

*Translation from Romanian*

**FOR THE ATTENTION OF  
THE FINANCIAL REGULATOR -  
THE FINANCIAL INSTRUMENTS AND INVESTMENT SECTOR  
Issuers, Transaction Monitoring and Market Abuse Department  
Fax: 021 6596051/6596436**

Current report in accordance with: Law 24/2017 on the issuers of financial instruments and market operations and ASF Regulation no. 5/2018 on the issuers of financial instruments and market operations.

Report date: 28.12.2020

Issuer's name: ELECTROARGES SA, BSE code: elgs

Registered office: Curtea de Arges, str. Albești, nr. 12, jud. Argeș

Telephone/fax number: 0248724000/0248724004

Trade Register Registration Code: RO156027

Trade Register Registration Number: J03/758/1991

Share capital subscribed and paid: 6,976,465.00 lei

Regulated Market trading the issued securities:

BSE – main market, standard category

**Important events to report:** Electroarges S.A. in accordance with the provisions of Art. 234, letter 1) of the ASF Regulation no. 5/2018 on the issuers of financial instruments and market operations informs the shareholders about the list of disputes in which the company is a party, updated on 28.12.2020:

ITEM NO.	CASE NO.	COURT	ADVERSE PARTY	OBJECT PROCEDURE	LAST TERM	CASE STATUS	MENTIONS
1	2518/109/2018	Pitești Court of Appeal	<b>Constantinescu Gabriel</b> Defendant	Action concerning the patrimonial liability	15.09.2020	Appeal	<p><b>Settlement on the merits:</b> Partially admits the action. Compels the defendant to return to the claimant the amount of 219,861.59 lei representing the damage compensation, to which is added the amount of 26,802.92 lei representing the legal interest penalty related to the debit. Compels the defendant to pay the legal penalty interest starting with 05.03.2019 and further until the full payment of the debit. Compels the defendant to pay the court fees in the amount of 5,000 lei. Enforceable as of right. With appeal within 10 days of communication.</p> <p><b>Settlement in appeal:</b> Rejects the appeal as ungrounded. Final. Pronounced by making the solution available to the parties by the court registry.</p>
2	1058/1285/2018	Cluj Specialized Court	<b>Scop Line SA,</b> <b>Mattera Com SA,</b> <b>Alfaline SA,</b> <b>Geochis SA,</b> <b>Prosanio SA,</b> <b>Debrocons SA,</b> <b>Lineas Trade SA,</b> <b>Fimansat SA,</b> <b>Amicosottis SA,</b> <b>Redont SRL,</b> <b>Altur SA,</b> <b>Marchis Corina Andreea,</b> <b>Gheorghe (fosta Papadopol) Ramona,</b> <b>Chirila Gheorghe, Bunu Antonel Cristi,</b> <b>Petcu Vasile, Andronache Gelu</b> Defendants	Claims	19.01.2021	Appeal	<p><b>Settlement on the merits:</b> It admits the exception of the defendant's R SA lack of using procedural capacity and, consequently, rejects the request for summons formulated by the claimant Electroarges SA, as well as the counterclaim formulated by the defendant A SA against this defendant. Pursuant to art. 75 paragraph 1 the final thesis of Law no. 85/2014 terminates the civil action filed by the claimant Electroarges SA, as well as the counterclaim filed by the defendant A SA against the defendants Scope Line SRL, a company in insolvency procedure, judicial liquidator being S 2000 SPRL, Mattera Com SA, a company in insolvency procedure, judicial administrator being CII LCA, A SA, a company in insolvency procedure, judicial administrator being CII LCA, a company in insolvency procedure, judicial administrator being CII MVB and Prosaio SA, a company in insolvency procedure, judicial administrator being CII LCA. Takes note of the transaction concluded between the claimant Electroarges SA and the defendant A SA, which is an integral part of this decision, as follows: "...". Takes note of the transaction concluded between the claimant Electroarges SA and the defendant Gheorghe Ramona (former Papadopol), which is an integral part of this decision, as follows: "...". Takes note of the transaction concluded between the claimant Electroarges SA and the defendant Marchis Corina Andreea, which is an integral part of this decision, as follows: "...". Partially admits the lawsuit filed by the claimant Electroarges SA against the defendants Debrocons SA, Lineas Trade SRL, Filmansat SA, A SA, Bunu Antonel Cristi, Petcu Vasile and Andronache Gelu. Obliges the defendants Debrocons SA, Lineas Trade SRL, Filmansat SA, A SA, Bunu Antonel Cristi, Petcu Vasile and Andronache Gelu to each pay to the claimant Electroarges SA 263,865.93 lei as compensation, the amount at which the legal penalizing interest calculated according to art. 3 paragraph 3 of GO no. 13/2011 from the</p>

							<p>date of formulating the request for summons, respectively 29.11.2018, and until the full payment of the main debt by each of the defendants.</p> <p>Rejects the claimant request having as object the payment of the remunerative interest and the payment of the penalizing interest calculated according to art. 3 paragraph 1 of GO no. 13/2011. Obliges the defendants Debrocons SA, Lineas Trade SRL, Filmansat SA, A SA, Bunu Antonel Cristi, Petcu Vasile and Andronache Gelu to each pay each to the claimant 6,243.65 lei as court costs.</p> <p>Rejects as inadmissible the counterclaim filed by the defendant A SA against the defendants Debrocons SA, Lineas Trade SRL, Filmansat SA, A SA, Bunu Antonel Cristi, Petcu Vasile and Andronache Gelu. With the right to appeal within 30 days of the communication that will be submitted to the Cluj Specialized Court.</p> <p>Pronounced in public hearing on 02.06.2020</p>
3	587/1259/2017	Arges Specialized Court	<b>Vidraru SA Debrocons SA Amattis Balac Gheorghe</b> Interveners	Requests based on GEO 116/2009 request for intervention against the Electroargeş SA's EGMS Decision of 11.12.2017	31.05.2018	Merits	<p><b>Settlement on the merits:</b></p> <p>Rejects the objection of inadmissibility of the applications to intervene raised by the applicant ELECTROARGES S.A. Rejects the applications for leave to intervene. Admits the request for submission and mention of documents formulated by the petitioner ELECTROARGES S.A., based in Curtea de Argeş, str. Albeşti, no. 12, Argeş County, registered at the Trade Register Office attached to the Argeş County Court under no. 1012 / 09.01.2018 and orders the mention of the submission of the Extraordinary General Meeting of Shareholders' Decision no. 104 / 11.12.2017 and its publication in the Official Gazette of Romania, Part IV. With an appeal.</p>
4	147/1259/2020	Arges Specialized Court	<b>Amattis SA</b> Claimant	Requests based on GEO 116/2009 requests for intervention against the application for registration in the trade register of the Electroargeş SA's OGMS Decision no. 1/28.04.2020	28.10.2020	Merits	<p><b>Settlement on the merits:</b></p> <p>It admits the exception of non-stamping regarding the request for intervention formulated by Amattis SA. Cancels the request for intervention formulated by Amattis SA, as unstamped. Admits the request for intervention formulated by Electroarges SA. Rejects the request for registration no. 28255 / 29.05.2020 of the mentions in the Trade Register attached to the Arges Court regarding Electroarges SA. With an appeal within 30 days from the communication, the request is submitted to the Arges Specialized Court.</p>
5	196/1259/2020	Arges Trade Court	<b>Tudor Dumitru,</b> Claimant	Authorization to summon the GMS	22.12.2020	Merits	<p><b>Settlement on the merits:</b></p> <p>Partially admits the request. Pursuant to art. 119 paragraph 3 of Law 31/1990, it authorizes the summoning by the petitioner Tudor Dumitru of the Ordinary General Meeting of Electroarges SA's Shareholders Tax Code 156027.</p> <p>Approves the agenda of the Ordinary General Meeting of Electroarges SA's Shareholders. Establishes the date of the first ordinary general meeting on 01.02.2021, at 10.00, and the date of the second ordinary general meeting on 02.02.2021, at 10.00. Establishes the place of the general meetings at the Electroarges SA's registered office in Curtea de Arges nr. 112 str. Albesti, Jud. Arges. Establishes that the sessions of the general meetings to be chaired by Tudor Dumitru. Remedy at law only the appeal within 30 days from the communication, the appeal request will be</p>

							submitted to the Arges Specialized Court. <b>The solution is not enforceable.</b> <b>The solution is not final.</b>
6	167/1259/2020	Arges Specialized Court	<b>Arges Trade Register Office</b> Respondent	Requests based on GEO 116/2009 requests for intervention to the application for registering mentions no. 34060 of 18.06.2020 filed with the ORC attached to the Argeş County Court regarding Electroargeş SA	04.11.2020	Merits	<b>Settlement on the merits:</b> Admits the request for intervention formulated by Electroarges SA. Rejects the request for registration Tribunal no. 34060 / 18.06.2020 of the mentions in the Trade Register attached to the Arges regarding Electroarges SA. With an appeal within 30 days from the communication, which is submitted to the Arges Specialized Court.
7	247/1259/2020*	Arges Specialized Court	<b>Bran Oil S.A.</b> Claimant  <b>Electroarges SA</b> Defendant  <b>Investments Constantin SRL</b> defendant	Presidential Order	05.01.2020	Merits	Pending
8	225/1259/2020	Arges Specialized Court	<b>Amatis SA,</b> Intervener <b>Arges Trade Register Office Attached to the Arges County Court</b> Respondent	Requests based on GEO 116/2009 requests for intervention in the Arges ORC case no. 50794 of 17.08.2020	09.12.2020	Merits	<b>Settlement on the merits:</b> Rejects the exception of inadmissibility of the request with reference to the provisions of art. 148 paragraph (1) of the Code of Civil Procedure, as ungrounded. Rejects the request for intervention formulated by Amattis SA as inadmissible. With an appeal within 30 days from the communication, the request is submitted to the Arges Specialized Court.
9	226/1259/2020	Arges Specialized Court	<b>Amatis SA,</b> Intervener <b>Arges Trade Register Office Attached to the Arges County Court</b> Respondent	Requests based on GEO 116/2009 requests for intervention in the Arges ORC case no. 50756 of 17.08.2020	09.12.2020	Merits	<b>Settlement on the merits:</b> Rejects the exception of inadmissibility of the request with reference to the provisions of art. 148 paragraph (1) of the Code of Civil Procedure, as ungrounded. Rejects the request for intervention formulated by Amattis SA as inadmissible. With an appeal within 30 days from the communication, the request is submitted to the Arges Specialized Court.
10	200/1259/2020	Arges Specialized Court	<b>Bran Oil S.A.</b> Claimant  <b>Investments Constantin SRL</b> Defendant	Presidential Ordinance suspending, in the Electroargeş SA's OGMS and the EGMS summoned for 04.08.2020, respectively 05.08.2020, the voting rights related to a number of 16,000,000 shares issued	11.08.2020	Merits	<b>Settlement on the merits:</b> Rejects the exception of the territorial lack of jurisdiction of the Argeş Specialized Court, as ungrounded. Rejects the objection of failure to stamp the application as ungrounded. Rejects the plea of invalidity of the application as ungrounded. Rejects the exception of the lack of proof of the quality of representative of SCA Toma şi Asociaţii, as ungrounded. Admits the exception of lack of interest. Rejects the request for a presidential order as uninteresting. Rejects the defendants' claim that the claimant should be ordered to pay the costs as ungrounded. Admits the exception of not changing the request for

				by Electroarges SA			intervention in its own interest, formulated by Benjamins United SRL. Cancels, as unstamped, the request for intervention in its own interest, formulated by Benjamins United SRL. With the right to appeal within 5 days from the pronouncement. The appeal request will be submitted to the Argeş Specialized Court, Pronounced in accordance with the provisions of art. 396 paragraph (2) of the Code of Civil Procedure, today, 11.08.2020
11	232/1259/2020	Arges Specialized Court	Amattis SA, Petitioner	Requests based on GEO 116/2009 requests for intervention to the application for registering mentions no. 51332 of 20.08.2020	28.10.2020	Merits	<p><b>Settlement on the merits:</b></p> <p>Admits the request for intervention, formulated by the petitioner Electroarges SA, represented by Constantin Stefan - Chairman of the Board of Directors, to the request for registration no. 51332 / 20.08.2020 of the mentions in the Trade Register attached to the Arges Court regarding the company Electroarges SA, based on the decision no. 1 / 5.08.2020 of the Ordinary General Meeting of Electroarges SA's shareholders regarding administrators / proxies / legal representatives, request formulated by Balac Gheorghe, as proxy. Rejects the request for registration in the Trade Register attached to the Arges Tribunal of the mentions regarding the company Electroarges SA, based on the decision no. 1 / 5.08.2020 of the Ordinary General Meeting of Electroarges SA's shareholders, regarding administrators / proxies / legal representatives, request made by Balac Gheorghe, as proxy. Enforceable. With call within 30 days from the communication.</p>
12	97/1259/2018	Pitesti Court of Appeal	Balac Gheorge Claimant	Application for annulment of the AGA Decision Absolute nullity findings of Electroarges SA AGOA Decision no.103 of 20.09.2017	04.06.2020	Appeal	<p>Split from Case no. 441/1259/2017</p> <p><b>Settlement on the merits:</b></p> <p>Rejects as ungrounded the action submitted by the claimant, as specified. With appeal within 15 days from the communication.</p> <p><b>Settlement in appeal:</b></p> <p>Rejects the main appeal. Admits the incidental appeal, changes the sentence and the conclusion of 07.02.2019 in the sense that it rejects the request as being formulated by a person without active procedural capacity. Final.</p>
13	2797/2/2019	High Court of Cassation and Justice	The Financial Regulator Appellant	Annulment of Administrative Document Decision 1160/26.09.2018	22.03.2022	Second appeal	<p><b>Settlement on the merits:</b></p> <p>Rejects as ungrounded the lack of interest exception. Accepts the action. Cancels the Decision no. 1160/26.09.2018 and Decision no. 1366/11.08.2019. Compels the defendant to modify the decision published on the institution website in the sense of publishing the information on the appeal. Compels the defendant to pay 100 lei to the claimants as court fees. With appeal within 15 days of communication.</p>
14	20/109/2018	Piteşti Court of Appeal	Bobeanu Fanel Objector	Appeal against Dismissal DECISION NO. 139/20.11.2017	01.07.2020	Appeal	<p><b>Settlement on the merits:</b></p> <p>Rejects the application as ungrounded.</p> <p><b>Settlement in appeal:</b></p> <p>Admits the appeal. Changes the sentence in the sense that it partially admits the modified action. Annuls the dismissal decision no. 139 / 20.11.2017 issued by the respondent and orders the reinstatement of the appellant on the position held prior to the dismissal. Obliges the respondent to pay a compensation equal to the indexed, increased and updated salaries and to the other rights that the appellant would have</p>

							benefited from the date of dismissal until the effective reintegration, as well as the amount of 3,000 lei representing moral damages. Obliges the respondent to pay to the appellant the court costs in the amount of 3000 lei, merits and appeal. Final. Pronounced in public hearing today, 14.07.2020.
15	33/109/2018	Pitești Court of Appeal	<b>Ghiță Larisa Elena</b> Objector	Appeal against Dismissal DECISION NO. 137/20.11.2017	07.09.2020	Appeal	<p><b>Settlement on the merits:</b> Partially admits the appeal formulated and modified by objector Ghiță Larisa Elena in against the appellee ELECTROARGEȘ S.A. Cancels the Decision no. 137 / 20.11.2017 on terminating the individual labor contract, issued by the appellee. Orders the reintegration of Ghiță Larisa Elena, on the position of "responsible for the environment" in the appellee company prior to the issuing of the dismissal decision no. 137 / 11.20.2017. Orders the appellee to pay to the objector the indexed, increased and updated salary rights as well as the other rights to which the objector has benefited from the date of termination of her individual employment contract and until the appellee has effectively reintegrated the challenger. Compels the appellee to pay the objector the amount of 4,000 lei for moral damages. Compels the appellee to pay the objector the amount of 2,000 lei representing court fees. Rejects the appellee's application for compelling the objector to pay the court fees. Provisionally enforceable by right. With appeal within 10 days of communication.</p> <p><b>Settlement in appeal:</b> Rejects the appeal as ungrounded. Final.</p>
16	5135/109/2019	Argeș County Court	<b>Duculescu Gheorghe</b> Objector	Appeal against the dismissal decision	04.03.2021	Merits	<p><b>Settlement on the merits:</b> Rejects the appeal. With an appeal within 10 days of the communication, which will be submitted to the Argeș County Court</p>
17	5136/109/2019	Argeș County Court	<b>Crăciun Nicolae</b> Objector	Appeal against the dismissal decision	24.06.2020	Merits	<p><b>Settlement on the merits:</b> Partially admits the appeal. Annuls the decision no. 169 / 18.09.2019 issued by the respondent and orders the reinstatement of the appellant on the position held prior to the dismissal. Obliges the respondent to pay to the appellant a compensation equal to the indexed, increased and updated salaries and to the other rights from which he would have benefited from the moment of dismissal until the date of effective reintegration. Rejects the claim for damages. Obliges the respondent to pay the court costs in the amount of 2,000 lei. Provisionally enforceable by law. With an appeal within 10 days from the communication, the appeal request will be submitted to the Argeș County Court. Delivered, today, 08.07.2020, under the conditions of art.396 par.2 C.pr.civ.</p>
18	22810/3/2020	Bucharest Court	<b>Manolescu Andreea</b> Objector	Appeal against the dismissal decision	10.02.2021	Merits	Pending

19	337/1259/2014	Arges Specialized Court	<b>Alprom SA</b> Debtor	Insolvency procedure	14.01.2021	Merits	Pending
20	1894/121/2018	Galați County Court	<b>Zorder Big SA</b> Debtor	Insolvency procedure	22.02.2021	Merits	Pending
21	2167/121/2015	Galați County Court	<b>Unisaes Distribution SRL</b> Debtor	Insolvency procedure	26.02.2021	Merits	Pending
22	11182/63/2013	Dolj County Court	<b>Celule Electrice SA</b> Debtor	Insolvency procedure	24.02.2021	Merits	Pending
23	2142/90/2014	Vâlcea County Court	<b>Vilcart SRL</b> Debtor	Insolvency procedure	11.11.2020	Merits	<b>Settlement on the merits:</b> Pursuant to art. 129 of Law no. 85/2006 Approves the final report. Admits the request of the judicial liquidator Legal Tax Insolv SPRL. Pursuant to art. 133 of Law no. 85/2006 orders the closing of the insolvency procedure of the debtor Vilcart SRL. Orders the deregistration of the debtor from the trade register. Discharge the judicial liquidator of any duties and responsibilities. Orders the notification of the present sentence of DGFP Valcea, to the Trade Register Office attached to the Valcea County Court for making the erasure mention, as well as the publication in the Bulletin of insolvency proceedings. With the right to appeal within 30 days
24	2349/97/2009	Hunedoara County Court	<b>Comteh Prodimpex SRL</b> Debtor	Insolvency procedure	04.03.2021	Merits	Pending
25	1395/2/2018	High Court of Cassation and Justice	<b>Environmental Fund Administration</b> Defendant	Annulment of Administrative Document Decision 84/07/06/2017	29.03.2022	Second appeal	<b>Settlement on the merits:</b> Partially admits. Partially cancels the appeal settlement decision no. 69/30.08.2017 and the tax decision no. 84/07.06.2017 on the additional obligations in relation with the companies Gerocri Arges 2006 SRL, Total Racolav Carton Plast SRL and Recycling Mondo Plast SRL, the claimant's tax situation following to be reassessed in the light of the considerations of this sentence. Compels the defendant to pay 100 lei to the claimant as stamp duty, 1500 lei as expert fees, proportional to the admitted claims and the amount of 5000 lei as lawyer fees, proportional to the admitted claims, as court costs. Partially approves the request for increasing the expert fees for the sum of 4000 lei. Compels the claimant to pay 4000 lei to the expert as difference in fee. With appeal within 15 days of communication.
26	6692/109/2019	Argeş County Court	<b>Badea Nicolae Lucian</b> Claimant	Appeal against dismissal decision DECISION NO. 244/25.10.2019	19.10.2020	Merits	<b>Settlement on the merits:</b> Partially admits the appeal. Cancels the decision no. 244 / 25.10.2019 issued by the respondent and orders the reintegration of the appellant on the position held prior to the dismissal. Obliges the respondent to pay to the claimant an indemnity equal to the indexed, increased and updated salaries, as well as to the other rights from which he would have benefited as an employee, from 25.10.2019 until the date of effective reintegration. Dismisses the claim for non-pecuniary damage as ungrounded. Obliges the respondent to pay to the

							claimant the amount of 2000 lei, as court costs. Provisionally enforceable by law. With an appeal within 10 days from the communication.
27	4121/216/2019	Bucharest Sector 4 Court of Law	<b>Webcom Trading SRL</b> Claimant	Warrant of Payment - OUG 119/2007 / art.1014 CPC et seq.	26.02.2020	Merits	<b>Settlement:</b> Admits the action
28	7395/101/2015	Mehedinți County Court	<b>Mecanoenergetica SA</b> Debtor	Insolvency procedure	20.01.2021	Merits	Pending
29	3037/98/2010	Ialomița County Court	<b>Selikat Grup SRL Urziceni</b> Debtor	Insolvency procedure	05.01.2021	Merits	Pending
30	7647/2/2018	Bucharest Court of Appeal	<b>Environmental Fund Administration</b> Defendant	Annulment of Administrative Document Decision no. 294/28.02.2018	17.12.2019	Merits	<b>Settlement on the merits:</b> Rejects as ungrounded the objection of lack of interest relied on by the defendant. Rejects the action as ungrounded. With the right to appeal within 15 days from the communication.
31	317/107/2010	Alba County Court	<b>Tass Group SA</b> Debtor	Insolvency procedure	18.12.2018	Merits	<b>Settlement on the merits:</b> Pursuant to art.129 par. 2 of Law no.85/2006 approves the Final Report prepared by the judicial liquidator CASA DE INSOLVENȚĂ ZISU SPRL. Pursuant to art.132 par. 2 of Law no.85/2006 orders the closure of the bankruptcy procedure of the debtor TAAS GROUP SA. Orders the deregistration of the debtor from the trade register. Pursuant to art.136 of Law no.85/2006 discharges the liquidator of any duties and responsibilities. Pursuant to art.135 of Law no.85 / 2006, orders the notification of this sentence to the debtor, creditors, the Territorial Directorate of Public Finances, the Trade Register Office attached to the Alba County Court for the erasure mention, as well as the publication in the Bulletin of insolvency proceedings. With the right to appeal within 7 days from the communication.
32	3019/216/2018	Curtea de Arges Court of Law	<b>Vectra Eurolift Service SRL</b> Claimant	Claiming movable asset	03.03.2020	Merits	<b>Settlement on the merits:</b> Rejects the exception of the lack of passive procedural quality of the defendant ELECTROARGEȘ S.A. invoked by her in response. Admits the lawsuit filed by the plaintiff VECTRA EUROLIFT SERVICE S.R.L. in contradiction with the defendants GEROCRI ARGEȘ 2006 S.R.L., ELECTROARGEȘ S.A. and SAR CILDU 2012 S.R.L. Orders the defendant Electroargeș S.A. to return the movable asset: YALE forklift type GP50VX, series K813BO2234R to the claimant Vectra Eurolift Service S.R.L. With appeal within 30 days of communication.



33	1058/1285/2018 /a1	CLUJ Specialized Court	Scop Line SRL Mattera COM SA Alfaline SA Geochis SA Prosano SA Debrocons SA Lineas Trade SA Fimansat SA Amicosottis SA Redont SRL Altur SA Marchis Corina Andreea Papadopol Ramona Chirila Gheorghe Bunu Antonel Cristi Petcu Vasile Andronache Gelu	Judicial fine review	11.01.2019	Merits	<b>Settlement on the merits:</b> Rejects, as ungrounded, the application made by the claimant SC E.SA, conventionally represented by SCA M., C. and A. and SCA G.-S, with the chosen procedural seat in Bucharest (the person in charge of receiving the correspondence, Mrs AS), having as object the review of the manner of establishing the judicial stamp duty in the amount of 106,142.20 lei. Final. Delivered in public hearing today, January 11, 2019.
34	303/1285/2020	CLUJ Specialized Court	<b>Gheorghe Chirila</b> (deceased)	Claims, split from file 1058/1285/201 8	19.05.2020	Merits	Suspended until the indication of the deceased defendant Gheorghe Chirila's heirs
35	1539/216/2020	Curtea de Argeş Court of Law	<b>129 Owners Association</b> Claimant	Claims	15.09.2020	Merits	<b>Settlement on the merits:</b> Admits the action. Obliges the defendant to pay to the claimant the amount of 1656.61 lei, out of which: - 1154 lei representing the debit of maintenance expenses related to the period June 2018-February 2020, - 502.13 lei representing delay penalties related to the period 15.08.2018-15.04.2020 calculated at the maintenance balance mentioned above. Obliges the defendant to pay to the claimant the court costs in the amount of 580 lei. With the right to appeal within 30 days from the communication. The appeal request will be submitted to the Curtea de Arges Court of Law. Pronounced in public hearing today, 15.09.2020.

**CHAIRMAN  
BOARD OF DIRECTORS,  
CONSTANTIN STEFAN**