

TTS (TRANSPORT TRADE SERVICES) S.A. BUCURESTI – ROMANIA



Nr. Reg. Com.: J40/296/1997 Cod Fiscal: RO 9089452

Capital social subscris si varsat: 60 000 000 LEI

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CURRENT REPORT

according to Law no. 24/2017 on issuers of financial instruments and market operations and Regulation no. 5/2018 on issuers of financial instruments and market operations

Report date: July 28'th 2023

Name of the issuing company: TTS (TRANSPORT TRADE SERVICES) S.A.

Registered office: 27 Vaselor street, district 2, Bucharest **Phone/fax number:** +4 021/210.29.07, 021/210.35.43

Sole Registration Code with the Trade Register Office: 9089452

Order Number in the Trade Register: J40/296/1997

Share capital: RON 60.000.000

Regulated market on which the issued securities are traded: Bucharest Stock Exchange - Premium Tier

(market symbol: TTS)

Important events to be reported:

TTS (TRANSPORT TRADE SERVICES) S.A. ("TTS") informs the investors in accordance with the provisions of art. 108 of Law no. 24/2017, on the independent limited insurance report of the financial auditor regarding the transactions reported by TTS with affiliates (TTS-NVR, TTS-TTS OP, TTS-CANOPUS) as well as the transactions between group affiliates (NVR-NSY) according to art. 108 of Law no. 24/2017 in the 1'st semester of 2023.

We attach to this current report the document submitted by the auditor on July 28'th 2023.

Petru Stefanut

CEO



UNICREDIT BANK S.A.;







TRANSPORT TRADE SERVICES S.A.

ASF REPORT

1 January - 30 June 2023



Ernst & Young Assurance Services SRL Bucharest Tower Center Building, 21st Floor 15-17 Ion Mihalache Blvd., District 1 011171 Bucharest, Romania Tel: +40 21 402 4000 Fax: +40 21 310 7193 office@ro.ey.com ev.com

Independent Limited Assurance Report on the information included in the current reports issued by the Company in accordance with requirements of Law 24/2017, with all subsequent changes and clarifications, and with the provisions FSA Regulation no. 5/2018

To the Board of Directors of the TRANSPORT TRADE SERVICES S.A.

Purpose of the report

We were engaged by the IRANSPORTIRADE SERVICES S.A. (hereinafter "the Company" or "IIS") to report based on the requirements of Law 24/2017 for issuers of financial instruments and market operations, with all subsequent changes and clarifications (hereinafter referred to as "Law 24/2017") on the information included in the attached current reports (hereinafter "Reporting Schedules") that have been prepared by the Company in accordance with the requirements of Law 24/2017 and with the provisions of Regulation no. 5/2018 of Financial Supervisory Authority ("FSA") reported to Financial Supervisory Authority and to Bucharest Stock Exchange ("BVB") for the period 1 January $2023 \cdot 30$ June 2023, in the form of a limited assurance conclusion.

Specific Purpose

Our report is intended solely for the purpose specified in the first paragraph above and for the Company, BVB and FSA information and will not be used for any other purpose. Our report must not be considered appropriate for use by any other party willing to rely on our work, other than the Company for any purpose and in any context.

A ny party other than the $\mathfrak l$ ompany who obtains access to our report or a copy of it and chooses to rely on it (or part of it) will do so taking their own responsibility. $\mathbb I$ e performed our engagement to be able to report those matters that we must report in a limited assurance report, and not for any other purposes. I he current report refers only to the $\mathbb I$ eporting $\mathbb I$ chedules and should not be associated with the $\mathbb I$ ompany's financial statements or other reports of the $\mathbb I$ ompany, individually or taken as a whole.

Responsibilities of the Management of the Company

I he C ompany's management is responsible for the preparation of the R eporting S chedules and performing the transactions reported in accordance with the requirements of the L aw 24/2017 and of FSAR egulation no. 5/2018, with subsequent changes and clarifications. In particular, the C ompany's management is responsible for internal controls being designed, implemented and maintained to prevent the preparation of the R eporting S chedules from being materially misstated, due to fraud or error.

In addition, the Company's management is responsible for ensuring that the supporting documents underlying the preparation of the current Coepriting Schedules, as well as the evidence provided to the auditor is complete, accurate and justified.



Auditor's Responsibilities

We conducted our limited assurance engagement in accordance with International Assurance Standards, particularly ISAE 3000 (revised) "International Standard on Assurance Engagements Other than Audits or Reviews of Historical Financial Information". I hese standards require that we comply with ethical standards and plan and perform our assurance engagement to obtain limited assurance about the Reporting Schedules.

We apply International \$ tandard on () uality M anagement 1 (I\$ () M 1), and accordingly, we design, implement and operate a robust system of quality management, including policies and procedures documenting compliance with relevant ethical and professional standards and requirements from the applicable laws or regulations.

We comply with the independence and other ethical requirements of the International Code of Ethics for Professional Accountants (including International Independence Standards) as issued by the International Ethics Standards Board for Accountants ("IESBACode"), which establishes the fundamental principles of integrity, objectivity, professional competence and due care, confidentiality and professional behavior.

I he procedures selected depend on the auditor's judgment and our understanding of the transactions included in the R eporting S chedules and of other circumstances of the engagement, as well as our consideration of areas where material misstatements may occur. In obtaining an understanding of the reported transactions included in the R eporting S chedules, we considered the process applied by the C ompany to conclude the transactions and to prepare and present the R eporting S chedules in accordance with the requirements of Law 2 4 / 2 0 1 7 and F S A R egulation no. 5 / 2 0 1 8 in order to design audit procedures that are appropriate in these circumstances, but not for the purpose of expressing an opinion on the effectiveness of the C ompany's internal control related to concluding the reported transactions or preparation and presentation of the attached R eporting S chedules.

I he procedures include, in particular, inquiry of the personnel responsible for financial reporting and risk management and additional procedures aimed at obtaining evidence about the information included in the **R** eporting **S** chedules.

I he nature, timing and extent of procedures performed in a limited assurance engagement is limited compared with that necessary in a reasonable assurance engagement. ${\mathfrak l}$ onsequently, the level of assurance obtained in a limited assurance engagement is considerably lower as compared to the one obtained in a reasonable assurance engagement.

In respect of the R eporting S chedules of the C ompany, in order to assess correctness and justification of the transactions reported, we have performed the following procedures:

- 1) We have obtained the attached R eporting S chedules from the C ompany for the current period and the detail of the transactions included in these R eporting S chedules.
- 2) We observed if the approving persons of the Reporting Schedules are the authorised representatives of the Company and we have requested the authorized signatures schedule.



- If or the selected transactions on a sample basis included in the R eporting S chedules, we have considered if the details included of the R eporting S chedules are consistent, in all material respects, with information as per signed contracts/ contractual documentation presented to us and that the presented documents have been signed by representatives of the C ompany that are indicated in the authorized signature schedule provided to us. As applicable, in performing our procedures we have compared information included in the R eporting S chedules to the contract/ contractual documentation for consistency of details on: the parties which signed the supporting documentation; the date when documentation was signed and its nature; the description of the type of goods/ services as indicated in the documentation; the actual or estimated total value of the contract/ contractual documentation, and, as applicable, the guarantees constituted and the stipulated penalties, the terms and the method of payment; as well as the related contractual conditions.
- 4) If or the selected transactions on a sample basis, we have compared details disclosed in the attached It eporting It chedules for consistency with the information obtained by us based on the inquiries made to the management and other responsible personnel within the It ompany and based on other documents attached to the contracts, as applicable.
- f or the selected transactions on a sample basis, to the extent that there is a market price available for the goods delivered or services rendered between the C ompany and its related parties, we have discussed with the C ompany's management the basis for the price determination and considered if, to the extent applicable, the prices agreed are consistent with those applied in the contracts signed with third (other) parties, where similar goods or services could be provided, and if the related contracts are approved by the B oard of D irectors or S upervisory B oard.

I o the extent that no market prices are available, we have analyzed if the respective transactions have been performed based on the Company's internal procedures for price determination and if the related contracts are approved by the Board of Directors or Supervisory Board of the Company in accordance with its internal procedures.

Use the continuous of the selected transactions included in the attached R eporting S chedules, that are referring to the period 1 J anuary 2023-30 J une 2023. We have not performed any procedures to verify whether the R eporting S chedules include all the transactions that the C ompany has to report according to Law 24/2017 for the current period.

Conclusion

W e formed our conclusion on the basis and considering the matters presented in the current limited assurance report. B ased on the procedures performed as described above and evidence obtained, nothing has come to our attention that causes us to believe that:

a) I he information included in the R eporting S chedules attached is not, in all material respects, in accordance with the documents provided to us by the C ompany.



- b) I he details included in the attached R eporting S chedules are not, in all material respects, consistent with the requirements of L aw 2 4 / 2 0 1 7 and F S A R egulation no. 5 / 2 0 1 8 regarding the parties which signed the supporting documentation; the date when documentation was signed and its nature; the description of the type of goods/ services as indicated in the documentation; the actual or estimated total value of the contract/ agreement documentation, and, as applicable, the guarantees constituted and the stipulated penalties, the terms and the method of payment; as well as the related contractual conditions.
- c) I he contracts related to the reported and selected transactions were not properly authorized by representatives of the C ompany or were not approved by the B oard of D irectors or S upervisory B oard in line with the C ompany's internal procedures according to the case.
- d) I he prices have not been established by mutual agreement between the parties in accordance with the type of goods/ services and also by considering other terms and conditions mentioned, as applicable, in the agreements between the parties and, respectively, were not determined in accordance with the criteria mentioned at point 5) from the list of procedures detailed above.

0 n behalf of, Ernst & Young Assurance Services SRL Emat & Young Assurance Services S.R.L.

2 8. IUL 2023

Signed for Identification
Semnat pentru Identificare

N ame of the A uditor / P artner: C ojocaru Iuliana V erona R egistered in the electronic P ublic R egister under A F 1568 B ucuresti, R omania 28 iulie 2023

A ttachment

1. Reporting Schedules



Annex to the Independent Limited Assurance Report on the information included in the current reports issued by the Company in accordance with requirements of Law 24/2017, with all subsequent changes and clarifications, and with the provisions FSA Regulation no. 5/2018

- 1) Raport tranzacții cu parte afiliată (NAVROM S.A.) 29 dec. 2022 06 ian. 2023 din 09.01.2023
- 2) Raport tranzacții cu parte afiliată (TTS Operator S.R.L.) 21 sep. 2022 - 11 ian. 2023 din 11.01.2023
- 3) Raport tranzactii cu parte afiliată (NAVROM S.A.) 06 ian. – 17 ian. 2023 din 18.01.2023
- 4) Raport tranzacții cu parte afiliată (NAVROM S.A.) 17 ian. - 31 ian. 2023 din 01.02.2023
- 5) Raport tranzacții cu parte afiliată (NAVROM S.A.) 31 ian. – 03 feb. 2023 din 06.02.2023
- 6) Raport tranzacții cu parte afiliată (NAVROM S.A.) 03 feb. 15 feb. 2023 din 16.02.2023
- 7) Raport tranzacții cu parte afiliată (NAVROM S.A. NAVROM SHIPYARD SRL) 18 oct. 2022 20 feb. 2023 din 20.02.2023
- 8) Raport tranzacții cu parte afiliată (NAVROM S.A.) 15 feb. 23 feb. 2023 din 27.02.2023
- 9) Raport tranzactii cu parte afiliată (NAVROM S.A.) 23 feb. 02 mar. 2023 din 02.03.2023
- 10) Raport tranzacții cu parte afiliată (NAVROM S.A.) 02 mar. 06 mar. 2023 din 07.03.2023
- 11) Raport tranzacții cu parte afiliată (NAVROM S.A.) 06 mar. 14 mar. 2023 din 14.03.2023
- 12) Raport tranzacții cu parte afiliată (TTS Operator S.R.L.) 11 ian. 22 mar. 2023 din 23.03.2023
- 13) Raport tranzacții cu parte afiliată (NAVROM S.A.) 14 mar. 22 mar. 2023 din 23.03.2023
- 14) Raport tranzacții cu parte afiliată (NAVROM S.A.) 22 mar. 29 mar. 2023 din 30.03.2023
- 15) Raport tranzactii cu parte afiliată (NAVROM S.A.) 29 mar. 04 apr. 2023 din 05.04.2023
- 16) Raport tranzacții cu parte afiliată (NAVROM S.A.) 04 apr. 24 apr. 2023 din 25.04.2023
- 17) Raport tranzacții cu parte afiliată (NAVROM S.A.) 24 apr. 02 mai 2023 din 02.05.2023
- 18) Raport tranzacții cu parte afiliată (CANOPUS STAR S.R.L.) 19 dec. 2022 02 mai 2023 din 03.05.2023
- 19) Raport tranzacții cu parte afiliată (NAVROM S.A.) 02 mai 10 mai 2023 din 11.05.2023
- 20) Raport tranzacții cu parte afiliată (NAVROM S.A.) 10 mai 22 mai 2023 din 23.05.2023
- 21) Raport tranzacții cu parte afiliată (NAVROM S.A.) 22 mai 31 mai 2023 din 02.06.2023
- 22) Raport tranzacții cu parte afiliată (NAVROM S.A.) 31 mai 20 iun. 2023 din 22.06.2023
- 23) Raport tranzactii cu parte afiliată (TTS Operator S.R.L.) 22 mar. 26 iun. 2023 din 28.06.2023
- 24) Raport tranzacții cu parte afiliată (NAVROM S.A.) 20 iun. 28 iun. 2023 din 30.06.2023