

Trade Registry entry no.: J12/3156/1994

Account: RO48BTRL01301202925689XX Banca Transilvania

Cluj

FSÅ Registry: PJR01SSIF/120022/20.04.2006 CNVM Resolution: 2330/22.07.2003

Public offering document

Issuer
EVERGENT INVESTMENTS S.A.
(former name SIF MOLDOVA S.A.)
for a price of 1.6 lei (RON)/share
between March 9, 2021 – March 22, 2021

EVERGENT INVESTMENTS S.A. (former name SIF MOLDOVA S.A.)



Broker: BT CAPITAL PARTNERS S.A.



THIS OFFER IS ADDRESSED SOLELY TO SIF MOLDOVA S.A.'S SHAREHOLDERS IN ACCORDANCE WITH REGULATIONS IN FORCE

APPROVED BY THE FINANCIAL SUPERVISION AUTHORITY ("F.S.A.")
THROUGH RESOLUTION No. 303 OF 03.03.2021

THE APPROVAL MARK APPLIED ON THIS PUBLIC OFFERING DOCUMENT DOES NOT ACT AS A GUARANTEE, NOR DOES IT REPRESENT ANY OTHER TYPE OF FSA'S APPRAISAL OF THE OPPORTUNITY, ADVANTAGES OR DISADVANTAGES, PROFIT OR RISKS RELATED TO THE TRANSACTIONS TO BE CONCLUDED BY ACCEPTING THE PUBLIC OFFERING OBJECT OF THE PRESENT RESOLUTION. THE APPROVAL RESOLUTION ONLY CERTIFIES THAT THE OFFER DOCUMENT ABIDES BY THE PROVISIONS OF THE LAW AND REGULATIONS ADOPTED FOR ITS APPLICATION.



Trade Registry entry no.: J12/3156/1994 Account: RO48BTRL01301202925689XX Banca Transilvania

Cluj

FSA Registry: PJR01SSIF/120022/20.04.2006

CNVM Resolution: 2330/22.07.2003

The public offering (hereinafter referred to as "Public Offering" or "Offer") is initiated by EVERGENT INVESTMENTS S.A., a company set up and functioning in accordance with Romanian laws, headquartered in Bacău, Pictor Aman St., no. 94C, Bacău district, registered in the Trade Registry under no. J4/2400/1992, sole registration code 2816642, EUID: ROONRC. J/04/2400/1992, registered in FSA Register as authorized alternative funds manger, certified by FSA with no. PJR07¹AFIAA/040002 (hereinafter referred to as "Tenderer") through BT Capital Partners S.A. headquartered in Cluj-Napoca, Constantin Brâncuşi St., no. 74-76, ground floor, Cluj district, registered in the Trade Registry under no. J12/3156/1994, sole registration code 6838953, company certified by F.S.A through resolution no. 2330/22.07.2003 (hereinafter referred to as "Broker"), and targets the purchase of a number of up to 8,266,125 shares issued by EVERGENT INVESTMENTS S.A., as issuer of the shares object of the Offer (hereinafter referred to as "Issuer"), paid in full that are not held by the Tenderer, according to the provisions below. This Purchase offer document (hereinafter referred to as "Offer document") was approved by the Financial Supervision Authority (hereinafter referred to as "F.S.A.") through resolution no. 303 on 03.03.2021.

1. IDENTIFICATION OF THE ISSUER

The Company targeted by the Public Offering is **EVERGENT INVESTMENTS S.A.**, with the following identification data:

Legal form:	Joint stock company, registered and functioning in accordance with Romanian laws.
Headquarters:	Pictor Aman St., no. 94C, Bacău district
Sole registration no.:	2816642
Trade Registry entry no.:	J4/2400/1992
Main activity object:	NACE code 6499 – Other financial services n.e.c.
Share capital:	98,947,917.60 Ron, divided in 989,479,176 ordinary nominative shares, issued in dematerialized form, each share with a nominal value of 0.10 Ron
Subscribed and paid-up capital:	98,947,917.60 Ron
Website	www.sifm.ro

EVERGENT INVESTMENTS S.A.'s share capital, as registered on the presentation date of the Offer Document in the register held by the Central Depository is 98,947,917.60 Ron, divided in 989,479,176 shares, each with a nominal value of 0.10 Ron (hereinafter referred to as "**Share capital**").

The synthetic consolidated status of Issuer's shareholders on 31.01.2021 as supplied by the Central Depository was the following:

No.	Holder's name	No. of holdings	Percentage (%)
1	Resident individual shareholders	362,090,373	36.5940%
2	Nonresident individual shareholders	3,453,048	0.3490%
3	Resident legal entities shareholders	462,043,086	46.6956%
4	Nonresident legal entities shareholders	161,892,669	16.3614%
	TOTAL	989,479,176	100%

The shares issued by the Issuer are traded on the regulated market managed by Bursa de Valori București S.A. (hereinafter referred to as "B.S.E."), Premium category since 1st November 1999, symbol SIF2 and ISIN



Trade Registry entry no.: J12/3156/1994

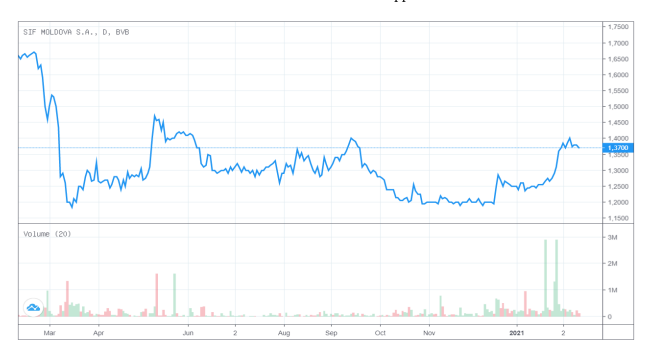
Account: RO48BTRL01301202925689XX Banca Transilvania

Cluj

FSÅ Registry: PJR01SSIF/120022/20.04.2006 CNVM Resolution: 2330/22.07.2003

ROSIFBACNORo code (according to www.bvb.ro). The LEI (Legal Entity Identifier) code of the Issuer is 254900YO0025N04US14.

The following chart presents the evolution of SIF2 share price, estimated in Ron over the 12 months prior to the date the offer documentation was submitted to F.S.A. for approval:



The clearing price of a share issued by the Issuer on the day before the last trading date before the present Offer Document was submitted to F.S.A was 1.3800 RON/share, price set on 10.02.2021.

2. IDENTIFICATION OF THE TENDERER

2.1. Information of the Tenderer

The Tenderer is **EVERGENT INVESTMENTS S.A.**, identified with the following data:

Legal form:	Joint stock company, registered and functioning in accordance with Romanian laws.	
Headquarters:	Pictor Aman St., no. 94C, Bacău district	
Sole registration date:	2816642	
Entry no. in the Trade Registry:	J4/2400/1992	
Main object of activity:	NACE code 6499 – Other financial services n.e.c.	
Share capital:	98,947,917.60 Ron, divided into 989,479,176 ordinary nominative shares, issued in dematerialized form, each share with a nominal value of 0,10 Ron	
Subscribed and paid-up capital:	98,947,917.60 Ron	
Website	www.sifm.ro	

2.2. Presentation of the Tenderer

The Tenderer of the Offer is **EVERGENT INVESTMENTS S.A.**, joint stock company, headquartered in Bacau, Pictor Aman St., no. 94C, Bacau district, registered in the Trade Registry under no. J4/2400/1998, tax code: 2816642. EVERGENT INVESTMENTS S.A. is classified as Alternative Investment Fund Manager



Trade Registry entry no.: J12/3156/1994

Account: RO48BTRL01301202925689XX Banca Transilvania

Cluj

FSÅ Registry: PJR01SSIF/120022/20.04.2006 CNVM Resolution: 2330/22.07.2003

(AIFM) authorized by the Financial Supervision Authority with no. 20/23.01.2018, entered in FSA Register under no. PJR07AFIAA/040002.

The Tenderer's main object of activity in accordance with its Memorandum of Association is "Other financial services, e.n.g.". The Tenderer's share capital is 98,947,917.60 Ron, representing 989,479,176 nominative shares, dematerialized, with a nominal value of 0.10 Ron/share.

In compliance with the provisions of the Memorandum of Association, endorsed by FSA with authorization no. 142/12.08.2020, EVERGENT INVESTMENTS's activity object consists in:

- Administration and management of financial instruments, derivatives and other instruments qualified as such through the regulations of the competent authority;
- Administration and management of shares/bonds and other rights stemming from these in companies that closed or not traded;
- Risk management;
- Other auxiliary and connected activities of collective management.

EVERGENT INVESTMENTS S.A. is self-managed in an unitary system.

According to "2020 Activity Program" and "EVERGENT INVESTMENTS's Investment Strategies and Policies", the company has a solid/sustained investment policy based on the long-term increase of managed assets, a basic element for the consolidation of investors' trust.

The strategies defined for the assets portfolios foresee:

- Increase for PRIVATE EQUITY Portfolio "private equity"-type approach through the
 implementation in various sectors of activity and business development for the companies in SIF
 Moldova's historic portfolio, or the companies setup by EVERGENT INVESTMENTS within
 the group. Investments made in PRIVATE EQUITY portfolio have an average or long-term payback
 period.
- Recalibration for the ENERGY-INDUSTRIAL Portfolios and FINANCIANG-BANK Portfolioslisted portfolios that offer liquidities to SIF Moldova's assets, representing the main income generator for new investments
- Restructure for SELL portfolio continuation of restructure/ sale for the "historic" share portfolio.

The consolidated synthetic status of the Tenderer on 31.01.2021 submitted by the Depozitarul Central was the following:

No.	Holders' name	No. of holdings	Percentage (%)
1	Resident individual shareholders	362,090,373	36.5940%
2	Nonresident individual shareholders	3,453,048	0.3490%
3	Resident legal entities shareholders	462,043,086	46.6956%
4	Nonresident legal entities shareholders	161,892,669	16.3614%
	TOTAL	989,479,176	100%

Shares issued by the Tenderer are traded on the Regulated Market managed by Bursa de Valori Bucureşti S.A. (hereinafter referred to as **"B.S.E."**), Premium category since 1st November 1999, SIF2 symbol and ISIN code ROSIFBACNORO (according to www.bvb.ro). The Issuer's LEI Code (Legal Entity Identifier) is 254900YO0025N04US14 ISIN code of shares issued by EVERGENT INVESTMENTS S.A. is ROSIFBACNORO.

The Tenderer is part of EVERGENT INVESTMENTS, comprising the following 6 subsidiaries:

Subsidiary name	Evergent Investments -mother	Company type
	company	(listed/closed)
	Evergent Investments direct interest	



Trade Registry entry no.: J12/3156/1994

Account: RO48BTRL01301202925689XX Banca Transilvania

Cluj

FSÅ Registry: PJR01SSIF/120022/20.04.2006 CNVM Resolution: 2330/22.07.2003

Mecanica Ceahlaul S.A.	73.30%	BVB –REGS (symbol: MECF)
Regal S.A. Galati	93.02%	BVB – ATS (symbol: REGL)
Tesatoriile Reunite S.A.	99.99%	Unlisted
Agrointens S.A.	99.99%	Unlisted
Agroland Capital S.A.	99.99%	Unlisted
Casa S.A. Bacau	99.32%	Unlisted

Contact information:

Company name	EVERGENT INVESTMENTS S.A.
Tax code/sole registration no.	2816642
Trade Registry Code	J4/2400/1992
Address	94C Pictor Aman street
Locality	Bacău
District	Bacău
Country	Romania
Internet page	www.sifm.ro
E-mail	sifm@sifm.ro
Phone	+40234-576.740
Fax	+40234-570.062

3. IDENTIFICATION OF INDIVIDUALS ACTING IN A CONCERTED MANNER WITH THE TENDERER

The Tenderer is not aware of the existence of individuals acting in a concerted manner with it regarding the Issuer, but given the provisions of art. 2 line (2) letter c) Law no. 24/2017, the members of the Board of Directors, namely: Mr. Ceocea Costel – Board President, Mr. Radu Octavian Claudiu –Board Vicepresident, Mr. Doros Liviu-Claudiu – CEO/Board member, Mr. Iancu Catalin Jianu Dan – Deputy CEO/Board member and Mr. Ciorcila Horia – Board member are presumed to act in a concerted manner with the Tenderer.

4. NUMBER OF SHARES ISSUED BY THE ISSUERS THAT ARE HELD BY THE TENDERER

On 10.02.2021, the Tenderer directly holds a number of 11.767.205 shares issued by the Issuer, representing 1,19% of the share capital.

On 31.01.2021, individuals legally presumed to act in a concerted manner with the Tenderer, concerning the Issuer, hold the following SIF 2 shares:

Ceocea Costel
 Radu Octavian Claudiu
 Doros Liviu-Claudiu
 Iancu Catalin Jianu Dan
 Ciorcila Horia
 2,316,855 shares
 6,794,909 shares
 2,647,463 shares
 2,412,913 shares

5. NUMBER AND CLASS OF SECURITIES THAT ARE OBJECT OF THE PUBLIC OFFERING

The Tenderer intends to purchase through the Public Offering a number of up to 8,266,125 shares issued by the Issuer and paid in full, that are not in the Tenderer's property, representing 0.84% of the Issuer's share capital **("Offer Shares").** Therefore, the Public Offering addresses all individuals and legal entities that hold during the Offer Period, shares issued by the Issuer, other than the Tenderer ("**Shareholders**") including the shareholders legally presumed to act in a concerted manner with the company (according to the latest statement).



Trade Registry entry no.: J12/3156/1994 Account: RO48BTRL01301202925689XX Banca Transilvania

Cluj

FSÅ Registry: PJR01SSIF/120022/20.04.2006 CNVM Resolution: 2330/22.07.2003

The purchase by the Tenderer of Offer Shares through the Public Offering was approved by the Resolution of Extraordinary General Meeting of Shareholders on 27th April 2020, published in Romania's Official Journal, part IV, no. 1655 on 11.05.2020, with the purpose of reducing the share capital through share annulment.

6. PRICE OFFERED PER SHARE IN THE PUBLIC OFFERING AND ITS ASCERTAINMENT METHOD

The price per share offered by the Tenderer in the Public Offering is 1.6 RON/share (hereinafter referred to as "Offer Price").

The shareholders, who will accept the Offer validly, in accordance with the terms of this Offer Document, will receive the Offer Price for one share minus the trading and payment commissions. Certain costs will be foreseen in detail in the Subscription Form, the Shareholders who want to participate to the Public Offer must verify the total value of costs with their brokers.

Method of Offer Price Ascertainment

The Offer Price was set abiding by Law no. 24/2017 on the issuers of financial instruments and market operations and F.S.A. Regulation no. 5/2018 on the issuers of equities and equities operations, ("Regulation no. 5/2018"). In accordance with the provisions of art. 58, line 1 of Regulation no. 5/2018, the price of a public offering should be at least equal to the highest price between:

- a) The highest price paid by the Tenderer of individuals legally presumed to act in a concerted manner within 12 months before the submission date of Offer Documentation to F.S.A. (11.02.2020 11.02.2021) 1,3850 Ron/share;
- b) Weighted average trading cost of the last 12 months before the date of the submission of Offer Documentation to F.S.A. (11.02.2020 11.02.2021). According to BVB data, this price is 1,2594 Ron/share.

Given all of the above, the Offer Price is 1.6 RON/share.

Public Offering Value

The total value of the Public Offering (hereinafter referred to as "Offer value") shall be equal to the number of Offer Shares purchased by the Tenderer in the Offer multiplied by the Offer Price. The maximum value of the offer is 13,225,800 lei (RON).

According to regulations in force, the Offer price can be increased by the Tenderer during the Public Offer, abiding by the procedure described in the "Public Offering Modification" Section from the present Offer Document. In this case, the Shareholders who have accepted the Public Offer by signing and submitting the Subscription Forms before the modification of the Offer Price will receive the increased price.

7. PUBLIC OFFERING TENDERING PERIOD

The present Public Offering is valid for 10 work days and shall be initiated on the 4th (fourth) work day from the date the offer announcement has been published in a national period in printed form or online on the following websites: www.bvb.ro, www.bvb.ro<

The tendering period is between March 9, 2021 and March 22, 2021 (hereinafter referred to as **"Tendering Period"**). The validity period of the Public Offering can be extended by the Tenderer, abiding by the procedure described in the **"Public Offering Modification"** section of the present Offer Document. Over its entire duration, the Public Offering is irrevocable. On the expiry of the Tendering Period, the Public Offering becomes obsolete.



Trade Registry entry no.: J12/3156/1994 Account: RO48BTRL01301202925689XX Banca Transilvania

FSA Registry: PJR01SSIF/120022/20.04.2006

CNVM Resolution: 2330/22.07.2003

8. PUBLIC OFFERING MODIFICATION

In accordance with the provisions of Law no. 24/2017 on the issuers of financial instruments and market opreations, and F.S.A. regulation no. 5/2018, the occurrence of any new event or modification of the initial information presented in the Offer Document that might affect the investment decision, binds the Tenderer to modify the present Offer Document by preparing and publishing an amendment.

During the Tendering Period, the Tenderer may modify the terms and conditions of the Offer, abiding by the following conditions:

- a) Obtaining FSA approval for the modification of the Offer Document
- b) Modification of the Offer terms shall not lead to less advantageous conditions for those it targets;
- c) The modification shall be the object of an announcement submitted to investors under the same conditions as the Offer Document.

Any request to modify the Offer Document will be submitted to F.S.A for approval, at least 3 (three) work days before the last date of the Tendering Period.

Any modification of the Public Offering is valid and can be implemented only is approved by FSA and published according to applicable legislation. FSA may approve the modifications according to provisions in force regarding the public offering of equity or may refuse its approval. In case the modifications regarding the price of any other elements of the Offer Document is approved, with the exception of those regarding the closing of the offer, FSA has the right to extend the Tendering Period so that there are at least 2 (two) work days between the date the modification announcement is published and the date the Offering closes. The modification shall be announced to investors and shall be valid starting on the date of its publication through the same means as the Offer Document.

In case the amendment of the Offer Document consists in the increase of Offer Price, all subscribers in the offer, including those who have already subscribed before the modification of the Offer Price, shall receive the increased price.

9. METHOD AND VENUE FOR SUBSCRIPTION AND REVOCATION, WORKING HOURS

The Public Offering shall be run with the exclusive use of the trading systems managed by Bucharest Stock Exchange.

Subscription by the shareholders within the offer can be made during the entire period of the offer runtime, on workdays, between 09:00 and 17:00, with the exception of the offer closing day, when the working hours will be between 0900 and 1300.

The Offer Document shall be available free of charge:

- At the headquarters of BT Capital Partners S.A., located in Cluj-Napoca, str. Constantin Brâncuşi, no. 74-76, ground floor, Cluj district, phone no. 0264-430.564 or that of BT Capital Partners S.A. agencies/ subsidiaries citified by A.S.F./C.N.V.M. and at the Tenderer's headquarters, namely in Bacău, 94C Pictor Aman street, Bacau district, phone no. +40234-576.740, starting on the date that the Offer Announcement is published, and
- b) in electronic format, on the Internet page of Bucharest Stock Exchange (www.bvb.ro), Offer Broker (www.btcapitalpartners.ro), and Tenderer (www.sifm.ro).

Shareholders may accept the Offer by filling in and singing 2 (two) copies of the subscription form (hereinafter referred to as "Subscription Form") before the expirt of the Tendering Period, in the format that shall be made available to the interested Shareholders at the Broker of the Offer or brokers certified by



Trade Registry entry no.: J12/3156/1994

Account: RO48BTRL01301202925689XX Banca Transilvania

Cluj

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F.S.A who have signed and submitted the Offer Broker their irrevocable engagement regarding the abidance by the Offer conditions and have received access to the market segment dedicated to the Public Offering from BVB, and by submitting all necessary documents in compliance with the Offer Document, as follows:

- → either at the headquarters of BT Capital Partners, from Cluj-Napoca, Constantin Brâncuşi St., no. 74-76, ground floor, phone no.: 0264 430.564 and other agencies of BT Capital Partners S.A. certified by F.S.A./C.N.V.M., open hours from Monday to Friday between 09:00 and 17:00 (Eastern European time GMT +2)/ during normal working hours from Monday to Friday during the Tendering Period;
- > or at the headquarters of any other F.S.A. certified broker who has signed and submitted the Offer Broker the irrevocable engagement regarding the abidance by the offer running conditions and received from B.V.B. access to the market segment dedicated to the Public Offering, open hours from Monday to Friday between 09:00 and 17:00 (Eastern European time GMT +2) / during normal work hours, from Monday to Friday, of the brokers during the Tendering time.

On the last date of the Tendering Period, the program for the receipt of Subscription Forms shall be between 9:00 and 13:00 (Eastern European time – GMT+2).

The signing of the Subscription form in accordance with the Offer Document represents the unconditional acceptance of the terms and conditions for the running of the Public Offering and Offer Document in full, the shareholder concerned confirming that he has received, read, accepted and agreed on the terms and conditions of the present Offer Document and subscribed in agreement with it. Following the expiry of the Tendering Period, the subscriptions shall remain irrevocable until the completion of the operations presented in the present Offer Document.

If the shareholder has concluded a valid financial brokerage contract with one of the brokers certified by F.S.A who will take over the sale order in compliance with the provisions of the present Offer Document, the order will be submitted as a standard trading order in compliance with the brokerage contract of that particular broker.

If the shareholder has not concluded a valid financial brokerage contract with a broker certified by F.S.A who will take over the sale order in compliance with the provisions of the present Offer Document, then the following will be attached to the Subscription Form: proof of shareholding, proof of bank account, as well as:

Resident individuals who subscribe on their own behalf:	- identity card / bulletin (in original and in copy).
Resident individuals who subscribe on behalf of other individuals:	 Identity card/bulletin (in original and copy) of the representative and identity card/bulletin (in original and copy of the represented individual; and Power of attorney in authentic form (copy and original
Incapable (legally incompetent) resident individuals, or individuals under tutelage:	- Identity card/bulletin (in original and copy) of the resident individuals who subscribes for the represented individual and identity card / bulletin (in copy) of the incapable individual;



Share capital: 19.478.220,65 lei Tax code.: RO 6838953 Trade Registry entry no.: J12/3156/1994 Account: RO48BTRL01301202925689XX Banca Transilvania

FSA Registry: PJR01SSIF/120022/20.04.2006

CNVM Resolution: 2330/22.07.2003

- Passport (in original and copy) and /or residence permit (in original and copy) of the individual who subscribes for the incapable individual – only in case of foreigners; and
- document setting the tutelage / guardianship

Resident legal entities who subscribe on their own behalf:

- Registration certificate issued by the Trade Registry (in copy);
- Updated Memorandum of Association (in copy according to the original certified by the legal representative of the legal entity);
- Confirmation of company details regarding the current status of the legal entity issued by the Trade Registry (issued no later than 7 days before the subscription date);
- In case subscriptions are made through another individual than the legal representative of the resident legal entity, the power of attorney / mandate signed by the legal representative(s) of the resident legal entity that authorizes that individual to subscribe the Offered Shares on behalf of the resident legal entity (in original and copy);
- Identity card / bulletin (in original and copy) of the individual who subscribes on behalf of the legal entity; and
- Document certifying the LEI code (in copy).

Non-resident individuals who subscribe on their own behalf:

Passport and proof of domicile if the domicile does not appear on the passport or identity card issued by a EU/EEA member state (in original and copy).

Nonresident individuals who subscribe through authorized resident representatives:

- Passport and proof of domicile if it does not appear on the passport or the identity card issued by a EU/EEA Member State (copy) of the represented individual;
- Identity card/ bulletin of the authorized representative (in original and copy) and
- power of attorney in authentic form (and depending on the case with Apostille) stating that the representative is authorized to act on behalf of the nonresident individual (in original and copy).

Nonresident legal entities that subscribe on their own behalf:

- Registration certificate of the nonresident legal entity issued by the Trade Registry or any equivalent institution, if any (copy);
- Updated Memorandum of Association of the nonresident legal entity (copy according to the original, certified by the legal representative/legal representatives of the nonresident legal entities);
- Confirmation of company details regarding the current status or equivalent documents, issued by the Trade Registry or



Share capital: 19.478.220,65 lei Tax code.: RO 6838953 Trade Registry entry no.: J12/3156/1994 Account: RO48BTRL01301202925689XX Banca Transilvania

FSA Registry: PJR01SSIF/120022/20.04.2006 CNVM Resolution: 2330/22.07.2003

equivalent institution, in original for the nonresident legal entity stating the legal representative(s) of the nonresident legal entity (issued at least 30 days before the subscription date).;

- In case the subscriptions are made by another individual than the legal representative(s) of the nonresident legal entity, power of attorney/mandate signed by the legal representatives of the nonresident entity legal representatives, authorizing that individual to subscribe the Offered Shares on behalf of the nonresident legal entity (in original and copy);
- Passport and proof of domicile if it is not entered on the passport, identity card (for EU/EEA citizens) (original and copy) of the individual subscribing as legal representative(S) of proxy for the nonresident legal entity; and
- Document certifying the LEI code (copy).

Nonresident legal entities that subscribe through a resident legal entity:

- Registration certificate of the nonresident legal entity issued by the Trade Registry or any other equivalent institution, if any (copy);
- Updated articles of incorporation (copy according to the original certified by the legal representative of the legal entity);
- Confirmation of company details regarding the current status or equivalent documents, issued by the Trade Registry or equivalent institution, in original for the nonresident legal entity stating the legal representative(s) of the nonresident legal entity (issued at least 30 days before the subscription date)
- Certificate of registration of the representative legal entity issued by the Trade Registry (copy);
- Updated memorandum of association of the representative of the resident legal entity (copy according to the original certified by the legal representative(s) of the legal entity);
- Confirmation of company details, in original, for the resident representative legal entity issued by the Trade Register (issued 7 days before the subscription date);
- Identity card/bulletin of the representative of the resident legal entity that subscribes as representative for the nonresident legal entity (in original and copy);
- power of attorney signed by the legal representative (s) of the nonresident legal entity through which the legal entity is empowered to subscribe within the Offer (in original and copy); and



Share capital: 19.478.220,65 lei Tax code.: RO 6838953 Trade Registry entry no.: J12/3156/1994 Account: RO48BTRL01301202925689XX Banca Transilvania

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FSÅ Registry: PJR01SSIF/120022/20.04.2006 CNVM Resolution: 2330/22.07.2003

- Document that certifies the LEI code for the two legal entities (in copy).

Resident/nonresident individuals represented by an investment management company based on a portfolio management contract

- identity card/bulletin (copy) in case of resident individuals;
- passport and domicile proof, if the domicile is not entered on the passport or identity card for EU/EEA (copy), in case of nonresident individuals;
- Representation mandate (original and copy); and
- Document that certifies the LEI code for the investment management company (copy).

Documents for the investment management company

- Registration certificate issued by the Trade Registry (in copy);
- Updated memorandum of association (copy according to the original, certified by the legal representative of the legal entity);
- Confirmation of company details regarding the current status of the legal entity issued by the Trade Registry (issued no later than 7 days for the resident legal entity and 30 days for the resident investment management company before the subscription date);
- Authorization from the competent supervision authority for investments management companies (copy);
- In case subscriptions are made through an individual other than the legal representatives of the investment management company, the power of attorney / mandate signed by the legal representative(s) of the investment management company, authorizing that individual to subscribe the Offered Shares on behalf of the investment management company (in original and copy); and
- Identity card / bulletin (in original and copy) of the individual subscribing on behalf of the legal company; and
- Document that certifies the LEI Code for the investment management company (copy).

Entities managed by other resident or nonresident legal companies (for example investment funds, pension funds) The document mentioned below will be presented for the legal entity that manages that entity and will be accompanied by the document through which that particular entity was authorized by the competent supervision authority:

- Registration certificate issued by the Trade Register (copy);
- Update memorandum of association (copy according to the original certified by the legal representative of the legal entity);
- Confirmation of company details, in original, regarding the current status of the legal entity, issued by then Trade



Share capital: 19.478.220,65 lei Tax code.: RO 6838953 Trade Registry entry no.: J12/3156/1994 Account: RO48BTRL01301202925689XX Banca Transilvania Clui

FSÅ Registry: PJR01SSIF/120022/20.04.2006 CNVM Resolution: 2330/22.07.2003

Registry (issued no later than 7 days – for resident investment companies, and 30 days – for nonresident investment management companies, before the subscription date);

- In case the subscriptions are made through an individual other than the legal representatives of the investment management company, the power of attorney / mandate signed by the company's legal representatives authorizing that individual to subscribe Offered Shares on behalf of the managed company (in original and copy);
- identity card / bulletin (in original and in copy) of the individual who subscribes on behalf of the legal entity; and

For the managed entity:

- authorization from the competent supervision authority to setup and supervise the managed entities (copy);
- Prospectus of the managed entities fund (copy); and
- Document that certifies the LEI code for the investment management company and for the managed entity (copy).

At the same time, intermediaries may request any other documents for the purpose of abiding by the regulations regarding customer due diligence, in compliance with the applicable provisions and internal norms and provisions regarding customer due diligence.

The documents drafted in any other language than Romanian, submitted by a Shareholder, legal entity or entity without legal personality will be accompanied by certified translations in the Romanian language.

In case (i) the Offer Shares are restricted in any way from the transfer in the register held by Depozitarul Central S.A. ("Depozitarul Central"), or (ii) the Subscription Form contains de facto or de recto errors, or (iii) the Offer Shares are affected by options or other rights in favor of a third party, or (iv) the Offer Shares are not held in the account by the Shareholder who has filled in and signed the Subscription Form, that Subscription Forms will be considered null and will not be validated by the respective brokers.

The Offer Broker and brokers whose access to the Public Offer is authorized by the Offer Broker will verify the validity of the Subscription Forms and the corresponding documentation and will validate them in compliance with the terms and conditions of the Offer Document before entering the sell orders in the BVB trading system.

A copy of the Subscription Form filled in and signed by the seller Shareholders and validated by the relevant broker will be issued to him and the second will remain at the headquarters of the FSA certified broker.

The Offer Broker and brokers whose access to the Public Offering is authorized by the Offer Broker, must inform the shareholders about the running conditions of the Public Offering and is exclusively responsible for the running of the Public Offering and abidance by this Offer Document and F.S.A regulation, including, but without limited to the carrying out of transaction settlements according to collected orders, validated and registered in the BSE System in connection to the Offer and corresponding payments to the beneficiaries.



Trade Registry entry no.: J12/3156/1994

Account: RO48BTRL01301202925689XX Banca Transilvania

Cluj

FSÅ Registry: PJR01SSIF/120022/20.04.2006 CNVM Resolution: 2330/22.07.2003

Shareholders who have subscribed in the Offer may withdraw by filling in and signing 2 (two) copies of the subscription revocation form (hereinafter referred to as "Revocation Form"), before the expiry of the Tendering Period, in the format that will be provided to the interested Shareholders at the Offer Broker or brokers authorized by F.S.A who has signed and submitted the Offer Broker the irrevocable engagement regarding the abidance by the running conditions of the Offer and received from B.V.B access to the market segment dedicated to the Public Offering, abiding by the work schedule.

10. SHARE ASSIGNMENT METHOD

Through this Public Offering, the Tenderer intends to purchase a number of 8,266,125 shares representing 0.84% of the share capital, paid in full, issued by the Issuer that are not in the Tenderer's possession.

In case the total number of shares subscribed by the Shareholders who have accepted the conditions of the Public Offering in accordance with the provisions of the present Offer Document exceeds the number of Offer shares, the assignment shall be pro-rata. To avoid any doubt regarding this, a Shareholder who accepted the Public Offering shall sell a number of shares equal to the number of shares subscribed in the Subscription Form that was validated by the Broker he subscribed through, multiplied by the ratio between the total number of Offer Shares and total number of shares subscribed by Shareholders according to the validated Subscription Forms. Any fraction of shares resulting from such a pro-rata assignment shall be rounded down to the closest full number of shares. In order to avoid any doubt in this share, a Shareholder who subscribes in the Public Offering shall sell a number of shares equal to the number of subscribed shares multiplied by the ration between the total number of Offer Shares and the total number of shares for which Subscription Forms were validated.

The assignment index shall be made public on the last working date of the Tendering Period, through the electronic system of Bucharest Stock Exchange.

For the assignment of any remaining shares resulted from the rounding-off to the whole lower number in the pro-rata assignment process, subscribing shareholders will be ordered in decreasing order based on the number of their subscribed shares, and if one or more shareholders have subscribed the exact number of shares they will be ordered in increasing order based on the registration time in Bucharest Stock Exchange electronic system of the sale order corresponding to that subscription. The unassigned shares resulted will be assigned one per subscription (but without allowing the number of assigned shares in the total of a subscription to exceed the number of initially subscribed shares of that particular subscription), starting with the highest assignment, up to their depletion.

11. SHARE PAYMENT METHOD

The value of the Offer Shares will be paid according to the terms of the Offer Document by each broker authorized by FSA participating to the Public Offering, directly to the Shareholders who have subscribed through that particular broker, within maximum 3 (three) working days from the settlement date of the transactions in the Public Offering. There will be no payments up to the end of the Tendering Period.

For the purpose of this Offer Document, transactions corresponding to the Public Offering will take place at least on the work day immediately following the closing date of the Public Offering through the automatic registration in BVB electronic system of the 2 (two) order types: a set of selling orders in the seller(s) account that subscribed in the Public Offering and a purchase order in the Tenderer's account.

The Tenderer will not be responsible for the capital gain tax, trading commission and taxes corresponding to the payment of share price or other taxes and commissions payable by the Shareholders who decide to subscribe in the Public Offering. Each Shareholder will receive payment for the shares sold either through



Trade Registry entry no.: J12/3156/1994

Account: RO48BTRL01301202925689XX Banca Transilvania

Cluj

FSÅ Registry: PJR01SSIF/120022/20.04.2006 CNVM Resolution: 2330/22.07.2003

post mandate with confirmation of receipt, or bank transfer to the account indicated by the Shareholder on the Subscription Form, the costs being borne by the Shareholders who accepted the Public Offering.

12. SOURCE AND SIZE OF THE TENDERER'S FUNDS FOR SHARE PAYMENT

The Tenderer shall use the sources foreseen by the law for the payment of shares purchased through the Public Offering.

The Tenderer has deposited in its account, opened with the Broker, the 30% of Offer value guarantee, requested in accordance with Regulation no. 5/2018.

13. TENDERER'S PRICE

This Public Offering is part of the redemption program approved through the Resolution of the Extraordinary General Meeting of the Tenderer's Shareholders on 27^{th} April 2020 published in Romania's Official Journal, Part IV, no. 1655 on 11.05.2020, the purpose being share capital lowering through share annulment.

14. OFFER BROKER

BT CAPITAL PARTNERS S.A., CNVM authorization 2330/22.07.2003, headquartered in Cluj-Napoca, 74 – 76 Constantin Brâncuşi street, Cluj district, tax code 6838953 shall offer financial investment services regarding the Public Offering, acting as Broker.

15. OTHER INFORMATION CONSIDERED RELEVANT BY THE TENDERER

The Tenderer and Broker take it upon themselves to declare, that according to their knowledge, the information presented in the Offer Document are according to reality and no omissions were made that could significantly affect the contents of the Offer Document.

In accordance with art. 15 Law no. 24/2017 on the issuers of financial instruments and market operations, the responsibility for the preparation of the Offer Document and its compliance by legal provisions the correctness, accuracy and exactness of the information in the Offer Document and Offer Announcement, depending on the case, is that of the Tenderer and Broker. The initiation and running of the present Public Offering will be made according to Capital Market Law and regulations adopted by F.S.A./C.N.V.M. for its application.

The legal relationships between the Tenderer and Shareholders who have subscribed in the Public Offer will be governed by Romanian Law. Any conflict arisen from or in connection to these relationships will be solved by the competent Romanian courts, according to the competence norms foreseen by Romanian Law.

TENDERER SIF MOLDOVA S.A.

BROKER BT CAPITAL PARTNERS S.A.

CEO Liviu – Claudiu Doros CEO Daniela Secară

Compliance officer Michaela Puscas