



## Terms and Conditions

### 1. DEFINITIONS AND TERMS

CCIR - the Chamber of Commerce and Industry of Romania, with its registered office in Bucharest, b-dul Octavian Goga nr. 2, Sector 3, CCIR Business Center, tax code RO 2842250, email: ccir@ccir.ro, bank account RO31 RZBR 0000 0600 0240 7957, opened with Raiffeisen Bank România S.A.,

Organizer – CCIR

participant – natural person/legal entity or any corporate body participating in an event.

Website – the domain [www.3si-business.com](http://www.3si-business.com) and any subdomain thereof.

#### Content

- a) all the information on the Website which can be visited, viewed or otherwise accessed using electronic equipment;
- b) the content of any email sent to participants by the Organizer via electronic means, and/or any other means of communication available;
- c) any information communicated via any means by an employee/collaborators of CCIR to the Participant, using the contact details, either indicated or not by them;
- d) data about CCIR, or other privileged data thereof.

Comment – a like or critical comment on a Review or any other comment.

Question – means of addressing other Participants for the purpose of obtaining information about the products or services on that page.

Answer – written information sent to the Participant who asked a Question on the Website, on a certain product page. The Answer represents an explanation provided by a Participant to another Participant in a discussion.

Document – these Terms and Conditions.

Newsletter – a regular means of information, including in electronic format, respectively via electronic mail (email, text message), on the Goods and Services, and/or the promotions run by CCIR during a certain period of time, with no commitment on the part of CCIR as to the information contained therein.

### 2. PARTICIPATION POLICY



## 2.1. Registration

All participants are kindly requested to fill in the online registration form on the 3SI Business Forum website: [www.3si-business.com](http://www.3si-business.com).

The registration process to the 3SI Business Forum is composed of two stages:

- I. The initial stage is fulfilled after submitting the registration form on the website. At this point the request will be pending and the applicant will receive an initial acknowledgement email.
- II. The registration process will be complete only after the applicant will receive an email with the confirmation that the registration has been accepted.

**Please wait for this confirmation before making any further arrangements.**

Once the confirmation is received, the 3SI Business Forum online platform will be accessible for you and each participant will receive an e-mail with the login details for accessing the platform. After the user has been created in the platform, the participant will receive a barcode that will be used for registering at the venue.

The online registration system will be open until September 10, 2018.

Participants are kindly requested to arrive at the venue during the registration timeframe, as indicated in the program of the 3SI Business Forum. For security reasons, the access to the sessions and panels will be restricted after the starting hours.

By registering, the participant will accept the terms and conditions stated thereafter.

The organizer has the right to use publicly photos and videos taken during the event for different marketing and promotion purposes e.g. website. The organizer has the right to publish the list of participants containing participant name and organization.

All registration and attendee information provided will be treated in accordance with the General Data Protection Regulation.

For technical assistance in relation to the registration, please contact us at: [contact@3si-business.com](mailto:contact@3si-business.com).

## 2.2. Badges

The access badge will be handed to the attendees at the 3SI Business Forum Registration Desk upon arrival at the venue, either on the first day or the second day of the Business Forum, depending on the sessions that each participant has registered for.

For the participants at the Plenary session on September 17, they will receive an access badge available for both days of the Business Forum (if the participant registered for September 18 also). Consequently, for the second day, these participants are only required to scan their badge before entering the venue.

Please note that a photo ID is mandatory to collect your badge.

Badges (or any part thereof) are not transferable.



### 2.3. Panels and B2B / B2G matchmaking

During the registration process, the participants will have the possibility to choose between the panels and simultaneous sessions they are interested in. Also, after the registration process is complete, attendees will be able to use the online platform in order to apply changes to their initial options.

Participants are welcome to set-up the B2B/B2G meetings with other registered forum participants via our online B2B meeting platform, that can be accessed only after the registration process is complete.

The platform integrates a user-friendly planning system to avoid overlapping meetings or other scheduled activities, and optimize user-experience. The available participants and entities can be selected, while also clicking on the preferred time slots. The chosen party will be electronically notified about the meeting request and will be able to confirm. The booking of bilateral meetings is managed by the principle first come - first serve.

An area dedicated to the B2B/B2G sessions will be available at the venue. Also, several meeting points will be installed throughout the conference area in order to facilitate an easier identification between the discussion partners.

The platform is accessible for mobile devices as well, through a mobile app dedicated to this event.

The organizers reserve the right to change or cancel any part of the published agenda as a result of unforeseen circumstances or any reason outside the organizers' control.

Should, for any reason outside the organizers' control the venue or speakers change, the organizers shall not be held responsible for any costs, damages or expenses incurred by the attendees.

### 2.4. Location

*Romexpo Exhibition Center*

Marasti Blvd. no. 65-67, district 1,

PO Box 32-3, code 011465, Bucharest, Romania

### 2.5. Languages

The 3SI Business Forum will be conducted in English.

### 2.6. Accommodation

Bucharest offers a wide range of accommodation options. In order to facilitate your stay, a number of hotels have been selected in the city in different price categories. A list of the selected hotels will be available to the attendees within the confirmation email that will be sent by the organizers once the registration has been accepted. When contacting a listed hotel, kindly mention “**Chamber of Commerce and Industry of Romania - CCIR**” as preferential and confidential booking code. Please



note that this is for information purposes only in order to facilitate your stay in Bucharest; it does not constitute an endorsement of any kind for any hotel or reservation service. Whatever your choice, we recommend that you book your hotel as soon as possible.

## 2.7. Transfers

All transfers, including to and from the venue will be arranged and covered individually by each participant.

Several taxi companies operate in the city. Uber and Taxify are available as well in Bucharest.

## 3. INTELLECTUAL AND INDUSTRIAL PROPERTY RIGHT

3.1. The Content, as defined in the Recitals, including, but without limitation to logos, stylized representations, commercial symbols, static images, dynamic images, text and/or multimedia content presented on the Website, is the exclusive property of CCIR which is reserved all the rights acquired in this respect, either directly or indirectly (under user and/or publication licenses).

3.2. The Participant is prohibited to copy, share, publish, transfer to third parties, change and/or otherwise alter, use, connect to, expose, or include any Content in any other content than the one initially envisaged by CCI, to include any Content outside the Website, to remove any signs indicating the copyright of CCIR on the Content, as well as to participate in any transfer, sale or distribution of any materials developed by reproducing, changing or displaying the Content, otherwise than with the express written of CCIR.

3.3. Any Content the Participant has and/or obtains access to by any means shall be subject to the Document, insofar as the Content is not accompanied by a specific and duly executed user agreement executed between CCIR and the respective user, and subject to no implicit or explicit warranty granted by CCIR as to this Content.

3.4. The Participant may copy, transfer and/or use the Content for personal or non-commercial purposes, but only insofar as these don not conflict with the provisions of the Document.

3.5. In the event that CCIR grants to the Participant the right to use, in the form described in a stand-alone user agreement, a certain content the Participant has or acquires access to further to such agreement, this right shall only extend that or those content(s) defined under the respective agreement, only for the validity term of that or those content(s) on the Website, or the term set out under the agreement, in accordance with the conditions defined, if any, and this does not stand for a contractual commitment on the part of CCIR towards the respective Participant or any third party who has/acquires access to this transferred content, by any means, and who might be or is prejudiced in any way further to this content, during or after the expiry of the user agreement's terms.

3.6. No content sent by the Participant, by any means of communication (electronically, by phone, etc.), or acquired by the latter by accessing, visiting and/or viewing, shall amount to any contractual obligation on the part of CCIR and/or that of the employee/agent of CCIR which broke the Content transfer, if any, as to the respective Content.



3.7. Any use of the Content for other purposes than the ones which are expressly permitted under this Document or the accompanying user agreement, if any, shall be prohibited.

#### **4. CONFIDENTIALITY**

4.1. CCIR shall keep confidential the information of any kind you supply. Disclosure of the information supplied shall only be possible subject to the terms of this Document.

4.2. No public statement, promotion, press release or any other disclosure to third parties shall be made by the Participant as to the Event without the prior written consent of CCIR.

4.3. By submitting any information or materials via this Website, you grant CCIR unrestricted and irrevocable access thereto, as well as the right to use, reproduce, display, amend, send and share these materials or information. Similarly, you thus agree to CCIR using freely, for its own benefits, that information, ideas, concepts, know-how or techniques you have submitted to us via the Website. CCIR shall not be subject to any non-disclosure obligations as to the information submitted when the legislation in effect is silent about other explanations in this respect.

4.4. By being entered into the database of CCIR, the Participant expressly consents, within the limits of the legislation in effect, to being contacted by third parties, partners of CCIR: providers of marketing services, other providers of services on connection with the subject-matter of the Agreement concluded between the Participant and CCIR, as well as state or governmental agencies, when the specific legislations provides in this respect, as well as other companies CCIR might develop joint offers with on the marker for the Goods and/or Services, etc.

#### **5. ADVERTISING**

5.1. The Newsletters of CCIR are sent via the specialized partners agreed by CCIR. Thus, confidentiality and integrity of information is ensured.

5.2. When the Participant accesses the Website, they have the possibility to opt in of receiving the Newsletters.

At the same time, the Participant may opt out at any subsequent time:

5.2.1. by contacting CCIR in this respect.

5.2.2. by clicking on the unsubscribe link shown in the commercial messages received from CCIR.

5.3. Opting out of receiving the Newsletters does not imply withdrawal of the content granted under this Document.

#### **6. LIABILITY**

6.1. CCIR cannot be liable for any damages whatsoever the Participant or any third party might suffer as a result of CCIR carrying through any of its obligations in line with the Participation Application, as well as for any damages which might result from participation in the event.



6.2. By submitting the Participation Application, the Participant expressly and unequivocally accepts the Website's latest version of the Terms and Conditions, as published on the Website.

6.3. The Terms and Conditions of the Website may be amended at any time by CCIR, these being enforceable against the Participant as of their displaying on the Website. Acceptance of the Terms and Conditions of the Website is acknowledged by ticking the checkbox on the Website, or by submitting the registration form.

## **7. PROCESSING OF PERSONAL DATA**

7.1. The commitment of the Chamber of Commerce and Industry of Romania (CCIR) to protection of personal data.

Your trust in our services and staff is one of our key concerns. To this end, in order to offer you the best possible experience, we focus on continuously improving our entire activity.

This section sets out the conditions of processing of personal data applicable to all customers (exhibitors, co-exhibitors, organizers, co-organizers, tenants, vendors, etc.), partners, visitors and representatives thereof, as well as to the general public visiting, in whatever capacity, the premises of CCIR Business Center located in b-dul Octavian Goga nr. 2, District 3, Bucharest, and/or attending the events organized by CCIR.

CCIR is aware of how important your personal data is, and undertakes to keep it private and secure. For this reasons, it is important that we adopt an integrated approach to provision of information about the processing of your personal data in these Terms and Conditions.

The Chamber of Commerce and Industry of Romania (CCIR) is a non-governmental, independent, not-for-profit organization of public utility, duly incorporated as legal entity, which represents, supports and defends the general interests of the Romanian business community, and aims to advance and develop industry, trade, services and agriculture in line with the demands of the market economy; it was established and has been operating under Law no. 335/2007 on the chambers of commerce in Romania.

CCIR respects the privacy of all our customers and visitors of our websites, and shall treat/process personal data with utmost care, subject to appropriate technical and organizational conditions.

CCIR processes the personal data received either directly from you, as data subjects, or indirectly in the business/contractual relations performed and/or in the fairs/events organized by CCIR and/or in the premises of CCIR Business Center.

Personal data is collected either only with your agreement/permission, when this is offered knowingly, freely and at your own initiative, or at the request of CCIR, for instance, in our of the online forms applied, being the online contact form, the online service order form, etc., by subscribing to the newsletter (of course, only if you opted to receive these newsletters, by participating in raffles and competitions, or by filling in data in the account registration form on one of CCIR's websites, etc.

The use of this website, as well as of other websites of CCIR by you is subject to these provisions, as well as the General Terms of CCIR.



If you do not agree to any of the terms of these Terms and Conditions, then you should neither use any of our websites, nor provide us with your personal data. Some services may be conditioned by provision of your personal data.

To carry out its statutory duties and to pursue the current business, including performance of contractual activities, as well as to enforce the legal provisions, including those concerning protection of natural persons with regard to the processing of personal data and the free movement of such data (the domestic and Community law), CCIR is required to manage in safety conditions and only for the indicated purpose the personal data supplied.

CCIR shall not process your personal data unless this is required for attainment of the purposes below, and in observance of the data security and privacy measures.

#### 7.2. What personal data is CCIR processing?

Personal data processing means any operation or set of operations that is carried out on your personal data with automated or non-automated means, such as: collection, recording, organization, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, blocking, erasure destruction or archiving.

To access the websites of CCIR, you do not have to provide any personal data.

To carry out its statutory duties and pursue its current business, including performance of contractual activities, participation in the fairs, exhibitions and/or other specialized events organized by CCIR and/or in the premises of CCIR Business Center, as well as to enforce the legal provisions, including those concerning protection of natural persons with regard to the processing of personal data and the free movement of such data (domestic legislation and Community-EU law), CCIR may ask you for certain personal data.

To this end, CCIR shall process, among others, the following personal data: name and first name, signature, data of driver's license/registration certificate (in certain instances), phone/fax, domicile/residence address, email, profession, employer, position, banking data, habits/preferences/behaviours, image, voice, data process via video surveillance systems, IP address, credit cards data (card no., card expiry date, CVV2/CVC2 code), IBAN account, personal identification number (CNP), series and number of the identity document/passport.

#### **Processing of general identification personal data.**

The general identification personal data (personal identification number - CNP, series and number of the identity document/passport, etc.) shall only be processed when the identity of the data subjects needs to be determined, and processing is expressly provided under a law/contract.

#### **Processing of personal data via the video surveillance systems**

Via its video surveillance systems, CCIR process personal data, namely the image and other information which allow identification of the data subjects.

The images of identified or identifiable persons which are processed via video surveillance means are personal data:

a) even when these are not associated with the identification data of that person; or



b) even if these do not contain the image of the filmed person, but other information which is liable to lead to identification thereof (for instance, registration plate of the vehicle).

The purpose of personal data processing is: monitoring/security of persons, premises and/or private assets/belongings, and fighting against crime, performance of the statutory duties, and achievement of the legitimate interests.

The information recorded is intended to be used by CCIR, and can be shared with the following recipients: the data subject, the legal/authorized representatives of the data subject, the authorized representatives of CCIR, the criminal investigation/prosecution bodies, courts of law, etc. in accordance with the provisions of the domestic and Community law applicable to the duties of CCIR.

The storage duration of the data obtained via the video surveillance system is of 30 days, except for the situations which are expressly regulated under the law, or other well-grounded cases. At the expiry of this term, the records shall be either destroyed, or erased.

### 7.3. Who are the data subjects?

The (data) subjects the data of whom may be processed by CCIR, for the exclusive purposes above, are:

- Natural persons who are (current, former or potential) customers of CCIR, visitors, general public, legal or conventional representatives/proxies thereof;
- Representatives/proxies/business contacts (current, former or potential business/contractual partners, exhibitors, co-exhibitors, organizers, co-organizers, vendors, service providers, tenants, etc.) and those of public authorities/institutions.

### 7.4. Consequences of refusing to provide personal data

You, as data subject, are required to provide complete, updated and accurate data.

In order to be able to offer you the specific services of CCIR, you will be required to provide the personal data needed for provision of the respective services, but any refusal to provide such data may render impossible provision of the services of CCIR.

When you acquire a service provided by CCIR, as well as when you take part on the fairs/events/exhibitions organized by CCIR, we will collect personal data in connection with provision of the respective services. Furthermore, as visitor of the CCIR Business Center, we will collect personal data (image, data processed via video surveillance systems, etc.) to fulfil our statutory duties and pursue our current business (legitimate interest).

When you participate in the fairs/events/exhibitions organized by CCIR and/or in the premises of CCIR Business Center, we will collect personal data – images, and will use this to advertise the event via all available means of communication (TV, Internet, etc.).

7.5. By reading these provisions, and/or signing any document whereby personal data is provided to CCIR, or by providing personal data in view of accessing the services of CCIR or participating in/acquiring tickets for/payment the participation fee for participation in the events organized by CCIR or in the CCIR Business Center, data subjects are informed of and/or give their express consent (agree) to the processing of personal data in accordance with the legal provisions on





protection of natural persons with regard to the processing of personal data and the free movement of such data (domestic legislation and Community-EU law).

When the data processing is no longer required for provision of the service, or performance of a statutory obligation, and there is no other legitimate interest of CCIR, data subject may object to such processing or may withdraw their previously given consent, such refusal being effective for the future. For instance, Data Subjects may withdraw their consent to the processing of data for marketing purposes at any time and without being required to provide reasons therefor. Once the consent withdrawal request has been addressed, the data subject shall no longer receive commercial information about the events/fairs/services offered by CCIR.

7.6. Which are the purposes of collecting personal data?

- Fulfilment of the statutory duties of CCIR;
- Organization of fairs, exhibitions, and other specialized events;
- Performance of the business/contractual activity of CCIR;
- Drawing up invoices for, and collecting the consideration of the services offered by CCIR;
- Marketing, promotion, advertising of competitions, advertising lotteries, including submission of general or customized commercial offers; development and improvement of the services;
- Operational management;
- Management of the customer relations; commercial communication with customers/vendors by any means of communication;
- Compliance with the applicable legal provisions;
- Communication with public or of public interest bodies/authorities/institutions;
- Audit and inspection/supervisory activities;
- Archiving, statistical purposes;
- Debt collection/recovery of outstanding debts;
- Settlement of disputes, enforcement of court orders/judgments or arbitral awards, etc.

CCIR shall treat all information collected from you as confidential, and shall not share this with third parties (except for organizers/co-organizers of events organized by CCIR or in the CCIR Business Center, and/or business partners, as defined below) without your express and prior consent.

7.7. Who are the recipients of your personal data?

The data recipients may be the very (data) subjects who provided the personal data, as follows:

- Natural persons who are (current, former or potential) customers of CCIR, visitors, general public, legal or conventional representatives/proxies thereof (for performance of the business/contractual relations);
- Exhibitors, co-exhibitors, organizers, co-organizers, tenants, vendors, providers and other legal entities which are business/contractual partners of CCIR, public authorities/institutions;

Recipients (other than the data subjects) of the data may also be:



- Central and local public authorities, judicial authorities, police, prosecutor's office (within the limits of the legal provisions and/or further to express requests), banking company, bailiffs, insurers and reinsurers, market research organizations (for statistical purposes), etc.

Privacy of the personal data shall be ensured by CCIR, and this shall not be provided to any other third parties than the ones listed hereunder.

#### 7.8. Processing of personal data for promotional (marketing) purposes

The personal data provided by the data subjects (such as: name and first name, email address, fax and mobile phone/landline no.) may be processed by CCIR in observance of their rights, in particular the right to information and objection, for the following purposes: marketing (including direct marketing), competitions, advertising lotteries, commercial communications for the services of CCIR, including those developed together with a partner of CCIR via any means of communication, including via electronic communication services. The personal data provided by data subjects may be used for promotional (marketing) purposes and for the products and services of other partners of CCIR, in observance of the rights of the data subjects.

When CCIR intends to use your data for direct marketing purposes (further to an option of the data subjects in this respect), the data subjects will be informed in advance thereof. Data subject may exercise their right to prevent such processing by ticking the respective boxes in the forms/documents used to collect personal data.

Irrespective of the situation, if you want to terminate the processing by CCIR of your personal data, we can expressly ask us to end any processing whatsoever thereof. Furthermore, if you do not want to receive newsletters or information materials from CCIR anymore, you can opt-out by using the "Unsubscribe" button.

7.9. In your relation with CCIR, pursuant to the applicable legal provisions, you have the following rights: right of access, right to rectification, right to erasure, right to restriction of processing, right to data portability, and right to object and automated individual decision-making.

#### 7.10. Duration of the personal data processing

To achieve the indicated purpose, CCIR shall process the personal data throughout the entire duration of its activities, until the data subject or the legal representative thereof expresses the right to object/erasure (unless CCIR processes the personal data under a legal obligation or proves a legitimate interest). After the end of personal data processing for the purposes of its collection, if the data subject or the legal representative thereof does not express the right to object/erasure, pursuant to the law, this data shall be archived by CCIR during the period of time set out under the internal procedures of CCIR and/or shall be destroyed.

#### 7.11. What safeguards are applied to protect your personal data?

To achieve the indicated purpose, CCIR shall process the personal data throughout the entire duration of performance of its duties, until the data subject or the legal representative thereof expresses the right to object/erasure (unless CCIR processes the personal data under a legal obligation or proves a legitimate interest). After the end of personal data processing for the purposes of its collection, if the data subject or the legal representative thereof does not express the right to object/erasure, pursuant to the law, this data shall be archived by CCIR during the period of time set out under the internal procedures of CCIR and/or shall be destroyed.



To prevent the unlawful use of personal data, as well as any potential abuses, we apply security methods and technologies, together with appropriate policies and work procedures, in order to protect the personal data collected.

However, full security of the data sent via Internet can never be guaranteed. While CCIR deploys its best efforts to have the personal data protected, the security of the data sent to the websites of CCIR cannot be absolutely guaranteed. Any data transmission shall be at the risk of the data subjects. Once the personal data has been received, CCIR applies strict safety procedures and measures against unlawful or unauthorized use, destruction, accidental loss or disclosure of personal data.

Security of banking data.

For card payments (for instance: only acquisition of tickets), the transactions will be supported by the online payment solutions offered by third authorized parties in relation with CCIR. To remove the risk that the personal data ends up in possession of, and is used abusively/unlawfully by unauthorized persons, the third parties authorized in the relation with CCIR guarantee the lawfulness and security of the personal data (card number, expiry date, etc.) and of the IT systems used.

#### 7.12. Conditions for transfers of personal data outside the EU and the European Economic Area

The transfers of data outside the EU and the European Economic Area are only possible subject to the conditions laid down under the specific domestic and EU legislation on the protection of natural persons with regard to the processing of personal data and on the free movement of such data.

#### 7.13. Which are your rights?

By reading this document, the Data Subjects have been informed of their rights, pursuant to the applicable legal provisions, namely: right of access, right to rectification, right to erasure, right to restriction of processing, right to data portability, and right to object and automated individual decision-making. Furthermore, when processing is based on consent, the data subjects have the right to withdraw their consent at any time by written request sent to CCIR, subject to the applicable legislation, without affecting the lawfulness of processing based on consent before its withdrawal.

Similarly, the data subjects have the right to object at any time, free of charge and without providing reasons to processing of personal data for direct marketing purposes using, if applicable, the unsubscribe function included in the marketing materials.

For all the other purposes, the data subjects have the right to object at any time and free of charge to processing of the personal data provided to CCIR, indicating the data and purpose considered, but only on grounds relating to their particular situation, unless CCIR demonstrates compelling legitimate grounds for the processing which override the interests, rights and freedoms of the data subject or for the establishment, exercise or defence of legal claims. In case of an ungrounded objection, CCIR is entitled to continue processing the respective data.

By reading this document, the data subjects have learned of and acknowledge the fact that the personal data provided to CCIR is decisive for accessing of the services offered by CCIR and/or performance of the business/contractual relations.

Where the data subjects, either directly or by representative, exercise the abovementioned rights in a manifestly unfounded or excessive manner, in particular because of their repetitive character, CCIR may either:



- charge a reasonable fee taking into account the administrative costs of providing the information or communication or taking the action requested; or
- refuse to act on the request.

Furthermore, when the data subjects, either directly or by representative, exercise the right to object in a manifestly unfounded or excessive manner, in particular because of their repetitive character, CCIR is entitled to deem the Contract concluded with the CCIR Customer terminated by operation of the law, without further formalities or any court intervention, except for prior notice.

To exercise these rights, you may approach the Data Protection Officer of CCIR with a written request, dated and signed, to the email address: [dpo@ccir.ro](mailto:dpo@ccir.ro) or the following mailing address: b-dul Octavian Goga nr. 2, CCIR Business Center, District 3, Bucharest.

This request shall have enclosed a legible copy of the applicant's ID.

Furthermore, the data subjects have the right to lodge a complaint with a supervisory authority and bring up legal actions.

7.14. These provisions may be subject to amendments from time to time. We urge you to check out these provisions at every use of the websites of CCIR, in order to be permanently updated therewith. By accessing the websites of CCIR or using the services of CCIR via the indicated websites after making of such amendments, the new provisions will be deemed accepted.

## **8. FORCE MAJEURE**

8.1. The Parties are released of liability for faulty or non-performance of the agreement, if this is due to force majeure. Force majeure means any external, unforeseeable, absolutely insuperable and unavoidable event, subject to full application of the provisions of art. 1351 of the Civil Code.

8.2. The party claiming force majeure is required to notify it the other party in writing within 5 days of occurrence of the event. The force majeure event will be confirmed by the certificate of the force majeure event issued by the Chamber of Commerce and Industry of Romania.

## **9. APPLICABLE LAW – JURISDICTION**

This document is subject to the Romanian law. Any dispute arising from, or in connection with this document, including as regards execution, performance or termination hereof shall be settlement amicably, failure which this shall be referred for settlement to the court having jurisdiction over the register office of CCIR.