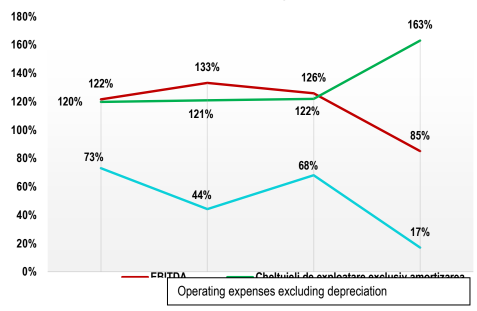
No.	Indicator		2013	2014	2015	9 months 2016	2017		
		Performance objective	bjective Making payments within the contract duration (in current prices)						
		Weighting factor	0.15	0.15	0.15	0.15			
	Outstanding navments	Administration Plan	0	0	0	2016 e contract duration 0.15 0 0 0 0 0 100% 15% 15% 15% ctanding receivables 0.1 0.1 68,590 65,075 86,479 250,370 6.78% 25.99% 3.68% 2.60% quantities of nature	0		
4	Outstanding payments (thousand RON)	Achieved	0	0	0	0			
	(* * * * * * * * * * * * * * * * * * *	Degree of achievement	100%	100%	100%	100%			
		Level of achievement depending on weighting coefficient	15%	15%	15%	15%			
		Performance objective	Decrease of volume of outstanding receivables (in current prices)						
		Weighting factor	0.1	0.1	0.1	0.1			
	Outstanding ressivebles	Administration Plan	76,000	72,200	68,590	65,075	61,821		
5	Outstanding receivables (RON)	Achieved	79,424	99,724	186,479	250,370			
		Degree of achievement	95.69%	72.40%	36.78%	25.99%			
		Level of achievement depending on weighting coefficient	9.57%	7.24%	3.68%	2.60%			
		Performance objective					al gas		
6	Technological consumption	coefficient Performance objective Compliance with the quantities representing the technological consum to logical consumption Weighting factor 0.15 0.15	0.15						
	(%)	Administration Plan	100%	100%	100%	100%	100%		
		Achieved	62%	41%	38%	40%			

		Degree of achievement	161.29%	243.90%	263.16%	252.52%	
		Level of achievement depending on weighting coefficient	24.19%	36.59%	39.47%	37.88%	
		Performance objective	Decrease of operating in		expenditu	ire per RON	1000 of
		Weighting factor	0.15	0.15	0.15	0.15	
	Operating expenditure per	Administration Plan	737.27	759.24	748.64	735.09	724.57
7	RON 1000 of operating	Achieved	647.25	642.63	647.6	668.65	
	incomes (RON)	Degree of achievement	113.91%	118.15%	115.60%	110%	
		Level of achievement depending on weighting coefficient	17.09%	17.72%	17.34%	16.49%	
	TOTAL	Level of achievement depending on weighting coefficient	113.49%	121.22%	125.90%	100.95%	

PERFORMANCE CRITERIA AND OBJECTIVES FOR CALCULATION OF THE VARIABLE COMPONENT OF REMUNERATION

No	Indicator		2013	2014	2015	9 months 2016	2017			
		Performance objective	Achievement of EBITDA goal undertaken under the Administration Plan							
1	EBITDA	Administration Plan	589,084	583,753	619,625	675,539	713,346			
	(thousand RON)	Achieved	715,873	776,861	779,579	574,829				
		Degree of achievement	121.52%	133.08%	125.81%	85.00%				
		Performance objective		Decrease in level of operating expenditure compared level undertaken under the Administration Plan						
2	Operating expenditure excluding	Administration Plan	958,976	1,061,920	1,077,002	1,126,733	1,139,606			
2	depreciation(thousand RON)	Achieved	800,767	878,458	883,818	689,453				
		Degree of achievement	119.76%	120.88%	121.86%	163.00%				
		Performance objective				ctually made on the contraction of the contraction				
3	Investments	Administration Plan	279,462	343,832	352,200	369,200	381,820			
J	(thousand RON)	Achieved	203,763	151,776	239,554	63,439				
		Degree of achievement	72.91%	44.14%	68.02%	17.00%				

Degree of achievement



Investments

PERFORMANCE CRITERIA FOR THE NATURAL GAS TRANSMISSION SERVICE

Daufauman a Indiantau (No. of auticla)	Ohioativa	2042	2044	2045	9 months
Performance Indicator (No. of article)	Objective	2013	2014	2015	2016
IP1 – Solving requests for access in view of the connection to the NTS (Article 5)	98%	100%	100%	100%	100%
IP2 – Execution of the installation for the connection to the NTS as per the requests for access (Article 6, letter (a) and (b))	98%	100%	100%	100%	100%
IP4 – Information on the resumption of service provision (Article 8 (1) letters (a) and (b))	95%	100%	100%	100%	100%
IP5 – Notification of scheduled interruptions in the service and its resumption (Article 9 (1))	100%	100%	100%	100%	100%
IP6 – Resolution of complaints coming from NTS users on natural gas metering (Article 10 (1) letters (a) and (b))	98%	100%	100%	100%	100%
IP7 – Resolution of complaints regarding the integrity and safe operation of the NTS (Article 11 paragraph (2))	95%	100%	100%	100%	100%
IP8 - The TSO's obligations to inform the applicants / users as set forth in other regulations of ANRGN (Article 12)	95%	100%	100%	100%	100%
IP11 – Safety Indicators (Article 15 (1) letter (a)) RCA	maximum 8,3%	7,0%	7,4%	7,5%	7,6%
(Article 15 (1) letter (b)) NAP	0,8	0,04	0,01	0,01	0,01
(Article 15 (1) letter (c)) NAP _T	0,1	0,00	0,00	0,00	0,00

4. Activity carried out within the Advisory Committees

In order to comply with the legal provisions on the capital market (Law no. 297/2004 on the capital market, as amended, and the Code of Corporate Governance of the Bucharest Stock Exchange), the Board of Administration approved by Resolution No. 7/27.05.2013 the update of the structure and composition of the Advisory Committees as follows:

- the Nomination and Remuneration Committee;
- the Audit and Rating Committee;
- the NTS Safety and Security Committee;
- the Strategy and Development Committee;
- the Committee for Regulation and Relations with public authorities

The Internal Regulations on the organization and operation of the Advisory Committees established by the company's Board of Administration (pursuant to Article 34, Article 35, paragraph 2 and Article 55, paragraph 2 and paragraph 3) (the latest version approved by the BA Resolution no. 39/17.12.2015) includes information on:

- the structure of the Advisory Committees;
- the members of the Advisory Committees;
- the duties of the Advisory Committees. The Advisory Committees established by the Board of Administration are responsible for carrying out analyses and for making recommendations to the Board of Administration in the specific areas, submitting to it regular / guarterly reports on their activity.

The composition of the Advisory Committees (equivalent to the mandate term) established under the Board of Administration, pursuant to Law No. 31/1990, Article 138^1, paragraph 2, Article 138^2, paragraph 2, Article 140^2, paragraphs (1) and (2), the Government Emergency Ordinance no. 109/2011, Article 34, Article 35, paragraph 2 and Article 55, paragraphs (2) and (3), and of the Code of Corporate Governance is as shown in Chapter I:

I am a member of the following Advisory Committees:

THE NOMINATION AND REMUNERATION COMMITTEE

THE NTS SAFETY AND SECURITY COMMITTEE

THE STRATEGY AND DEVELOPMENT COMMITTEE

THE COMMITTEE FOR REGULATION AND RELATIONS WITH PUBLIC AUTHORITIES

The activity carried out along with the other administrators, who are members in these Advisory Committees, was constructive, analytical and in line with the duties set for each of these Committees and consisted primarily in:

- **Consultations** on the materials/documents prepared by various entities within Transgaz' organizational structures (departments/divisions/units) and submitted to the **Committee**;
- Analyses carried out based on the following documents: Reports / Notes / Briefings;
- **Proposals/Measures/Recommendations** to the Board of Administration, after analyzing the submitted documents.

In details, the activity carried out by the Advisory Committees is presented in the Reports concluded, reports stored in Transgaz' archive.

The Internal Regulations on the organization and operation of the Advisory Committees established within the Board of Administration include the tasks set out as follows:

THE NOMINATION AND REMUNERATION COMMITTEE

- coordinates the process for the appointment of the members of the Board of Administration;
- develops and proposes to the Board of Administration the Procedure for the election of the members of the Board of Administration;
- makes recommendations for both the administrator position and for the occupation of vacancies in the Board of Administration:
- assesses the aggregate of professional skills, knowledge and experience of the directors and of other employees in management positions and within the Board of Administration;
- establishes the requirements for the occupation of a certain position in the company management;
- develops and proposes to the Board of Administration the procedure for the selection of candidates for the positions of director and of other management positions;
- recommends the Board of Administration candidates for the listed positions:
- applies the best corporate governance practices by improving knowledge of the company's activity and constantly updating the professional skills of the Board members;
- develops the remuneration policy for administrators;
- submits to the General Meeting of Shareholders such remuneration policy for approval;
- makes proposals on the remuneration of directors and other management positions;
- informs about the remuneration policy in the company's Bylaws / Rules of Corporate Governance;
- indicates in the Annual Report the total amount of the administrators and directors' direct and indirect remuneration, broken down per fixed and variable components of such remuneration; for the determination of the non-executive administrators' remuneration it shall observe the principle of such remuneration being directly proportional to the responsibility and the time devoted by them to their duties;
- draws up an annual report on the remuneration and other benefits granted to administrators and directors during the financial year, a report which is submitted to the General Meeting of Shareholders and includes information set forth in Article 55, paragraph (3) of the Government Emergency Ordinance no. 109/2011 on the corporate governance of public enterprises;
- may benefit, if necessary, from assistance from external experts for the performance of the tasks required.

THE NTS SAFETY AND SECURITY COMMITTEE

- periodically analyzes the list of Transgaz' critical infrastructure targets and security measures established;
- ensures the necessary conditions for the implementation of protection measures for all critical infrastructure targets of the company or under the authority/coordination of the company;
- monitors/re updates own programs for the prevention and combating of terrorism through optimum physical and organizational measures with recommendations in this respect to the Board of Administration;
- monitors the compliance with the NTS maintenance upgrading and development programs as well as the manner of compliance with the technical norms for the operation and maintenance of production facilities.

THE STRATEGY AND DEVELOPMENT COMMITTEE

- assists the Board of Administration in fulfilling its responsibilities in developing and updating the overall development strategy of the company;
- analyzes the opportunities identified for the development of the business and issues recommendations to the Board of Administration in relation to them:
- analyzes and provides assistance to the Board of Administration regarding the company's directions of development and international cooperation;
- monitors and analyzes the fulfillment of the strategic and action plans/programs regarding Transgaz' obligations as a technical operator of the NTS and issuer on the stock exchange;
- makes proposals to improve and streamline the strategic, development and collaboration activity;
- makes recommendations to the Board of Administration on the effective operability of the strategic and action plans/programs;
- monitors and analyzes the fulfillment of the performance indicators of the transmission system and of the economic and financial performance of the company's activity.

THE COMMITTEE FOR REGULATION AND RELATIONSHIP WITH PUBLIC AUTHORITIES

- assists the Board of Administration in analyzing the regulatory activity and the legal obligations devolving upon the company in this field;
- monitors the relationships with the public authorities and assists the BoA during the management of the collaboration policy;
- monitors the compliance by the company with the obligations provided by the regulations incidental to the activity performed;
- analyses and sends to the Board of Administration proposals on the regulation framework.

5. Supervision and control of the company's management

The Board of Administration is the main body supervising the company's activity and operates as a buffer between the executive management of the company represented by directors and its shareholders.

The Board of Administration is headed by a chairman appointed by the General Meeting of the Shareholders from among the Board members. The Chairman of the Board of Administration is not the General Manager of SNTGN "Transgaz" S.A. The Board of Administration delegated the management of the company to the General Manager of SNTGN "Transgaz" S.A. The General Manager of SNTGN "Transgaz" S.A. represents the company in its relations with third parties. During the mandate, the number of Board meetings and of General Meetings of the Shareholders is indicated in the table below:

Year	No. of Board resolutions	No. of resolutions made by the Ordinary General Meeting of the Shareholders	No. of resolutions made by the Extraordinary General Meeting of the Shareholders
2013	26	7	5
2014	45	4	3
2015	41	4	3
2016	49	5	3

Based on the strategy approved under the Administration Plan, in order to the ensure effective supervision of the company management, general guidelines were established in relation to strategies per areas and policies of the

company (operational, development, investment, human resources, commercial policies, code of ethics, code of corporate governance, treasury policies, policies regarding the occupational health and safety, the relations with the investors, the public communication and social responsibility, etc.) designed to define the course of action and the organizational intervention means to streamline the company's activity.

In order to be informed and to make effective decisions, the Board of Administration periodically asks the executive management to provide it with briefings / reports on the planning, budget execution and progress made in implementing the objectives set forth in the Administration Plan, reports on the status of activities within the departments/divisions, i.e.:

- Monthly Activity Report for each department / division;
- Activity Report regarding the company's activity, developed bimonthly (preliminary and final).

Other Reports the Board of Administration requires from the executive management during the exercise of the supervisory and control of the executive management of the company:

- Quarterly, half-yearly, annual Financial Reports pursuant to IFRS-EU
- Report on the execution of the mandate issued quarterly according to the provisions fo the Government Emergency Ordinance 109/2011 as amended and supplemented
- Statutory Auditor's Report;
- Internal Auditor's Report;
- Management's report on the financial statements;
- Assessment Report pursuant to the Internal Control / Managerial System;
- Report (CSR) on the Corporate Social Responsibility;
- APPLY OR EXPLAIN Declaration / the status of compliance with the new Code of Corporate Governance of the BSE;
- Quarterly report of the directors of divisions and units and of the heads of independent departments:
- Quarterly report of the Regional Offices within SNTGN Transgaz SA and of the Medias Subsidiary Office.

The Board of Administration sends the General Meeting of Shareholders **annual reports on their activity**, **as they are required** by the Government Emergency Ordinance no. 109/2011, as amended and supplemented, the accounting and financial, capital market and sectoral laws related to the company's business.

The **system of procedures established** for each of the procedural activities of the company is one of the effective tools for supervising the company's activity as part of the mechanism for monitoring and control of the actions taken for the fulfillment of the objectives set.

The divisions for supervision and control of the company's executive management activity were focused mainly on the following areas of action and organizational intervention:

Strategic Management and the development of the business

The Management of the operational and investment activity

The Human resources and Legal Management

The accounting financial and asset control management

Risk Management and integrated quality-environment, safety and security and critical infrastructure

Communication and public information management, transparency and social dialogue

Rules of procedure of the management (plan, program, reports, analysis, situations, regular monitoring, information, procedures, management and tasks execution system and scoreboard, etc.)

Managed by a Board of Administration composed of professional administrators with extensive expertise in the field, SNTGN TRANSGAZ SA has managed, during the past 4 years, to achieve economic and financial performances year by year and to be subject to an upward trend in terms of business and human resources development contributing to its execution and stock exchange capitalization.

Transgaz' Board of Administration meets at the company's registered office or in any other another place which it establishes, whenever necessary but at least once every three months, and is convened by the Chairman of the Board following the request of two Board members or by the General Manager. During the meetings, the Board of Administration shall adopt resolutions conducive to the fulfillment of the duties in an effective and efficient manner.

While exercising the powers / duties that Transgaz' administrators have as set forth in the Articles of Incorporation and the Contract of Mandate, they have been in charge with the supervision and control of the executive management in the spirit of good corporate governance practices and of the professional ethics, with full responsibility, good faith and professionalism, reliability, sound control and they have spared no effort to fulfil the objectives assumed for the management of the company during the period between 2013 and 2017.

The main powers of the Board of Administration are as follows:

- establishes the main course of action and development of the company, elaborates Transgaz' policies SA according to the effective regulations;
- establishes the accounting system and the financial control and approves the financial planning;
- approves Transgaz' organizational structure and the organizational and operational rules;
- appoints and revokes Transgaz' director general and sets his/her remuneration;
- supervises the general director's activity;
- prepares the annual report, organizes the general meetings of shareholders and sets their remuneration and implements their decisions;
- files the petition for Transgaz' insolvency to start pursuant to the legal regulations;
- approves the levels of securities for persons acting as administrators:

- concludes legal documents for the acquisition, sale, exchange or pledging the assets of Transgaz based on the approval of the General Meeting of Shareholders when the law imposes this condition;
- approves the powers of branches per areas of business (economic, commercial, technical, administrative, financial, legal, etc.) in order to achieve the company's field of business;
- approves the conclusion of any agreement for which it has not been delegated the power to the company's Director General:
- submits every year to the General Meeting of Shareholders, after each financial year ends, the report on the activity of TRANSGAZ, the balance sheet and the profit and loss account for the previous year;
- submits to the General Meeting of Shareholders the activity program and the draft budget of income and expenses for the coming year;
- calls the General Meeting of Shareholders whenever necessary;
- establishes the rights, obligations and responsibilities of TRANSGAZ' employees pursuant to the approved organizational structure;
- decides on the contracting of bank loans, including of external loans, establishes the powers and current bank loans, the trade credits on short and medium term and approves the release of the securities;
- approves the number of jobs and the regulatory documents for the establishment of functional and production departments;
- approves the production, research, development and investment programs;
- approves policies for environmental protection, occupational safety, pursuant to the current legal regulations;
- approves, within the limits of the budget of revenues and expenditures approved by the General Meeting of Shareholders, changes in its structure pursuant to the powers it was authorized for;
- negotiates the collective labour agreement by mandating the Director General and approves the status of the employees;
- ensures and is responsible for the performance of any other tasks and duties established by the General Meeting of Shareholders or as set forth in current laws:
- makes any other decisions regarding the business of the company, except those that are within the competence of the General Meeting of Shareholders;
- elaborates the management plan that includes the management strategy during the mandate in order to achieve the targets and performance criteria established in the mandate contracts;
- approves the internal regulation on the organization and operation of the consulting committees set up at the level of the Board of Administration and the members thereof;
- approves the management plan during the mandate and for the first year of the mandate of the director general of TRANSGAZ SA;
- approves the amendment of the secondary object of activity of SNTGN Transgaz SA;
- approves the set up/dissolution of working points work sites of the NTS.

SNTGN TRANSGAZ SA draws up periodic and continuous reports about important events concerning the company, including but not limited to its financial situation, performance, ownership and management, both in the media and on its website (www.transgaz.ro).

The company prepares and disseminates relevant periodical and continuous information pursuant to the International Financial Reporting Standards (IFRS) and to other reporting standards or environment, social and governance standards (ESG). The information is disseminated both in Romanian and in English.

Pursuant to the schedule of financial communication with the Bucharest Stock Exchange, the administrative and executive management of Transgaz has organized and organizes meetings with financial analysts, brokers, financial advisors and investors both during the dissemination of the financial statements and of the economic-financial results and on the occasion of other aspects of the life and activity of the company, impacting the TGN stock prices and the decisions to invest in the company shares.

The Board members have made and still make decisions in the sole interest of the company and have not taken or shall not take part in any deliberation or decision that creates a conflict between their personal interests and those of the company or of subsidiaries controlled by it.

Each Board member shall make sure he/she avoids any direct or indirect conflict of interest with the company or a subsidiary controlled by it and, if such a conflict arises, he/she shall refrain from deliberating and voting on such matters pursuant to the legal provisions in force.

In order to ensure the procedural fairness of **the transactions with related parties**, the Board members apply the following criteria but without being limited to them:

- they maintain the powers of the Board of Administration or of the General Meeting of Shareholders, as appropriate, for approving the most important transactions:
- they ask for preliminary opinions on the most important transactions from the internal control structures;
- they approve that the negotiations regarding such transactions are conducted by one or more independent administrators or by the administrators having no links with the parties concerned;
- they use independent experts.

The Board of Administration sets the corporate policy for dissemination of information in compliance with the current laws and the company's Articles of Incorporation. This policy must guarantee equal access to information for shareholders, investors and the significant shareholders and it must not allow abuses on confidential information or information about "transactions with itself".

The **Corporate Social Responsibility** is an aspect of corporate governance through which companies initiated various socially responsible actions that can be quantified in terms of sustainability and sustainable performance.

The crucial role played by TRANSGAZ in the energy field in Romania and in Europe is naturally associated with its willingness to support the real needs of all those who constantly contribute to the smooth running of its activity. A part of its sustainable development strategy, the social responsibility policy aims to permanently increase the accountability of the company towards the employees, shareholders, partners, community and environment.

The priority areas where TRANSGAZ S.A. gets involved and shall be involved from social point of view are: sustainable development of the community, education, sport, arts and culture, humanitarian activities, health, environment.

Given the successful implementation of the private management throughout Transgaz, the current Board of Administration decided to involve the company in the pilot projects initiated by the Romanian Government in 2015 and 2016, projects on the improvement of corporate governance and on the increase in transparency (*Delivery Unit* and *Strengthening of Financial Management within State-owned Companies*).

6. Risk Management

The risks identified in the company and requiring proper management and control include:

Risks related to the natural gas sector

The risk associated with government intervention in the key infrastructure sectors;

The amendment of the regulatory framework specific to the natural gas market and of the legal regulations applicable to the company's business;

The impact of competing projects on the international gas transmission;

The seasonal fluctuation of the activity;

The changing in gas prices in Romania.

Risks related to natural gas transmission activity

The regulated nature of the gas transmission activity;

The variations in the price of gas purchased by the company:

The risk related to the implementation of Transgaz' new business model;

The conclusion of international transmission contracts on the basis of intergovernmental agreements;

The failure to meet the minimum investment program – an obligation of Transgaz assumed under the Concession Agreement;

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The risk of failing to improve the profitability of the current activity of gas transmission and the reduction of the technological consumption;

The risk regarding the limited access to own sources for financing the development plans;

The failure to develop other income generating activities as its main field of business

The risk that ANRE does not accept the remuneration of investments made and their inclusion in RAB

The risk that the National Transmission System may be affected by natural disasters;

The risk on the regime of classified information of Transgaz;

Strong unions that can make the process of optimizing and streamlining the company's business difficult.

Financial Risks

Credits:

Exchange rates;

Interest rate:

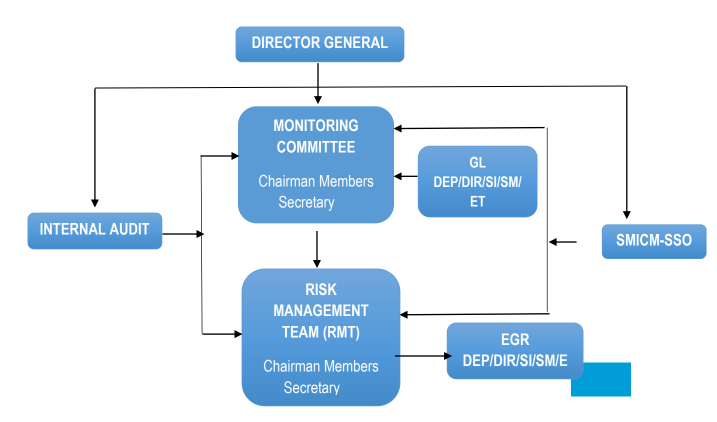
Liquidities.

By the nature of the activities carried out, the company is exposed to the risks identified and shown above and, in the event that any of these risks materializes, it could adversely affect the business, financial status and/or operational results of Transgaz.

By ensuring an effective optimization of the management of risks identified, through the proper and effective implementation and development of a risk management system, of a measure program regarding the risks for the company, Transgaz' administrators believe that it can avoid/reduce/assume the impact of risks over the company's business and its financial-economic results.

In order to meet the requirements set forth in Order no. 400/2015 issued by the General Secretariat of the Government for approving the Code for Internal/Managerial Control of Public Entities, as amended and supplemented by Order no. 200/2016 issued by the General Secretariat of the Government, lays down the establishment, based on an internal decision, of a structure in charge of managing risks within the company, which is called the *Risk Management Team* — within Transgaz, the administrators ordered the executive management this measure and so this team was established under Decision no. 518/19.06.2016.

The organizational structure of the Internal Control / Managerial System within Transgaz pursuant to Order no. 200/2016 issued by the General Secretariat of the Government is as follows:



NOTE:

GL/DEP/DIR/SI/SM/ET - Working Group per Department/Division/Independent Service/Medias Subsidiary/ Regional Office:

EGR/DEP/DIR/SI/SM/ET - Risk Management Team per Department/Division/Independent Service/Medias Subsidiary /Regional Office.

Other activities carried out:

- √ the preparation of the Procedure PP-91 "Development / update of the Risk Register";
- ✓ the establishment of the associated specific objectives and performance indicators per departments, divisions **Annex 1** "Specific objectives and performance indicators per Department / Division / Medias Subsidiary / Regional Offices " in PP-91 "Development / update of the Risk Register";
- ✓ the establishment of performance indicators and related objectives per departments, divisions, P.M. U. Black Sea;
- ✓ the establishment of activities specific to the Service / Office within the Department / Division / Independent Services in order to fulfill the specific objectives and performance indicators and the inherent risks per activities **Annex 1** "Objectives, activities, performance indicators, risk, risk level and control instruments within the Service / Office" in PP-91 "Development / update of the Risk Register":
- ✓ the development of the Programs for the minimization of identified (inherent) risks for the risks identified within department / division up to the level of department / office;
- ✓ the development and update of the **Risk Register per company** for the risks escalated to the company management and the Program for Measure for Risk Minimization for risks escalated to top management.

As the risk management is a very complex process and the number of departments within the company is relatively high, initially we identified the **operational risks** at office, service, department, company level and have developed risk registers per service, department, company (pursuant to PP-91).

Subsequently, the **Risk Management** procedure was developed and the identified risks shall be subject to the *Risk Management Team* and the *Monitoring Commission* for them to draw up the final Risk Register per company and the Risk Minimization Plans.

It should be noted that all measures taken to date relate to operational risks, but other risks identified within the company should be considered and analyzed as well:

- Risks related to the economic environment;
- Risks related to the natural gas field;
- Risks related to the natural gas transmission activity (laws, regulations);
- · Financial Risks:
- Risks generated by natural disasters (earthquakes, floods).

7. Financial performance achieved during the mandate

The sustainable financial performance is the main expectation of being a majority shareholder.

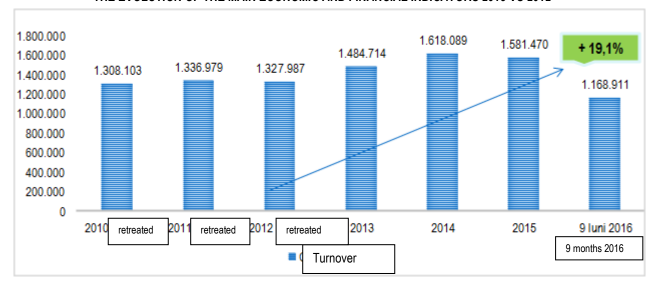
THE MAIN ECONOMIC AND FINANCIAL INDICATORS

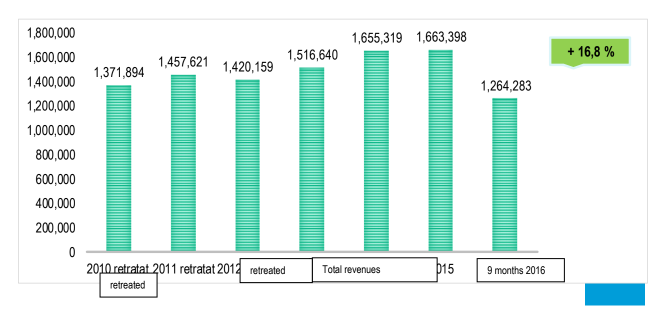
Indicators	2010 Restated	2011 Restated	2012 Restated	2013	2014	2015	9 months 2016
Turnover - thousand RON	1,308,103	1,336,979	1,327,987	1,484,714	1,618,089	1,581,470	1,168,911
Total revenues - thousand RON	1,371,894	1,457,621	1,420,159	1,516,640	1,655,319	1,663,398	1,264,283
Total expenses - thousand	933,279	994,137	1,025,612	981,647	1,063,751	1,077,219	845,366

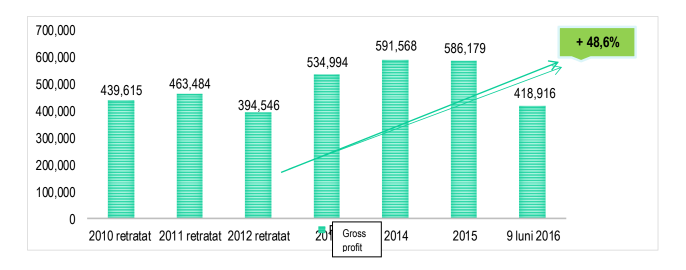
RON							
Gross profit - thousand RON	439,615	463,484	394,546	534,994	591,568	586,179	418,916
Net profit - thousand RON	370,313	388,956	330,936	331,408	502,516	488,729	358,469
Circulated gas - (million cubic meters)	14,735.00	15,476.30	14,942.34	13,696.26	13,082.74	12,383.83	8,207.54
Transported gas - (million cubic meters)	12,306.55	12,820.53	12,273.57	11,258.94	11,883.71	12,294.69	8,111.38
% of technological consumption of total circulated gas	1.93	1.80	1.60	1.17	0.74	0.71	1.03
EBITDA - in total sales	44.67%	47.00%	42.27%	48.22%	48.01%	49.29%	49.18%
Gross profit rate	33.53%	34.54%	29.59%	28.74%	37.74%	38.39%	37.11%
Return on capital	12.51%	12.87%	11.02%	10.87%	15.10%	13.69%	9.95%
Current liquidity ratio	1.58	1.85	1.58	2.17	3.09	4.10	5.23
Number of employees at end of period	4,970	4,962	4,978	4,901	4,820	4,700	4,621

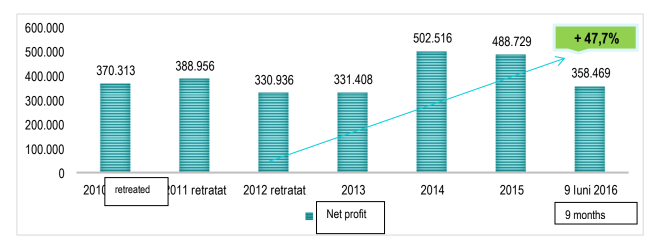
Note: Data pursuant to IFRS-EU for the period 2013-9 months of 2016 and data restated in IFRS-EU for 2010-2012

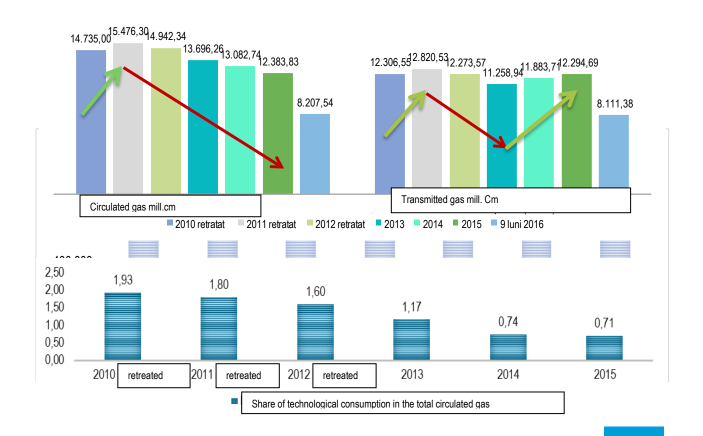
THE EVOLUTION OF THE MAIN ECONOMIC AND FINANCIAL INDICATORS 2015 VS 2012

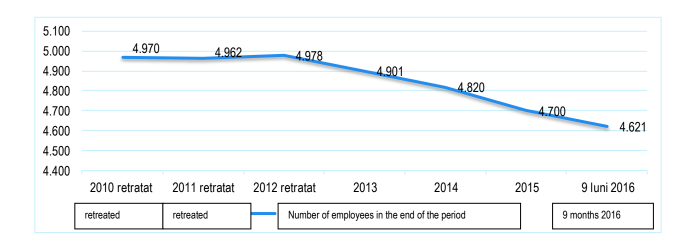








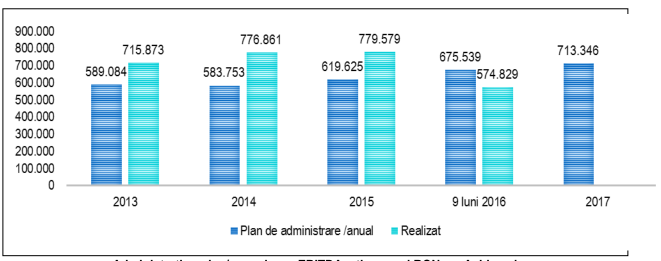




THE EVOLUTION OF PERFORMANCE INDICATORS TAKEN INTO ACCOUNT FOR THE CALCULATION OF THE ADMINISTRATORS' REMUNERATION VARIABLE COMPONENT

INDICATOR		2013	2014	2015	9 months 2016	2017			
EBITDA (thousand RON)	Performance objective	Achievement	Achievement of EBITDA goal assumed under the Administration Plan						
	Administration Plan	589,084	583,753	619,625	675,539	713,346			
	Achieved	715,873	776,861	779,579	574.829				
	Degree of achievement	121.52%	133.08%	125.81%	85.09%				
Operating expenditure	Performance objective	Decrease in level of operating expenditure compared to level assumed under the Administration Plan							
without depreciation	Administration Plan	958,976	1,061,920	1,077,002	1,126,733	1,139,606			
(thousand RON)	Achieved	800,767	878,458	883,818	689.453				
,	Degree of achievement	119.76%	120.88%	121.86%	163,42%				
Investments (thousand	Performance objective		evel of investment of investment of investment of the ministration Pla	•	ade compared to le	evel assumed			
RON)	Administration Plan	279,462	343,832	352,200	369,200	381,820			
	Achieved	203,763	151,776	239,554	63.439				
	Degree of achievement	72.91%	44.14%	68.02%	17,18%				

Detailed information regarding the evolution of the economic and financial results and of the performance indicators can be found both in the **Administrators' Annual Report**, a public document posted on the company's website and in the annual Financial Statements prepared pursuant to IFRS-EU, also posted on Transgaz' website.

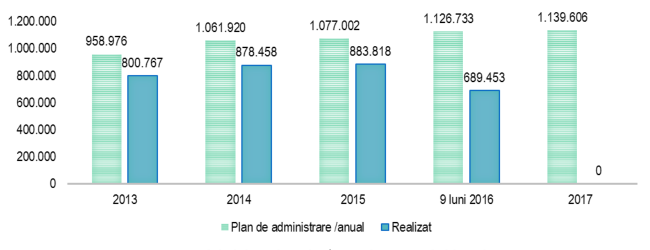


Administration plan/annual

EBITDA – thousand RON

Achieved

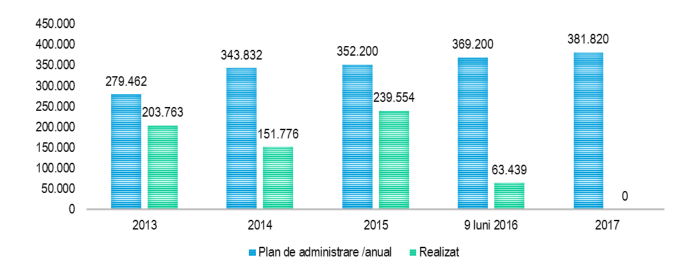
OPERATING EXPENDITURE EXCLUDING DEPRECIATION – thousand RON

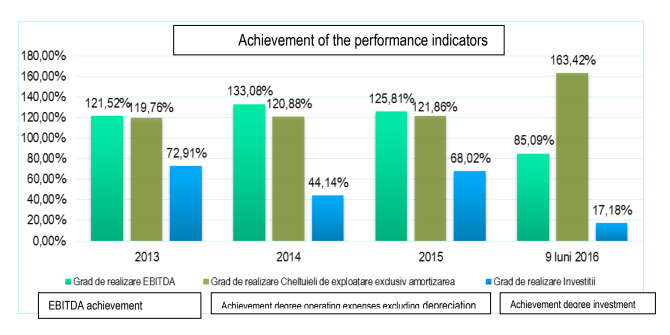


Administration plan/annual

Achieved

INVESTMENTS - thousand RON





Due to the fact that the implementation and application of the corporate governance principles as they are set forth in the Government Emergency Ordinance no. 109/2011 provide **not only a balance between compliance and performance, but a real increase in economic efficiency and investment climate**, the company's administrators must respond to several particular challenges arising from the modernization, streamlining and strategic integration of the company into the European natural gas transmission system in light of the natural gas reserves discovered in the Black Sea.

The resources discovered in the Black Sea, together with the complex strategic movements ongoing within the European market of natural gas, are of particular importance for the future of the country and the company's involvement in such events is of special importance not only for its future but also for the energy security of the country for the next two to three decades.

While helping to ensure the energy independence of Romania, Transgaz is responsible for implementing an investment program of over Euros 1.5 billion, dedicated to the construction of the national transmission infrastructure for the new natural gas reserves discovered in the Black Sea and for connecting the NTS to the European infrastructure.

Through the proposed investment projects for the development and modernization of the natural gas transmission infrastructure, through the implementation of intelligent control, automation, communications and network management systems, the administrative and executive management of Transgaz pursue both to maximize the energy efficiency throughout the chain of activities carried out and to create an intelligent natural gas transmission system that is efficient, reliable and flexible and able to effectively cope with the future demands for natural gas transmission.

It should be stressed that the savings made in recent years by timing the most of the investments and projects in this period, except those strictly necessary for the security and immediate development of the NTS, underlie the solid basis for its own financing of such projects of strategic importance. In this context, a major challenge for the company in these projects is to benefit from support from the Romanian State in clarifying and facilitating the building permits for these projects of particular importance.

While empowering the mission assumed on the performance in terms of efficiency, transparency, safety, non-discriminatory access and competitiveness of the national strategy established for the national and international gas transmission TRANSGAZ, the operator of the natural gas National Transmission System (NTS), included in the Administration Plan for the period between 2013 and 2017 an investment program amounting to **RON 1,726.5 million**.

The estimation of the investments was made taking into account the needs and opportunities of development of the NTS and the prospects of development of the national transmission infrastructure for natural gas transmission in line with the transmission t and operation requirements of the European network of gas transmission and of the national and European energy context already known when substantiating the indicators in the Administration Plan.

It must be emphasized that Transgaz estimated for the period between 2013 and 2017 maximum investments including projects necessary and known when budgeting for the NTS and the probable but still uncertain projects for the development of the NTS.

The analysis of the fulfillment of the performance indicator "Investments" is shown in the table below:

	Administrat	ion Plan	Administrat	ion Plan	Administration Plan 2013	
Investments	2015	5	2014	1		
	Thousand RON	%	Thousand RON	%	Thousand RON	%
Investments delayed for legislative reasons	50,658	14%	127,965	37%	34,414	12%
Achievements	239,554	68%	151,776	44%	203,763	73%
Investments delayed due to non-compliance with the execution schedules	24,254	7%	21,408	6%	8,469	3%
Savings from PIF	20,264	6%	9,984	3%	8,021	3%
Investments delayed due to internal causes (design and bids)	17,470	5%	32,699	10%	24,795	9%
TOTAL INVESTMENTS	352,200	100%	343,832	100%	279,462	100%

The reasons why the indicator "Investments" was achieved below the level assumed in the Administration Plan are mainly determined by:

a. <u>Difficulty in obtaining the permit from ROMSIILVA</u>

Following Transgaz' many legal intervention, by the entry into force on October 4th, 2014 of Law no. 127/2014, Article 130, paragraph (2), letter h) was amended and states that the transmission system operator has the right "to use, free of charge, the state-owned pieces of land occupied by the objectives relating to the transmission system and the state-owned pieces of land used for execution, operation, maintenance and repair works, including the pieces of land forming part of the national forest fund, notwithstanding the provisions set forth in Article 42, paragraph (1) letter b) of Law no. 46/2008 – the Forest Code, as amended and supplemented."

A legislative gap makes it impossible at this time to obtain the approvals for temporary occupation of the pieces of land in the forest fund from Romsilva. Although Transgaz has a right to use free of charge the areas of the forest fund for public interest for the implementation of new route development programs, the Forest Code requires that these lands are handed over to Romsilva at the end of the term for which the initial approval was issued although Law no. 123/2012 and Order no. 118/2014 issued by the ANRE President for the approval of the technical norms for the design and execution of natural gas pipelines do not allow reforestation of the underground pipeline protection area.

Hence, Romsilva refuses to approve the temporary occupation of the pieces of land in the forest fund as requested by Transgaz. In the absence of such approvals, the local and/or county authorities do not issue the building permits and **this causes a major blockage for Transgaz to develop such activities.**

In this legislative context, we consider that the amendment of the **Forest Code** is imperative so that it would encompass two provisions essential for the company, namely:

- Transgaz can benefit by exemption from obtaining the Building Permit for constructions at distances less than 50 meters from the edge of the forest, outside the forest fund without the approval of the territorial structure of the central public authority responsible for forestry;
- Transgaz can return the temporarily occupied pieces of land for which clearing was or is required for the execution of public works and for which the specific legislation that provides the protection and normal operation of the objectives / systems requires that the pieces of land should not be forested, **into a category of use other than the original**.

However, it is necessary that the provisions set forth in Order no. 694/2016 for approving the Methodology regarding the definitive removal, temporary occupation and land exchange and calculation of financial obligations with the provisions set forth in Order no. 118/2014 approving the technical Norms for the design and execution of natural gas pipelines, regarding the restriction of reforestation of protection areas.

b. Difficulty in obtaining the owners' consents

This issue occurred and Transgaz made numerous efforts to amend certain regulatory documents regulating such situations. Law no. 127 as of September 30th, 2014 amended and supplemented the Law on electricity and natural gas no. 123/2012, so that by amending Article 113, Transgaz obtained the following rights:

- "(1) The rights of use and easement concerning the public utility, are legally enforceable and their content is set forth in Article 109 and shall be exercised without registration in the Land Register. .
- (2) The exercise of the rights of use and easement is performed compulsorily throughout the existence of the objective / gas system, both when it is executed and when an operating capacity is modernized, repaired, serviced, in case of intervention works, of failure, under the law, without any **prior formality**.
- (3) For the purpose of granting fair indemnities and compensations related to the exercise of the rights of use and easement, the holders of licenses and permits conclude with the owners of the pieces of land affected by the exercise of the rights of use and servitude a framework convention whose content is determined under a decision made by the Government.
- (4) The holders of licenses and permits are required to conclude the framework conventions referred to in paragraph (3) not later than 30 days from the request made by the affected owners."

Under the same regulatory document mentioned above, the free of charge exercise by Transgaz of the right of use and easement over the state-owned pieces of land was obtained, **including for those that are part of the national forest fund**. Although the legal provision is explicit, both the local government public administration authorities and the landowners **do not comply** with Law no. 123/2012 concerning the exercise by the transmission system operator of the legal rights of use and easement and **there is no legal sanction for this violation**.

The current situation is clarified by the enactment of Law no. 185/2016 on certain measures necessary for the implementation of the projects of national importance in the natural gas field, a law published in the Official Gazette of Romania Part I no. 848/25.10.2016 and Law no. 197/2016 for the approval of the Government Emergency Ordinance no. 22/2014 amending and supplementing Law no. 50/1991 on the authorization of construction works.

c. Delays caused by failure to comply with the execution schedules undertaken by contractors

Due to delays in the supply of tubular material and other equipment, delays occurred also in the compliance with the execution schedules undertaken by the contractors, which led to them being forced to pay penalties as set forth in the contracts.

d. Savings from the planned amount

The completion of the procurement through electronic auction resulted in a saving of about 6% in 2015, 3% in 2014 and 3% in 2013 from the estimated value as a result of concluding procurement contracts to a value lower than the one assumed under the Administration Plan.

	Achievements vs Administration Plan 2013			Achievements vs Administration Plan 2014			Achievements vs Administration Plan 2015		
	Assumed Thousand RON	Achieved Thousand RON	Degree of achievement %	Assumed Thousand RON	Achieved Thousand RON	Degree of achievement %	Assumed Thousand RON	Achieved Thousand RON	Degree of achievement %
EBITDA	589.084	715.873	121.52%	583.753	776.861	133.08%	619.625	779.579	125.81%
Operating expenditure excluding redemption	958.976	800.767	119.76%	1,061,920	878,458	120.88%	1,077,002	883,818	121.86%

Main factors of influence:

Savings of RON 163 million, mainly for the following items of expenditure: technological consumption and losses of natural gas on the transmission system RON 68,898 thousand, due to two factors:

- the quantity of natural gas intended for technological consumption lower than the program by 1,035,200 MWh, with a favorable impact of RON 63,089 thousand:
- the average purchase price lower by 3.49 RON/MWh with a positive impact of RON 5,809 thousand;

works and services to third parties: RON 63,990 thousand; expenses for materials: RON 4,016 thousand; expenses for other taxes and dues: RON 686 thousand; NTS concession royalties: RON 2,391 thousand; monopoly tax: RON 2,342 thousand.

OverrunsofalmostRON4millionfor the fee for granting alicense for the operation of the NTS(RON 263 thousand)and otheroperatingcosts(RON 3,639thousand)

Main factors of influence:

Increased revenues from transmission of natural gas by RON 12,687 thousand due mainly to the reserved capacity increased by 8,481 MWh/h compared to the plan due to the introduction, on August 1st, 2014, of the booking capacity on points of entry and exit and of the quantity of natural gas transmitted increased by 5,645,497 MWh compared to the plan on account of gas transmitted for warehousing;

The increase in revenues from international transmission of natural gas by RON 2,879 thousand, due to variations in the exchange rates of the currencies of the ongoing contracts:

The unfavorable difference of RON 5.921 thousand recorded in other operating income;

Savings of RON 248.2 million, mainly for the following items of expenditure: technological consumption and losses of natural gas on the transmission system RON 128,018, due to two factors: the amount of natural gas intended for technological consumption was lower than the program by 1,512,629 MWh, with a favorable impact of RON 130,121 thousand; the average purchase price paid was higher by 2.01 RON/MWh with a negative impact of RON 2,103 thousand;

works and services to third parties: RON 79,623 thousand; expenditure for the provision for liabilities and expenditure: RON 6,713 thousand.

Overrun of RON 64.8 million, mainly on the following elements of expenditure: taxes and dues: RON

Main factors of influence:

The increase in revenues from the international transmission of natural gas by RON 48,850 thousand due to variations in the exchange rates of currencies of the ongoing contracts;

Revenues from reservation of higher capacity by RON 125,183 thousand due to:

- the increase in the share of the fixed component from total revenues from 35% to 60%:
- the increase in the reserved capacity by 208,063,416 MWh due to the introduction, on August 1st, 2014, of capacity reservation on entry-exit points;

Revenues from volumetric component lower by RON 244,188 thousand due to:

- the decrease in the share of the fixed component from total revenues from 65% to 40%;
- the increase the amount of invoiced gas by 11,400,573 MWh (994,693 thousand cubic meters); The favorable difference of RON

36,926 thousand recorded in other operating income due to the registration of the amounts related to the reversal of income into advance recognized by Transgaz following the exercise of its right to receive the remaining value of investments made in the NTS at the end of the Concession Agreement;

Savings of RON 345.8 million, mainly for the following items of expenditure: technological consumption and losses of natural gas on the transmission system RON 197.670 thousand, due to two factors:

- the quantity of natural gas intended for technological consumption lower than the program by 1,576,799 16,237 thousand; royalties for NTS concession: RON 1,557 thousand; other operating costs: RON 46,980 thousand.

MWh, with a favorable impact of RON 174,141 thousand;

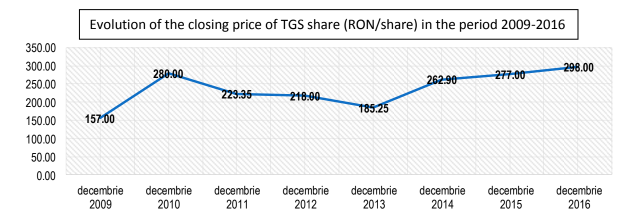
- the average purchase price lower by 24.36 RON/MWh with a positive impact of RON 23,529 thousand; works and services to third parties: RON 109,632 thousand; other administrative expenses: RON 11,655 thousand;

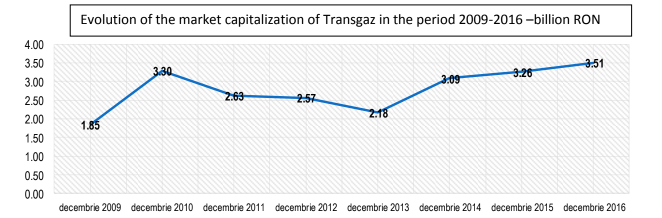
royalty expenses: RON 7,016 thousand.

<u>Overruns</u> of <u>RON 152.9 million</u>, mainly in the following expense items:

- taxes and dues: RON 56,203 thousand, mainly due to tax monopoly;
- expenses related to the provision for risks and expenditure: RON 8,697 thousand;
- other operating costs: RON 88,005 thousand, mainly due to expenses related to provisions depreciation of receivables.

Indicators of Transgaz' stock activity for the period 2013-2016 versus 2009-2012





Transgaz Rating

On June 24th, 2015, Standard&Poor's Ratings Services improved Transgaz' rating from "BB" to "BB+" with a stable prospect.

The financial rating agency's decision to improve Transgaz' rating recognizes the success of the company administrators and executive management's efforts to improve and modernize the operational and institutional transparency, to effectively budget and monitor the investment program of the company and its operating expenses. At the same time, the rating agency recognized the progress made in the activity of the regulatory authority and the preparation of the regulatory framework.

Among the positive aspects mentioned in Standard&Poor's analysis are the following

improvement of
the predictability
and transparency
of the regulatory
activity related to
gas transmission
services in
Romania by
maintaining
unchanged the
current framework
until the end of the
current regulatory
period;

increase in the percent of the capacity booking tarrifs to 50%; predictibility of the cash flow at least until 2017, in the end of the regulatory period efficiency
improvement for
five years and
ensuring a higher
remmuneration for
new investment
following the
acknowledgemnet
of unachieved
revenues from the
previous
regulatory period;

increase medium and long term investments as of the second half of 2015.

The stable outlook reflects the opinion of Standard&Poor's stating that the regulatory framework has improved, remains predictable and transparent and Transgaz shall be able to achieve this way strong financial and operational results in the next two or three years. The report also notes that an increase in Romania's rating by two points may result in an improvement in the conditions in which the company's credit profile and the government support remain unchanged.

In Transgaz' rating history, as it is shown below, it can be seen that during the mandate of the current Board of Administration, the rating of Transgaz for loans in foreign currency and loans in local currency recorded a positive trend, i.e. from "BB with negative outlook" to "BB + with stable prospect".

No.	Date	Rating of loans in foreign currency	Rating of loans in local currency
1	2006	the monitoring of the company begins for the rating to be established	-
2	26 March 2007	BB+ positive outlook	BB+ positive outlook
3	29 February 2008	BBB- negative outlook	BBB- with negative outlook
4	30 October 2008	BB+ negative outlook	BBB- with negative outlook
5	17 February 2010	BB+ negative outlook	BBB- with negative outlook
6	24 March 2010	BB+ stable outlook	BBB- cu stable outlook
7	26 January 2011	BB+ stable outlook	BBB- cu stable outlook
8	5 May 2011	BB+ stable outlook	BBB- cu stable outlook
9	7 December 2011	BB+ stable outlook	BB+ stable outlook
10	11 June 2012	BB+ / under supervision with negative outlook	BB+ / under supervision with negative outlook
11	4 September 2012	BB negative outlook	BB negative outlook
12	8 August 2014	BB stable outlook	BB stable outlook
13	24 June 2015	BB+ stable outlook	BB+ stable outlook

8. Self-assessment of the personal activity and of that of the Council

Since the performance is the objective result of a management, supervision and control of executive management exercise, in the acceptance of the administrative management of Transgaz, together with an efficient strategic thinking, the strategic directions that this thinking to materialize has also been defined.

The special professional skills, the extensive professional expertise and the ability to control visible and invisible dynamics of the team, its psychology, are just some of the advantages of the private administrative management of SNTGN Transgaz SA, a **sense integrating management**.

The private administrative and professional management of the company has succeeded in substantiating the administration and management plans effective in terms of operational intervention and supervision so that through them to achieve the optimization of the activity efficiency and the business development in the context of a national and international environment continuously changing.

As accepted by the private management of the company, the use of modern tools for operational and measurement of performance, instruments successfully used the in strategic management, shall allow the effective monitoring of the courses of action established for achieving the strategic objectives concerning the management of the company for the period between 2013 and 2017.

The Board of Directors annually assesses its size, composition and works so that its activity, as seen in relation to the dynamic of the requirements of the Board role and duties, is constantly aligned and hence the decisions made for the management of the company are timely, effective and competitive.

The **Annual Administrators' Report**, a report that shall require the approval of the Ordinary General of Shareholders (OGAS) together with the annual financial statements, details the management activity of the company compared to the objectives assumed under the Administration Plan. Also on this term, pursuant to the legal provisions, the administrators of the company submit to the approval of OGMS the discharge from administration.

The structure of the TRANSGAZ' Board of Administration ensures a balance between the executive and non-executive members so that no person or small group of persons can dominate the decision making process of the Board of Administration. The decision-making process within the company is and shall remain a collective responsibility of the Board of Administration, which shall be held jointly responsible for all decisions taken while exercising its powers.

The Board members constantly update their skills and improve their knowledge on the company's activity and on the best corporate governance practices in order to fulfill their role.

According to the provisions of the updated Articles of Incorporation of the company, the Board of Administration is managed by a Chairman, appointed by the General Meeting of the Shareholders (GAS) from among the members of the Board of Administration. The Chairman of the Board of Administration is appointed for a mandate that cannot exceed his mandate as administrator. The Chairman of the Board of Administration (BoD) may not be the general manager of the company. The Chairman of the Board of Administration may be revoked by the GMS.

I, the undersigned, ION STERIAN, was appointed Chairman of Transgaz' Board of Administration of by Decision of the Ordinary General Meeting of the Shareholders no. 8/10.07.2013, art. 2.

The term of the mandate granted is of 4 years. It started on April 30th, 2013 and ends on April 29th, 2017.

Considering that the Chairman of the Board of Administration coordinates the activity of the Board and reports to the General Meeting of Shareholders, I consider that, at the date of my appointment as chairman of the board of administration, the strengths considered were and still are:

✓ My wide technical expertise and professional experience acquired as to the administration and control/management of large and medium companies, listed on the stock exchange;

- ✓ My strategic vision and ability to evaluate the impact on company's activity and outcome;
- ✓ My ability to act as a facilitator between the members of the Board, to adapt to different opinions and standpoints, to ensure a permanent balance between the members of the board and between them and the CEO and executives of the company:
- ✓ My training and personality that are fit for a manager during the coordination and decision making process regarding the company's management;
- ✓ My excellent institutional and interpersonal communication ability both within the board and in its relationships with the executive management and interested parties of the company;
- ✓ My decision-making power and coherent guidance and control of the executive management actions;
- ✓ My skills and ability to develop and maintain an efficient, dynamic relational system, fit for the specificity of the company;
- ✓ My ability to set a precise limit between the roles and tasks of the Board Administration and of the executive management;
- ✓ My determination, the fact that I am a good organizer, my dynamism, my ability to communicate and dialogue:
- ✓ My creativity, power to work, desire to get involved and force of undertaking the management of a large company, my team spirit;
- ✓ My independent reasoning in making decisions, critical and constructive reasoning, collective responsibility.

Regarding the activity I have carried out during the 2013-2017 mandate, as a non-executive administrator and as Transgaz' chairman of the Board of Administration I would like to mention that it has been achieved:

- in compliance with the applicable legislation related to the field of business, the interest of the company and increase of its performance;
- in a professional and competent manner while pursuing efficiency and excellence in business;
- in good faith, with loyalty and with the mandate of a good manager of state property and other shareholders;
- in the spirit of best corporate governance practices;
- in a transparent, prudent manner and with utmost responsibility and seriousness;
- in compliance with the standards of moral and professional ethics and integrity;
- through total commitment and acceptance of tasks and projects of national and international strategic scale:
- effectively and based on consensus and effective communication both during the actions undertaken and the decisions made for the management of the company;
- in a sustainable manner through remodeling and development of business by strategically repositioning the company, which became a major player on the European, regional and international energy scene;

The current Board of Administration of Transgaz has acted in a collective and unitary manner pursuant to the legal provisions in force and has strictly complied with the terms of the mandate granted and the commitments made on the management of the company in 2013-2017.

Summing up the architecture, the competence and the activity of the current Board of Administration of TRANSGAZ, the following aspects are worth mentioning:

The members of the current
Board of Administration have
extensive experience and
expertise in the control and
management of listed
companies, demonstrated
strategic vision, moral integrity
and professional ability to
decide effectively

Each member of the Board has the qualifications and skills needed to evaluate fairly and effectively the company's operations and policies on different areas of action and the determination to employ optimal decisions The administrators act in a competent, professional manner and in line with the applicable laws in the field in the interest of the company and its performance

Transgaz' Board of
Administration consists of 5
members who know and
understand the role that
administrators play in managing
the company and therefore act
with all the skill, training and their
determination to undertake and
fulfill this role

The componence of the Board is balanced in terms of professional experience and technical expertise The administrators monitor and control the performance of the executive management and the company's activity; they own the expertise and skill to guide the executive management and to effectively deliver their tasks

Each administrator shall act independently and critically constructive in relation to the executive management; Board members complete each other, inter-relating between them and with the executive management

Self-assessment report prepared by the Board members on the compliance of the activity with the requirements of the New Code of Corporate Governance of the Bucharest Stock Exchange

SNTGN Transgaz S.A., as a company listed on the BSE in the Premium category, has voluntarily adopted the provisions set forth in the Code of Corporate Governance of the Bucharest Stock Exchange and has been reporting since 2010 its total or partial compliance with the **Declaration on compliance or non-compliance with the Code of Corporate Governance (the Declaration "apply or explain")** included in the Administrators' Report.

The companies listed on the stock exchange, which have implemented the corporate governance principles, have to fill out since 2011 the **Declaration "Apply or Explain"**, a document that is part of the Annual Administrators' Report. The new Code was designed by the Bucharest Stock Exchange as part of a new corporate governance framework and aims to promote higher standards of governance and transparency of the listed companies.

The implementation of the new rules is based on the "apply and explain" principle ("Aplici si Explici") offering the market clear, accurate and timely information about how the listed companies comply with the corporate governance rules.

Transgaz is fully complying with most of the provisions set forth in the new Code and the provisions the company has not yet complied with were detailed in a current report submitted to the Bucharest Stock Exchange in January 2016; it is also published on the company's website in the section: Informatii investitori / Raportari curente / 2016. Any subsequent compliance the company shall achieve in this regard shall be reported to the capital market.

	The New Code provisions	Complies	Does not comply or partially complies	Reason for non- compliance
Section	n A - Responsibilities			
A.1	All companies should have an internal regulation of the Council including the terms of reference / responsibilities of the Board and the key management functions of the company, and applying, inter alia, the General Principles in Section A.	X		
A.2	Provisions for the management of conflicts of interest should be included in the Council Regulation. However, the Board members must notify the Board of any conflicts of interest that have arisen or may arise and to refrain from participating in discussions (including by absence, unless that failure would prevent the formation of the quorum) and to vote for a decision to be made on the matter giving rise to the conflict of interest.	X		
A.3	The Board of Administration or the Supervisory Board must consist of at least 5 members.	X		
A.4	The majority of the Board members must have no executive office. At least one member of the Board of Administration or of the Supervisory Board must be independent in the case of companies in the Standard category. In the case of companies in the Premium category, at least two non-executive members of the Board of Administration or of the Supervisory Board should be independent. Each independent member of the Board of Administration or of the Supervisory Board, as appropriate, shall submit a declaration at the time of his/her nomination for election or reelection and when there is any change in his/her status, indicating the elements based on which he/she is considered to be independent in terms of his/her character and judgment and pursuant to the following criteria:	X		
	A.4.1. he/she is not the Director - General / CEO of the company or of a company controlled by it and has not held such an office in the past 5 years.	X		
	A.4.2. he/she is not employed by the company or a company controlled by it and has not held such an office in the past 5 years.	X		
	A.4.3. he/she does not receive and has not received any additional remuneration or other	X		

	The New Code provisions	Complies	Does not comply or partially complies	Reason for non- compliance
	benefits from the company or a company controlled by it, except for those related to his/her capacity as a non-executive administrator.			
	A.4.4. he/she is not and has not been the employee or does not have or has not had in the preceding year a contractual relationship with a significant shareholder of the company, a shareholder who controls more than 10% of the voting rights, or with a company controlled by him/her.	X		
	A.4.5. he/she does not have or has not had in the previous year a business or professional relation with the company or a company controlled by it, either directly or as a customer, partner, shareholder, Board member / Administrator, Director -General / CEO or employee of a company if, by its substantial nature, this relation could affect his/her objectivity.	X		
	A.4.6. he/she is not and has not been in the last 3 years the internal or external auditor or the partner or shareholder or employee of the current external financial auditor and of the internal auditor of the company or of a company controlled by it.	X		
	A.4.7. he/she is not the Director - General / CEO of another company where another general manager / CEO of the company is a non-executive administrator.	X		
	A.4.8. he/she has not been the company's non-executive administrator for more than 12 years.	X		
	A.4.9. he/she has no family ties with a person in the cases referred to in boxes A.4.1 and A.4.4.	Х		
A.5	Other professional commitments and obligations of a relatively permanent nature of a Board member, including executive or non-executive positions on the Board of companies and non-profit institutions, have to be disclosed to the shareholders and potential investors prior to his/her nomination and during his/her mandate	X		
A.6	Any Board member must provide the Board information on any relation with a shareholder who directly or indirectly holds shares representing more than 5% of all the voting rights. This obligation extends to any kind of relation which may affect the member's position on matters decided by the Board.		X	The information shall be requested from the Board members. Transgaz shall send the Bucharest Stock Exchange a current report at the time of compliance.
A .7	The company must appoint a secretary of the Board responsible for supporting the activity of the Board.	Х		
A.8	The declaration on corporate governance shall inform whether or not an evaluation of the Board		Х	The activity of the Board of Administration is assessed

			Does not	
	The New Code provisions	Complies	comply or partially complies	Reason for non- compliance
	took place under the management of the Chairman or of the nomination committee and, if so, it shall summarize the key measures and changes resulting from it. The company must have implemented a policy / guide on the assessment of the Board, including the purpose, criteria and frequency of the evaluation process.			based on the performance criteria included in the administration plan and the mandate agreements, their degree of achievement being contained in the annual report of the BoA. The company has no policy / guide for evaluating the activity of the BoA, the evaluation being made based on the aforementioned criteria. TGN shall send a current compliance report when preparing such policy.
A.9	The Corporate Governance Statement must contain information regarding the number of meetings of the Board of Administration and of the committees over the past year, the participation of the administrators (in person and by proxy) and a report of the Board and of the committees on their activity.	X		
A.10	The Corporate Governance Statement must include information on the exact number of independent members of the Board of Administration or of the Supervisory Board.	X		
A.11	The Board of the companies in the Premium Category has to establish a nomination committee consisting of non-executive members, which shall manage the procedure for the nomination of new Board members and make recommendations to the Board. Most members of the Nomination Committee shall be independent.	X		
Section	n B – Risk Management System and Internal Contro	l System		,
B.1	The Board has to establish an audit committee where at least one member shall be an independent non-executive administrator. Most members, including the chairman, must prove to have the adequate qualifications relevant to the offices and responsibilities of the committee. At least one member of the Audit Committee shall have proven and appropriate accounting or auditing experience. For the companies in the Premium Category, the audit committee must be composed of at least three members and the majority of the members of the audit committee must be independent.	X		
B.2	The chairman of the audit committee has to be an independent non-executive member.	X		
B.3	The responsibilities of the audit committee include the obligation to conduct an annual evaluation of the internal control system.	X		
B.4	The evaluation should consider the effectiveness	Х		

			Does not		
	The New Code provisions	Complies	comply or partially complies	Reason for non- compliance	
	and scope of the internal audit function, the adequacy of the risk management and internal control reports submitted to the audit committee of the Board, the timeliness and effectiveness with which the executive management solves deficiencies or weaknesses identified by the internal control to the submission of relevant reports to the Board.				
B.5	The audit committee must assess the conflicts of interest in connection with the transactions of the company and of its subsidiaries with related parties.	X			
B.6	The audit committee has to evaluate the effectiveness of the internal control system and of the risk management system.	X			
B.7	The audit committee must monitor the application of the legal standards and of the generally accepted internal audit standards. The audit committee shall receive and assess the reports of the internal audit team.	X			
B.8	Whenever the Code mentions reports or analyses initiated by the Audit Committee, they must be followed by periodic (at least annual) or ad hoc reports to be submitted afterwards to the Board.	X			
B.9	No shareholder may benefit from preferential treatment over other shareholders in connection with the transactions and agreements concluded by the company with their shareholders and affiliates.	X			
B.10	The Board must adopt a policy in order to ensure that any transaction of the company with any of the companies it has close relations with and whose value is equal to or greater than 5% of the net assets of the company (pursuant to the latest financial report) is approved by the Board after a binding opinion of the audit committee of the Board and properly disclosed to the shareholders and potential investors, to the extent that such transactions fall within the category of events subject to reporting requirements.		X	This policy shall be drafted and approved pursuant to the Organizational and Operational Rules of the Board of Administration and to the Articles of Incorporation.	
B.11	The internal audits have to be conducted by a structurally separate division (audit department) of the company or by hiring an independent third party entity.	X			
B.12	In order to ensure the fulfillment of the main functions of the internal audit department, it should functionally report to the Board through the audit committee. For administrative purposes and as part of the management obligations to monitor and reduce risks, it must report directly to the Director - General.	X		60	
Section C - Fair rewards and incentives					
C.1	The company has to publish on its website the		X		

	The New Code provisions		Does not comply or partially complies	Reason for non- compliance
	remuneration policy and to include in the annual report a statement on the implementation of the remuneration policy during the annual period under analysis.			
	The remuneration policy should be formulated so as to allow the shareholders to understand the principles and arguments underlying the remuneration of the Board members and of the Director General, as well as of the management in the two-tier system. It should describe how to run the process and to make decisions regarding the remuneration, detail the components of the remuneration of the executive management (such as salaries, annual bonuses, long-term incentives linked to value of shares, the benefits in kind, pensions and others) and describe the purpose, principles and commitments underlying each component (including the general performance criteria related to any form of variable remuneration). In addition, the remuneration policy should specify the term of the contract signed by the Director General and the period of notice stipulated in the contract, as well as any potential compensation for dismissal without just cause.			
	The remuneration report must state the implementation of the remuneration policy for the people identified in the remuneration policy during the annual period under analysis. Any significant change occurred in the remuneration policy has to be published in due time on the website of the company.			
Section D.1	D - Building value through relations with the investigation of the public the person/persons responsible or the organizational unit. In addition to the information required by the law, the company must include on its website a section dedicated to the Relations with Investors both in Romanian and in English, with all relevant information of interest to the	X X		
	investors, including: D.1.1. The main corporate regulations: the Articles of Incorporation, the procedures for the General Meetings of Shareholders;	X		
	D.1.2. The professional CVs of the members in the company's management bodies, other professional commitments of the Board members, including executive and non-executive positions in	X		

			Does not	
	The New Code provisions	Complies	comply or partially complies	Reason for non- compliance
	boards of directors of companies or non-profit institutions;			
	D.1.3. The current reports and the regular reports (each trimester, quarter and year) - at least those set forth in box D.8 - including the current reports containing detailed information on noncompliance with this Code;	X		
	D.1.4. Information on the general meetings of shareholders: the agenda and informational materials; the procedure for election of Board members; the arguments supporting the nominations for election to the Board, together with their professional CVs; the shareholders' questions about items on the agenda and the responses from the company, including the decisions made;		X	The company partially applies this provision pursuant to Article 29 of the Government Emergency Ordinance no. 109/2011 on corporate governance of public enterprises, as amended and supplemented.
	D.1.5. Information on corporate events such as payment of dividends and other distributions to the shareholders, or other events that lead to the acquisition or limitation of a shareholder's rights, including the deadlines and principles for such operations. The information shall be published within a timeframe allowing the investors to take investment decisions;	X		
	D.1.6. The name and contact details of a person who can provide, upon request, relevant information;	Х		
	D.1.7. The presentations of the company (e.g. presentations for investors, presentations of quarterly results, etc.), the financial statements (each trimester, quarter, year), the audit reports and the annual reports.	X		
D.2	The company shall implement a policy on the annual allotment of dividends or other benefits to the shareholders, as proposed by the Director General or the Executive Board and adopted by the Board as a set of guidelines the company intends to follow on the allotment of the net profit. The principles of the policy for annual allotment to the shareholders shall be published on the company website.		X	The allotment of the company profit shall be done pursuant to the provisions set forth in the Government Emergency Ordinance no. 64/2001 regarding the allotment of profit to national companies, national firms and companies fully or majority owned by the state and the autonomous administrations.
D.3	The company shall adopt a policy in connection with the forecasts, whether they are made public or not. The forecasts refer to the quantified conclusions of studies aimed to determine the overall impact of a number of factors relating to a future period (so called hypotheses): by its nature, this forecast has a high level of uncertainty and the actual results may differ significantly from the initially submitted forecasts. The forecast-related		X	The activity of the company is regulated by the ANRE. Transgaz' administration plan includes the management strategy during the mandate term. It is rigorously structured and includes strategic courses of action regarding the

			Does not	
	The New Code provisions	Complies	comply or partially complies	Reason for non- compliance
	policy shall establish the frequency, the timeframe taken into account and the contents of the forecasts. If published, the forecasts can only be included in the reports issued each year, quarter or trimester. The forecast-related policy shall be published on the company website.			management of all resources, the operational and management processes of the company in order to achieve the performance objectives set with maximum efficiency.
D.4	The rules of the general assembly of shareholders should not limit the participation of shareholders in general assemblies and the exercise of their rights. The amendments of the rules shall come into force, at the earliest, during the next assembly of shareholders.	X		
D.5	The external auditors shall attend the general assembly of shareholders when their reports are discussed at these assemblies.	Х		
D.6	The Board shall submit to the annual general meeting of shareholders a brief appraisal of the internal control system and significant risk management system, as well as opinions on issues subject to the decision of the general meeting.	Х		This information is contained in the annual report of the Board of Administration and in the management Statement prepared pursuant to Article 30 of the Accounting Law no. 82/1991
D.7	Any financial specialist, consultant, expert or analyst may attend the assembly of shareholders based on a prior invitation from the Board. The accredited journalists may also attend the general assembly of shareholders, unless the Chairman of the Board decides otherwise.	Х		
D.8	The quarterly and half-yearly financial reports shall include information both in Romanian and in English regarding the key factors that influence changes in the level of sales, the operational profit, the net profit and other relevant financial indicators both from a quarter to another and from one year to another.	X		
D.9	A company shall hold at least two assemblies / teleconferences with the analysts and investors every year. The information presented on these occasions shall be published in the <i>Relations with Investors</i> section on the company website on the dates of such assemblies / teleconferences.	X		
D.10	If a company conducts various forms of artistic and cultural expression, sports, educational or scientific activities and believes that their impact on the innovative character and competitiveness of the company are part of its mission and development strategy, it shall publish the policy regarding its activity in this field.	X		

9. Courses of action for activity continuation and improvement

Dear shareholders.

I would like to begin the last chapter of the activity report with this form of address because I wish to point out once again that the active members of Transgaz' Board of Administration are a TEAM that succeeded, during the mandate, through the force and qualifications, to consolidate in an efficient, constructive manner, to act as a whole in front of all contextual challenges and constraints.

Proving competence, professionalism, moral integrity, responsibility and seriousness, the active members of Transgaz' the Board of Administration succeeded in proving, through results, that they have become a powerful team, able to undertake and to comply with great and important strategic investment programs not only for the future of the company, but also for the sustainable development of the national economy.

The National gas transmission company TRANSGAZ is the technical operator of the National gas transmission system and ensures the efficient, transparent, safe fulfilment, the non-discriminating access and competitiveness of the national strategy established for the internal and international transmission, the dispatching of natural gas, the research and design of natural gas transmission field by complying with the legal provisions and the national and European quality, performance, environment and sustainable development standards.

Under the current administrative and executive management, TRANSGAZ is going through the most beautiful period of its existence, namely the transformation and modernization of the business model, the remodeling of its attitude towards the company and the stakeholders, the organizational re-design and compliance with the legislative standards applicable to the activity performed.

For 9 years, TRANSGAZ has been a company listed on the Bucharest Stock Exchange, a transparent company open to dialogue and with good corporate practices, a successful company, a successful local brand, a company that believes in its organizational values and that constantly invests in the education and professional development of the human resources at its disposal.

The administration plan of SNTGN Transgaz SA is governed by a responsible, professional and ethical attitude in relation to all stakeholders (shareholders, employees, partners, community, authorities and state institutions, media, etc.) and reflects the strategic vision of the administrators on the directions of strategic redefinition and streamline of the company in line with the requirements of the European policy on energy safety and security, competitiveness and sustainability and with the future needs and opportunities of Romania in order to become a major player on the European gas market.

The current Board of Administration of TRANSGAZ has managed, through the strategic courses of action set out in the company Administration Plan, to strategically redefine the company and to transform it into a company of strategic importance for the national and regional economy, into a central pillar for the assurance of the Romanian energy security.

According to the legal provisions, the Board of Administration has delegated the management of the company to the director general who, jointly with the executive management, through the **Management Plan**, ensures the operation of the strategic directions approved through the company's management plan.

By empowering the significance of the company both as an engine of the national economy and as a vector for the economic growth of the country, through its role in the development of the energy sector and the transformation of Romania into an energy power of Europe, the current administrators of the company are on the verge of starting one of the largest and most important programs for the development of the gas transmission infrastructure in Romania in the past 20 years, with investment projects estimated at **Euros 1.5 billion**.

In the context of profiling two new sources of gas supply, i.e. the gas from the Caspian region and the ones recently discovered in the Black Sea, the investments proposed by Transgaz in the Development Plan for the National Transmission System of Natural Gas over the next 10 years, a plan approved by ANRE under Decision no. 2819/17.12.2014, represent strategic investments for the energy security and the development of the gas transmission infrastructure in Romania and its compliance with the requirements of the relevant European regulations.

The proposed investments shall result in:

■ the assurance of adequate interconnectivity with neighboring countries;

- the creation of new routes for gas transmission at regional level for the transmission of natural gas from various new sources of supply:
- the creation of the infrastructure necessary for extracting and transmitting the natural gas from the offshore perimeters in the Black Sea in order to sell them on the Romanian market and other markets in the region;
- the expansion of the natural gas transmission infrastructure in order to improve gas supply of deficit areas;
- the creation of a single integrated market throughout the European Union.

Given the complex and extensive investment program, Transgaz envisages, besides its own sources, the use of external financing under favorable conditions.

In this regard, the company has established a professional department for accessing European funds and international relations, involved in accessing the European funds and in the development of international cooperation relations.

Moreover, Transgaz established a financing committee with role in attracting funding from international financial institutions or from other financial and banking institutions and from the capital market by the issue of bonds.

The strategic vision of those who today bear responsibility for the destiny of this company focuses on professional and effective management able to face challenges and constraints, on the development and modernization of the national gas transmission infrastructure, on competitiveness and capitalizing of existing and future opportunities so that TRANSGAZ becomes a gas transmission system operator with recognition on the international market of natural gas, a leader on the energy market in the region, an important link in the national and European energy chain.

Focusing on fully achieving the desiderates set and the fulfillment of the strategic objectives on operational effectiveness, performance optimization and sustainable development of the company, by complying with the principles of good corporate governance, the current Board of Administration intends to renew its mandate and thus to be able to continue with the same responsibility and efficiency, transparency and professionalism to all stakeholders, the road opened in the 2013-2017 mandate for the construction and development of a solid and effective future of the Romanian energy sector.

		Facility, representing 40% of total eligible costs for the works of the BRUA Project - Phase 1					
		2. The development in Romania of the Southern Transmission Corridor for taking gas from the Black Sea shore	278,3	2020			
		3. The interconnection of the national transmission system of natural gas to the natural gas international transmission pipeline T1 and reverse flow Isaccea.	65	2019			
		4. The development of the NTS in the North – East part of Romania in order to improve the gas supply in the area and to ensure the transmission capacity to the Republic of Moldova	119,1	2018			
		5. The widening of the bi-directional gas transmission corridor Bulgaria - Romania - Hungary - Austria (BRUA Phase 3)	479	2023			
		6. A project regarding new developments of the NTS in order to take over gas from the Black Sea shore.	8-17	2019			
		Total		Euro 1.5 billion			
	3	The development of interconnection between the gas transmis Bulgaria on the Giurgiu – Ruse route;	ssion syster	ns in Romania and			
	4	The creation of the technical conditions necessary to ensure the bi-directional gas flow on the interconnection between Romania and Hungary on the Arad-Szeged route;					
	The continuation of the actions for the conclusion of the development agreements referring to the interconnection of NTS with similar transmission systems of the neighboring countries;						
	6	The development of business by optimizing the absorption of European funds and the creation of efficient and flexible financing structures.					
	1	The optimization and streamline of the management systems company, of the quality of operational processes and their align Integrated Management System for Environment Quality (IMSE) of performance and competitiveness;	ment to the	requirements of the			
SS	2	The intensification of design and scientific research in the transm	ission of nat	ural gas;			
	3	The minimization of the technological consumption;					
OMPETITIVENESS	4	The improvement of the quality of investment programs of modernization and development, of the programs for repair, rehabilitation and maintenance of the NTS					
MP	5	The completion of the implementation of the SCADA data control and acquisition;					
Ö.	The optimum sizing of the necessary human resources compared to the actual needs business and the development of the company;						
m	7	The improvement of the process for training, teaching and development of the employees;					
	8	The optimization of the quality good corporate governance principle implementation;					
	9	The optimization of the cost budgetary control process.					
_	1	The strengthening and diversifying of the internal and external cooperation relations of Transgaz					
Ä	2	The optimization of the management of risks that may affect the company's business					
PM	3	The optimization of human resource management processes					
VELO	4	The increase in energy efficiency and the decrease of the negative impact of the technological processes on the environment					
DE	5	The maintenance of financial balance and operational stability					
SUSTAINABLE DEVELOPMENT	6	The increase in the adaptability and responsiveness of the continuous the environment in which it operates; the resolution of certainfrastructure (e.g. East - West system, upstream measuric connected to the transmission system)	ain issues c	oncerning the NTS			
SUS	7	The improvement of occupational health and safety					
~ -	8	The improvement of the general internal and external com					

In addition to the strategic objectives undertaken during the 2013-2017 mandate and started / initiated and that are to be continued during a new mandate, the current Board of Administration also proposes new objectives it intends to assumed during another mandate or objectives resulting from the Integrity Plan and developed within the company following the accession of Transgaz to the National Anticorruption Strategies (NACS).

GENERAL OBJECTIVE	SPECIFIC OBJECTIVE			
The development of a culture of transparency for good corporate governance	The increase in institutional transparency and decision-making processes			
	The increase in the transparency of public resource management processes			
The increase in the institutional integrity by including corruption prevention measures as mandatory elements of the management plans and their regular evaluation as part of the administrative performance improvement	The improvement of the capacity to manage the management failure by correlating the tools having impact on the early identification of institutional risks and vulnerabilities.			
The strengthening of integrity, the minimization of corruption risks and vulnerabilities in priority sectors and fields	The increase in integrity, the minimization of corruptions vulnerabilities and risks in the business environment			
The increase in the awareness and understanding of the standards of integrity by	The increase in the level of anti-corruption education of the company employees			
the employees and the beneficiaries of public services	The increase in the level of information of the public about the impact of corruption			
The strengthening of performance to combat corruption through administrative and criminal means	The strengthening of administrative control mechanisms			
The increase in the degree of implementation of the anti-corruption measures by approving the integrity plan and the regular self-assessment throughout the company	The strengthening of the institutional integrity through plans developed on the basis of risk analysis and internal management control standards.			

The Activity Report was prepared pursuant to Article 29, paragraph 14 of the Government Emergency Ordinance no. 109/2011 on corporate governance of public enterprises, as amended and supplemented.

I enclose to this Activity Report my Curriculum Vitae

ION STERIAN

Chairman of the Board of Administration

Non-executive Administrator