

**SPECIAL POWER OF ATTORNEY
ORDINARY GENERAL MEETING OF THE SHAREHOLDERS¹**

I, the undersigned)

(surname and name of the shareholder natural person or of the legal representative of the
shareholder legal person)

Legal representative of:

(to be filled in only by shareholders legal person with the full name and tax identification code. The status of legal representative shall be supported by the shareholders list on the registration/reference date, received from Depozitarul Central).

Personal identification number....., residing at (full address)

.....ID card/passport series, no....., issued by
....., holder of a number of.....shares in TRANSGAZ, registered
with the Sibiu Trade Register Office under number J 32/301/2000, tax identification code
RO13068733, representing% of the total number of 188.381.504 shares in TRANSGAZ
granting a number of voting rights within the General Meeting of the
Shareholders representing.....% of the total shares issued by TRANSGAZ, I

hereby appoint Mr./Mrs.:
(surname and name of the empowered representative)

residing at/headquartered in

personal identification number....., holder of ID card/passport series....., no.
..... issued by

(for natural persons representatives)

Tax identification code

(for legal persons representatives)

as my representative in the **Ordinary General Meeting of the Shareholders** of TRANSGAZ to
be held at the headquarters of TRANSGAZ, 1 C. I. Motas Square, on **24 September 2025**, at
10:00 a.m., or on the date of the second meeting, if the first one is not held, to exercise the
voting rights related to the number of shares I hold and registered in the Shareholders Register
of SC. DEPOZITARUL CENTRAL S.A., Bucharest, at the reference date **11 September 2025**, as
follows:

**1. Presentation of the Consolidated Report issued by the Board of
Administration of SNTGN TRANSGAZ SA for Half I 2025.**

The version proposed by the Board of Administration of the company

For Against..... Abstention

The version proposed by the shareholder_____ (if applicable)

For Against..... Abstention

- 2. Setting the date of 10.10.2025 as registration date for the shareholders subject to the Resolution of the Ordinary General Meeting of the Shareholders, according to the applicable laws.**

The version proposed by the Board of Administration of the company

For Against..... Abstention

The version proposed by the shareholder_____ (if applicable)

For Against..... Abstention

- 3. Empowerment of Mr Nicolae Minea, as Chairman of the Board of Administration, or his alternate, Mr Costin Mihalache, Administrator, Ms Ilinca Von Derenthall, Administrator, Ms Adina-Lăcrimioara Hanza, Administrator, to sign the Resolution of the Ordinary General Meeting of the Shareholders, and of Mr Mihai Leontin Leahu, Deputy Director-General, to sign the necessary documents for the registration and publication of the Resolution of the Ordinary General Meeting of the Shareholders at the Trade Register Office attached to Sibiu Law Court.**

The version proposed by the Board of Administration of the company

For Against..... Abstention

The version proposed by the shareholder_____ (if applicable)

For Against..... Abstention

This power of attorney was concluded in 3 (three) counterparts, one shall be submitted to TRANSGAZ' headquarters, the Board of Administration and General Meeting of the Shareholders Secretariat, or to the Secretariat of the Ordinary General Meeting of the Shareholders, one shall be used by the representative within the General Meeting of the Shareholders, and one shall remain with the represented shareholder.

Date of power of attorney:

Surname and name:

(surname and name of the shareholder natural person or of the legal representative of the shareholder legal person, clearly and in capital letters).

Signature:

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

Note:

¹ The content is according to Financial Supervisory Authority Regulation no. 5/2018 on the issuers of financial instruments and market operations, as amended.