

The authentication for the following document was requested

OFFICIAL RULES OF THE PROMOTIONAL CAMPAIGN

" The one with the 210 prizes "

SECTION 1. ORGANIZER OF THE PROMOTIONAL CAMPAIGN

(1) The organizer of the promotional campaign " The one with the 210 prizes " (hereinafter referred to as "Promotion") is **BLUE AIR AVIATION S.A.** (hereinafter referred to as the "**Organizer**"), a joint-stock company of Romanian nationality, with headquarters in Romania, Bucharest, Sector 1, Sos. Bucuresti-Ploiesti, Clădirea A1, et.3, Baneasa Business and Technology Park, registered with the Trade Register Office attached to Bucharest Tribunal under no. J40/5103/2013, tax registration number RO31525574, registered in the General Register of Notifications to ANSPDCP (National Supervisory Authority for Personal Data Processing) under no. 30623.

(2) The promotion will be conducted in accordance with the provisions of the present Official Rules (hereafter referred to as the "**Rules**"), being binding on all Participants. The Organizer reserves the right to modify the Rules during the Promotion, having the obligation to officially notify the public in the same manner as the initial information (through the microsite www.blueairweb.com/the-one-with-the-210-prizes). Such changes will be made public at least 24 hours before their entry into force.

(3) Participants in this campaign are required to comply with the terms and conditions of these Rules of the Official Campaign, as set out below (hereinafter referred to as the "**Official Rules**").

SECTION 2. LEGAL GROUND

(1) The campaign is organized in accordance with the provisions of Government Ordinance no. 99/2000 on merchandising products and services in the market.

SECTION 3. PLACE AND DURATION OF THE PROMOTIONAL CAMPAIGN

(1) The campaign is organized on the territory of Romania, between 20 August 2019, 00:01 (Romania time) – 19 September 2019, 23:59 (Romania time), according to the provisions of the present Official Rules.

(2) In the event that the Organizer decides to shorten / extend this Campaign, this fact will be notified to the public and a mention of this fact will be made in the Official Regulations, by an additional act attached to it.

SECTION 4. OFFICIAL RULES

(1) By participating in this Campaign, the participants agree to comply with and to observe all the provisions, terms and conditions of these Official Rules.

(2) The Rules for participation/carrying-out the promotional campaign are available, free of charge, to any applicant on www.blueairweb.com/the-one-with-the-210-prizes or by a written request sent to BLUE AIR AVIATION S.A., Romania, Bucharest, Sector 1, Sos. Bucharest-Ploiesti 42-44, building A1, et.3, Baneasa Business and Technology Park.

(3) At the Organizer's discretion, the Promotion may be advertised for the purpose of informing the public, including through advertising and/or informative materials. The information that such materials may contain will be interpreted in accordance with the provisions of these Rules.

(4) The Organizer reserves the right to amend and/or supplement the Rules, as well as the right to suspend and/or cease and/or interrupt and/or extend the conduct of the Promotion, provided the participants are notified in advance of any modification of any of its provisions. Any changes/additions to the provisions of these Rules will be included in addenda that will be notified to the public by publishing on www.blueairweb.com/the-one-with-the-210-prizes at least 24 hours before they become applicable.

(5) Any questions or concern may also be addressed via the contact form available on the website <https://www.blueairweb.com/en/gb/contact/> or directly at the address conkurs@blueair.aero.

SECTION 5. PARTICIPATION RIGHT

(1) The campaign is addressed to all persons who have reached the age of 18 years until 19 August 2019, who are part of or register for this occasion. Campaigns based on consumers of the

Organizer and accepting the terms and conditions of this Official Regulation (hereinafter referred to as "Participants").

(2) The following categories of persons cannot participate in the Campaign:

- Employees of the Organizer and its distributors
- Employees of Blue Air partner travel agencies
- Employees of Agencies involved in the promotional campaign
- Employees of any companies involved in carrying out any activities related to the organization and conduct of the Campaign
- Also, relatives up to degree I and II of the categories of persons mentioned above are not entitled to participate in the Campaign.

(3) The Organizer reserves the right to remove any attempt of fraud by restricting the access to participate in this Campaign of the persons trying to fraud.

(4) Participation in this Campaign involves the full, express and unequivocal knowledge and acceptance of these Official Rules.

(5) In order to participate in the Campaign, each person must have bought a ticket between 20 August 2019, 00:01 – 19 September 2019, 23:59 (Romania time), on any route operated regularly by Blue Air, for a flight with travel date between 27 October 2019 – 28 March 2020.

SECTION 6. PARTICIPATING PRODUCTS

(1) Blue Air participating Products shall mean: **flight tickets purchased between 20 August 2019, 00:01 – 19 September 2019, 23:59 (Romania time), on any route operated regularly by Blue Air, for a flight with travel date between 27 October 2019 – 28 March 2020.**

(2) After the end of the promotional campaign, the Blue Air promotional products described above lose that quality and the Organizers will have no responsibility and will assume no obligation whatsoever regarding any circumstance that may lead the public to the conclusion of actuality or continuation of the promotional campaign.

SECTION 7. MECHANISM OF THE PROMOTIONAL CAMPAIGN

(1) In order to participate in this Campaign, any person who fulfills the conditions of participation described in section 5 above will be automatically registered in the Campaign if they enter on the Organizer's page www.blueairweb.com between 20 August 2019, 00:01 – 19 September 2019, 23:59 (Romania time) and purchases a Blue Air flight ticket, on any route operated regularly by Blue Air, for a flight with travel date between 27 October 2019 – 28 March 2020.

(1.1) If the booking number (booking id) belongs to several passengers, each of them is automatically registered in the Campaign, individually, according to section 7 (1) of these Regulations.

By following this mechanism, each person participating in the Campaign can randomly win one of the prizes offered.

(2) Entries submitted under the following conditions shall not be considered:

(2.1) if they are submitted outside of the Campaign period.

(2.2) if they have been made through fraud attempts or by any other means and/or electronic equipment and/or software than those indicated by the Organizer, or have been made in breach of any of the terms and conditions of the Rules.

(2.3) If all the data requested for registration have not been submitted or the submitted data are erroneous.

(3) During the Campaign prizes may be won randomly by participating in the game according to Section 7 (1) of these Rules.

(4) The drawings shall be made on 20 September 2019 by a member of the committee, on the basis of registrations, electronically, randomly, in the presence of a committee composed of representatives of the Organizer and a notary public. Each winner or reserve will be subjected to the validation process, the order of the winners or of the reserves being the order of the draw.

SECTION 8. CONDITIONS FOR VALIDATING THE REGISTRATIONS IN THE PROMOTIONAL CAMPAIGN

The Campaign is addressed to all individuals who have purchased at least one flight ticket on www.blueairweb.com during the Campaign period and who meet the following cumulative conditions:

- (1) to comply with the terms and conditions set forth in these Rules.
- (2) They are at least 18 years of age at the time of entering the Campaign.
- (3) they have purchased at least one Blue Air flight ticket between 20 August 2019, 00:01 – 19 September 2019, 23:59 (Romania time), on any route operated regularly by Blue Air, for a flight with travel date between 27 October 2019 – 28 March 2020, on the website www.blueairweb.com and they can prove the purchase of the ticket by electronic or hard copy receipt and/or invoice, payment order by bank transfer.
- (4) The data submitted in the registration form is correct (valid email address).

SECTION 9. PRIZES OF THE PROMOTIONAL CAMPAIGN

(1) To the extent that the above mentioned conditions are met, the following prizes will be awarded:

- 10 free travel passes for 1 year, on any flight operated regularly by Blue Air;
- 20 vouchers with a unit value of 200 euros, for Blue Air tickets and services;
- 30 vouchers with a unit value of 100 euros, for Blue Air tickets and services;
- 50 checked-in luggage of 23kg;
- 100 vouchers with a unit value of 50 euros, for Blue Air tickets and services;

Prizes will be awarded randomly during the Campaign, one prize per person, to a person participating in the Campaign, participant complying with the provisions of these Rules.

The voucher is a valuable electronic coupon attesting that the owner has at his disposal a certain amount of money that he can redeem for the purchase of Blue Air flights for regularly operated Blue Air routes, seat assignment, checked-in luggage, and other Blue Air services. The voucher can be used on the Blue Air website, through the Blue Air Call Center or Blue Air ticketing points.

The luggage voucher can be used only once until 28.03.2020.

The value voucher or the travel pass can be used several times until the balance is exhausted, but no later than 28.03.2020.

The voucher is valid between 01.10.2019 - 28.03.2020, for flights operated between 01.10.2019 - 28.03.2020.

The travel pass is valid between 01.10.2019 - 30.09.2020, for flights operated between 01.10.2019 - 30.09.2020.

(2) The total estimated value of the prizes offered by the Organizer during the campaign is 20,000 EURO.

(3) Participants in the Campaign shall not be subject to any direct or indirect additional costs, except for the normal costs of the Campaign (the cost of purchasing the air ticket, the cost of the Internet connection for registration).

(4) The prize awarded may not be replaced by other prizes. In the event of the winner's refusal to receive the prize (the refusal of a winner meaning that the winner does not want to take possession of the prize) or in the event of impossibility to be validated under these Rules, the winner will lose the right to receive the prize. In such cases, the Organizer reserves the right to no longer award those prizes.

(5) If persons who have influenced or facilitated the winning of undue prizes are identified, the Organizer has the right to request the prosecution of the respective persons, based on the existing evidence.

(6) The winners of the prizes offered during this Campaign do not have the possibility to receive the cash value of the prizes or to change them with other goods nor to request to change the parameters / characteristics of the prizes.

SECTION 10. DESIGNATION, VALIDATION OF WINNERS AND DELIVERY OF PRIZES

(1) All participants who fulfill the right to participate and respect the promotion mechanism of this Regulation will be centralized in an electronic database from which the winners of the Campaign prizes will be selected, in the presence of a commission made up of representatives of the Organizer, by a member of this commission. The winners will be chosen on September 20, 2019.

For each prize, 1 (one) winner and 1 (one) reserve will be selected.

(2) Winners will be notified by a representative of the Organizer of the result within 5 working days from the date of the draw at the email address provided in the Campaign. If the winner does

not reply to the message within 5 working days of the notification, the Organizer making all necessary efforts in this respect, the winner will be invalidated, losing the right to receive the prize, without any compensation from the Organizer and will resort to the reserves drawn, which will be subject to the same validation procedures. If the reserves drawn cannot be validated under the terms of these Rules, the Organizer reserves the right to no longer award the prizes thus not awarded.

(3) At the moment of contact, the winners of the Campaign prizes are required to confirm their participation in the Campaign, and they will also receive information on the prize won, the manner and procedure to be followed in order to be finally validated by the committee made up of the Organizer's representatives and to take possession of the prize. They will also be asked for their surname, name, birth date, full address, telephone number and a copy of identification document, in order to validate and award the prizes. The prize will not be sent via postal mandate. The Organizer will inform the potential winner regarding the purpose of collecting and processing personal data, which are necessary for the final validation and prize award and which will be stored in accordance with the present Rules and in full compliance with the legal provisions.

When claiming the prize, the potential winner will be asked to:

- a) Communicate whether or not is an employee of one of the mentioned companies involved in this campaign or a relative up to degree I and II of an employee of one of the respective companies or is an agent reselling Blue Air airline tickets or is an employee of a travel agency that resells Blue Air services.
- b) Communicate the following personal data: first name, surname, date of birth, telephone number, a copy of the identity document and email address.

(4) In order to be finally validated and awarded with the prize won in the Campaign, the winners will have to prove the purchase of the Blue Air airline ticket with which they have registered in the Campaign.

(5) Also, for the final validation of the winners, the Organizer will check whether the data provided coincide with those communicated at the moment of purchasing the ticket. If there is any inconsistency between the data provided and the ones communicated at the moment of purchasing the ticket, or if it is found that the winner does not fulfill all the conditions for participation and/or validation required by these Rules, it will be invalidated, losing the right to be awarded with the prize, without any compensation from the Organizer and will resort to the reserves drawn, which will be subject to the same validation procedures. If the reserves cannot

be validated under the terms of these Rules, the Organizer reserves the right to no longer award the prizes thus not awarded.

(6) The prizes will be awarded as follows: the validated winner will be contacted by a representative of the Organizer via the email address provided at the moment of purchasing the ticket and will be asked for the surname, first name, birth date, full address, telephone number and a copy of the identity document.

(7) The designated winner is the sole beneficiary of the prizes awarded and cannot assign the rights over the prize won to another person.

(8) The winners of the campaign "The one with the 210 prizes", as well as the prizes won by them, will be made public on the Organizer's website www.blueairweb.com/the-one-with-the-210-prizes as they will be won, but no later than 30 September 2019.

SECTION 11. DATA CONFIDENTIALITY

(1) By taking part in this campaign, the Participants express their agreement to the terms and conditions stipulated in the present Official Rules. For the purpose of organizing the Campaign, including the Organizer's rights and obligations, participating in the campaign, solving appeals, validating the Participants and awarding prizes, the Organizer processes the data made available by the Participants under a contractual basis, represented by these Official Rules. Under the same contractual basis, the Organizer can process the Participants' data in order to ensure there is no fraud attempt or any other action contrary to these Official Rules and the legislation in force.

(2) Providing your personal data, such as surname and first name, telephone number, date of birth, full address, a copy of identification document, is optional, but refusing to provide all the above-mentioned personal data for the above-mentioned purposes will prevent you from participating in the Campaign and / or to be in the possession of the prizes.

(3) Additionally, as the case may be, for the Organizer to comply with the fiscal requirements, if you will win a prize within the Campaign for which the value is over 600 lei and we are obliged to pay on your behalf a tax on the prizes income according to the Fiscal Code, we will use your personal data (such as surname and first name and Social Security number) to fill in the income statement in accordance with the law and to pay the related tax. We process this data in order to fulfill our legal obligations. If you refuse to provide us with this data may lead to the impossibility to fulfill our legal obligations as the Organizer and to award you the prizes.

(4) Personal data collected in this Campaign will not be disclosed to third parties except for the Empowered persons and other contractual partners of the Organizer involved in organizing and carrying out the present Campaign and in cases where the Organizer must comply with the obligations imposed by the legislation in force, which require the disclosure of certain data to public authorities and institutions.

(5) The Organizer commits itself to respect the provisions of the European Union Regulation 2016/679 regarding the protection of personal data during the Campaign and beyond. Thus, the Organizer undertakes to maintain the confidentiality of Participants' personal data and to use them in accordance with the present Rules and the legislation in force.

(6) The Participants' personal data will be stored only for the necessary period of time to achieve the processing purposes stated above, while staying within the legal requirements in force, respectively during the Campaign and the period of awarding the Participants. The data regarding the Participants for whose prizes an income tax is paid, will be stored for the period of time imposed by the legal provisions applicable in the financial-accounting field and the archiving field, for the purpose of storing the supporting documents. In the event that, after the expiry of the established period, the Organizer will want to process the personal data of the Participants for other purposes, the Organizer will inform them accordingly and will be provided with their consent, if the subsequent processing will be based on it.

(7) The Organizer informs the Participants regarding the processing of their personal data for the purpose of carrying out the present Campaign through the present Official Rules, which is made available to the Participants.

(8) In the context of the Participants' personal data processing, they have the following rights:

a) The right of access to processed personal data: the Participants have the right to obtain confirmation that their personal data are or are not processed and, if so, to have access to the type of personal data and the conditions under which they are processed, by addressing a request in this regard to the Organizer;

b) The right to request the rectification or deletion of personal data: the Participants have the possibility to request, by addressing a request in this regard to the Organizer, rectification of their inaccurate personal data, completion of incomplete data or deletion of personal data in case (i) the data is no longer needed for the initial purpose (and there is no legal purpose for this), (ii) the legal basis of the processing is the consent – the Participant withdraws his/her consent and there is no legal basis for data processing, (iii) the Participant expresses his/her right to oppose, and

the Organizer has no legitimate reasons to prevail to continue data processing, (iv) the data has been processed illegally, (v) the deletion is necessary to comply with the EU or Romanian legislation;

c) The right to request processing restriction: the Participants have the right to obtain processing restriction in cases where: (i) they consider that their processed personal data are inaccurate, for a period that allows the Organizer to verify the accuracy of their personal data; (ii) data processing is illegal, but the Participant does not want his/her personal data to be deleted, but to restrict the use of it; (iii) in case the Organizer no longer needs the Participant's personal data for the above-mentioned purposes, but needs the data to establish exercise or defend a right in the court or (iv) the Participant opposed the processing, for the period of time in which it is necessary to verify the extent to which the legitimate grounds of the Organizer prevail over the Participant's rights.

d) The right to oppose the data processing, taking into account the particular situation you are in, when the processing procedure is based on the legitimate interest of the Organizer, as well as to oppose at any time processing for marketing purposes, including profile creation.

e) The right not to be subject to an individual decision based solely on automated processing, including profile creation, which produces legal effects concerning the subjected person or affect him/her in a similar way in a significant manner.

f) The right to data portability, meaning the right to receive personal data that the Participants have provided to the Organizer in a structured and commonly used form that can be read automatically, as well as the right to transfer the respective data to another operator, in case the processing procedure is based on the consent or execution of a contract and is carried out through automatic means.

g) The right to file a complaint with the Authority for Personal Data Processing (NSAPDP) and the right to address the competent courts.

Upon the request of any Participant, the Organizer will assure to him/her the exercise of any of the rights set out above. In order to exercise these rights, the participant in the Campaign will submit a written request, dated and signed, to BLUE AIR AVIATION S.A., Romania, Bucharest, Sector 1, Sos. Bucuresti-Ploiesti 42-44, building A1, et.3, Baneasa Business and Technology Park.

SECTION 12. RESPONSIBILITY

(1) The Organizer will award prizes to Participants who have taken part in the Campaign, in accordance with the provisions of these Official Rules. If the Organizer finds that a winner has not fulfilled and/or has not complied with the conditions set forth in these Official Rules, the Organizer reserves the right to suspend/cancel at any time the rights and benefits to which the winner is entitled, and the Organizer shall not owe any compensation or payment to that winner.

(2) If the Organizer finds such situations after the prize has already been awarded, that winner will refund to the Organizer the amount of the prize and the related expenses incurred by the Organizer in connection therewith.

(3) The Organizer does not assume the responsibility for lost or delayed online registrations, caused by technical failures independent of the Organizer's will; Incomplete, inaccurate or incorrect online registration forms; losses, delays or any other problems arisen at the purchase of the airline ticket, caused by the Internet provider or Internet connection of the person/consumer who wishes to subscribe to the Campaign.

(4) The Organizer is entitled to take all necessary measures in case of attempted fraud to the system, in case of abuse or any other attempts that could affect the image or costs of this Campaign. Any intention to influence the results of the contest will result in the participant's removal from the contest. If persons who have influenced or have facilitated the winning of prizes are identified, the Organizer has the right to request the prosecution in Court of those persons on the basis of existing evidence.

SECTION 13. TAXES AND IMPOSITIONS

(1) The organizer undertakes to calculate, to withhold and to pay to the State budget the tax owed for the prizes awarded to the resident winners, in accordance with the legislation on income tax, but any other obligations, of fiscal nature or of other nature, in connection with the prize, being the sole responsibility of the winner.

(2) The Organizer undertakes to withhold and to pay to the State budget the income tax related to the prize awarded to the non-resident winner, in accordance with Law 227/2015 and the Double Taxation Convention signed by Romania with the country of residence of the winner.

(3) From the date of transfer of the ownership right over the prizes, by signing of the delivery-receipt minutes, all the legal expenses related to these goods belong to the owner.

(4) No additional indirect costs are imposed on the Campaign participants, except for the normal expenses of development of the Campaign (the fee of acquiring the offer). The above-mentioned fees are not and will not be considered “indirect expenses” within the meaning of the Government Ordinance no. 99/2000 regarding the commercialization of market products and services, with subsequent modifications.

SECTION 14. CESSATION OF THE CAMPAIGN

This Campaign may cease only in case of occurrence of a Force Majeure event¹, including in the case of the Organizer's impossibility to continue, for reasons beyond its control.

If a case of force majeure, including the Organizer's impossibility, for reasons beyond its control, totally or partially prevents or delays the performance of the Official Rules and the continuation of the Campaign, the Organizer shall be exonerated from liability for the fulfillment of its obligations for the period in which such performance is prevented or delayed, according to Article 1351 Civil Code. In case in which force majeure is invoked, the Organizer is obliged to notify its existence to the participants to the Campaign within 5 (five) working days of the occurrence of the force majeure event.

SECTION 15. DISPUTES

Any disputes arising between the Organizer and the Participants to this Campaign will be amicably settled or, if this is not possible, the disputes will be settled by the competent Courts in Romania.

¹ Force Majeure, agreed to be the unpredictable and unavoidable event that occurred after the entry into force of these Official Rules and which prevents the party or parties from fulfilling their contractual obligations, exonerates from liability the party invoking it, for the duration of the Force Majeure event, confirmed by the Chamber of Commerce and Industry of Romania.

Any complaints related to the Campaign performance may be sent to the following address: to S.C. BLUE AIR AVIATION S.A., Romania, Bucharest, Sector 1, Sos.Bucuresti-Ploiesti 42-44, cladirea A1, et.3, Baneasa Business and Technology Park, within 5 (five) days from the end of the campaign. After that, the Organizer will no longer consider any appeal.

SECTION 16 - LIMITATION OF LIABILITY

(1) Organizers are entitled to take all necessary measures in case of fraud attempts to the system, abuse or any other attempts that could affect the image of this campaign.

(2) The Organizers of the Promotional Campaign will not be held liable and will not be involved in any dispute relating to any additional costs incurred by the Participant in connection with this campaign, except as provided by the Government Decision 99/2000 approved by Law 650/2002.

(3) In the event of a dispute about the validity of an entry in this promotion, the Organizer's decision is final.

(4) Any appeals may be made within 24 hours from the date when the winner is announced. Any appeals arrived after this date will not be considered.

(5) The organizers do not take responsibility for:

- any error in the data provided by the winners; the accuracy of the contact data does not entail the Organizer's liability, being the sole responsibility of the participants. As such, it has no obligation in the event of incorrect data provided by the participants, which has led to the impossibility of sending the prize under normal conditions, the impossibility of identifying a winner, the impossibility of registering in the promotion due to the illegibility of the personal data, of the registered code;
- The organizer will not be responsible for the impossibility of a winner to take possession of the desired prize;
- The organizer will not be responsible for delays in the delivery/handing over of the prizes due to delays in the provision of services by its suppliers, postal services etc.;
- Complaints related to the prize won, after the signing of the delivery-receipt minutes, will not be considered by the Organizer;

- Blocking the participant's e-mail address or other malfunctions of mechanisms other than the website.
- Errors caused by the misuse of the personal computer by the participant (interruption of the computer's electrical source, errors caused by the operating system installed on the computer, errors caused by viruses of the operating system of the computer, errors caused by the use in bad faith of the technology by participant in order to manipulate the results of the contest).
- Errors caused by the use of technologies other than those recommended by the Organizer, the recommended technologies being: Internet Browser (Internet Explorer, minimum version 6 9, Mozilla minimum version 3, Opera 9, Google Chrome), minimum operating system Windows 2000.
- Situations in which certain persons registered in the contest are incapable of participating in the competition in whole or in part, if such incapacity is due to circumstances beyond the control that the Organizer can reasonably exercise. Such circumstances may be due to: erroneous, incomplete information transmitted with interruptions, delayed or otherwise deformed information as a result of the actions performed by the webpage's users, of the operation of their computing equipment, of their applications, or their other technical equipment used in the carrying out the competition. Such circumstances may also be due to technical difficulties that may affect the operation of Internet connections and/or of the computer equipment and/or of the applications of the Internet provider and/or malfunction of the e-mail, either in the case of the Organizer or in the case of the Participant, caused by technical problems and/or intense traffic on the Internet, in general, or on the webpage, in particular, or both types of problems. These circumstances may also be due to: damage or defects with potential effect on the computing equipment, applications and/or stored data of the participants or third parties, following the participation in the competition. These circumstances may also be due to changes in legislation that will influence the conduct and implementation of the competition (such as decisions taken by civil authorities, war regime, natural disasters and other similar events), gains from the competition, their value, their function, the conditions for granting and/or distributing them.

(6) Participants accept as final all the decisions adopted by the Organizer/Empowered person regarding the winners as well as the subsequent calendar of the competition or other changes related to the implementation of the competition. The organizer has the right to disqualify any participant who does not comply with rules of the promotional campaign or where there is evidence of incorrect behavior or sabotage of any kind in the promotional campaign. Participants also undertake to provide the Organizer with all relevant contact details (surname, first name, address and mobile phone number).

Drafted by the Party and authenticated by SPN Luca and Dumitrescu, headquartered in Bucharest, in an original copy which remains in the archives of the notary and four duplicates, of which a copy will remain in the archives of the notary, and three copies were released to the Party.

BLUE AIR AVIATION S.A.

represented by

Financial Director

s.s. POPESCU DANA-MARIA