



To,

The Financial Supervisory Authority The Bucharest Stock Exchange

Current report according to Law No. 24/2017 on issuers of financial instruments and market operations, the Financial Supervisory Authority Regulation no. 5/2018 and the Bucharest Stock Exchange Code

Date of report: July 31st, 2023 Name of the issuing entity: VRANCART S.A.

Registered office: Adjud, 17 Ecaterina Teodoroiu Street, Vrancea

County

Telephone/fax no.: 0237-640.800/0237-641.720

Tax Identification Number: RO 1454846 Trade Registry registration no.: J39/239/1991

Subscribed and paid-in share capital: RON 120.338.551,40

The regulated trading market: The Bucharest Stock Exchange

Major events to report:

Independent Limited Assurance Report of the Financial Auditor pursuant to Article 108 of Law no. 24/2017 for transactions concluded during the first half of 2023

VRANCART S.A. informs its shareholders and investors, in accordance with the provisions of art. 108 para. (5)-(7) of Law no. 24/2017, on the Independent Limited Assurance Report of the Financial Auditor on the transactions reported by VRANCART S.A. pursuant to Art. 108 of Law no. 24/2017 during the first half of 2023.

The report is presented in the Appendix.

Chairman of the Board of Directors **Ionel-Marian CIUCIOI**



Independent Limited Assurance Report

To the Board of Directors of Vrancart SA

Introduction

We have been engaged by the Board of Directors of Vrancart S.A. (the "Company") to perform a limited assurance engagement on the information included in the attached Current Reports dated 30 May 2023, 31 May 2023 and 21 July 2023 ("the "Current Reports"), issued by the Company under the requirements of Article 108 of the Law No. 24/2017 for issuers of financial instruments and market operations, with the subsequent amendments and additions ("Law 24/2017") and in accordance with the Regulation No. 5/2018 of the Financial Supervisory Authority ("Regulation No. 5/2018"), for the period from 1 January 2023 to 30 June 2023.

Description of the subject matter and applicable criteria

The Company has prepared the following Current Reports:

- 1. Current Report regarding the transactions with Vrancart Recycling SRL, dated 31 May 2023.
- 2. Current Report regarding the transactions with ROM Paper SRL, dated 30 May 2023.
- Amendment for the Current Report regarding the transactions with Vrancart Recycling SRL, dated 21 July 2023.

These Current Reports contain list of transactions with related parties and other information to comply with the requirements of Article 108 of the Law 24/2017 and Regulation No. 5/2018 ("Reported Transactions)".

The criteria for our assessment of the Reported Transactions is contained in items 5 and 6 of Article 108 of the Law 24/2017, specifically:

- (1) whether the Reported Transactions are correct and justified from the point of view of the Company and the shareholders who are not affiliated parties, including the minority shareholders, and explain the assumptions on which they are based, and the methods used; and
- (2) whether the prices related to the Reported Transactions and disclosed in the Current Reports, combined with the rights and obligations assumed by the parties, are correct by reference to the other existing offers on the market.

The requirements stated above determine the basis for preparation of the Current Reports (the "Applicable Criteria") and, in our view, constitute appropriate criteria to form the limited assurance conclusion.

According to the requirements of Law 24/2017, the reported transactions included in the Current Reports are subject to verification by an independent auditor for the purpose of submitting this report to The Financial Supervisory Authority ("ASF") and the Bucharest Stock Exchange ("BVB"). This report was prepared to assist the Company in fulfilling these requirements.

Other matters

We have been appointed as auditors of the Company on 27 April 2023 and we were not engaged to report on the financial statements for the year ended 31 December 2022. The Company's net assets value for the year ended 31 December 2022, considered for the preparation of the information included in the Current Reports has been audited by another auditor.

PricewaterhouseCoopers Audit S.R.L.

Ana Tower, 24/3 floor, 1A Poligrafiei Blvd, District 1, 013704 Bucharest, Romania EUID ROONRC.J40/17223/1993, fiscal registration code RO4282940, share capital RON 7,630

T: +40 21 225 3000, F: +40 21 225 3600, www.pwc.ro



Responsibility of the Management

The Management of the Company is responsible for the preparation of the information included in the Current Reports in accordance with Law 24/2017 and the Regulation No. 5/2018. The Management is also responsible for correctness and justification of the Reported Transactions and for application of correct prices to the Reported Transactions by reference to the other existing offers on the market. This includes the responsibility for the selection and application of the appropriate methods for preparation of financial data and non-financial information, as well as for the design, implementation and maintenance of systems and processes of internal control and accounting records, that are necessary to enable preparation of the Current Reports and assessment of the Reported Transactions that is free of material misstatements, whether due to fraud or error, and complies with the applicable requirements.

Our responsibility

Our responsibility was to assess the compliance, in all material respects, of the information included in the Current Reports related to the Reported Transactions with the Applicable Criteria and to express, based on the evidence obtained, an independent limited assurance conclusion.

We conducted our engagement in accordance with the International Standard on Assurance Engagements 3000 (Revised) – "Assurance Engagements other than Audits and Reviews of Historical Financial Information" ("ISAE 3000"). This standard requires that we comply with ethical requirements, and to plan and perform procedures to obtain limited assurance whether the information included in the Current Reports are prepared, in all material respects, in accordance with the Applicable Criteria.

A limited assurance engagement is substantially less in scope than a reasonable assurance engagement in relation to both the risk assessment procedures, including an understanding of internal control, and the procedures performed in response to the assessed risks. The procedures performed in a limited assurance engagement vary in nature and timing from, and are less in extent than for, a reasonable assurance engagement. Consequently, the level of assurance obtained in a limited assurance engagement is substantially lower than the assurance that would have been obtained had a reasonable assurance engagement been performed.

Quality management requirements and professional ethics

We apply International Standard on Quality Management 1, which requires the firm to design, implement and operate a system of quality management including policies or procedures regarding compliance with ethical requirements, professional standards and applicable legal and regulatory requirements.

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

Summary of the work performed

Our planned and performed procedures were aimed at obtaining limited assurance whether the information about the Reported Transactions included in the Current Reports complies with the Applicable Criteria. We have performed the following procedures:

- We have obtained from the Company the attached Current Reports, related to the verified period and the details of the transactions included in these Reports.
- We verified that the persons approving these Current Reports are the authorized representatives
 of the Company and requested the list of authorized signatures.



- We inquired the management how they identified the Reported Transactions and about procedures and policies designed to avoid omitting relevant information from the Current Reports.
- We inquired the management how the management ensured the current reports include all transactions that need to be reported according to the legal requirements and no significant information in the Current Reports is omitted.
- For a sample of the Reported Transactions presented in the Current Reports, we have determined whether their details correspond, in all material respects, with the information included in the signed contracts and/or other similar contractual documentation made available to us and whether they were signed by representatives of the Company, in accordance with the list of authorized signatures provided to us. Where it was the case, we compared whether the details included in the Current Reports correspond with the documentation related to the respective contracts: the parties who signed the supporting documents; the date the documentation was signed and its nature; description of the type of goods/services indicated in the documentation; the total realised or estimated value of the contracts and, where applicable, the established guarantees and stipulated penalties, the terms and method of payment, as well as the related contractual conditions.
- We inquired the management representatives whether market prices existed for the Reported
 Transactions or other offers were available on the market on comparable terms. We also inquired
 management whether the Reported Transactions are correct and justified from the point of view of
 the Company and the shareholders, including the minority shareholders, and, where relevant,
 obtained management's explanation of the assumptions on which they based their conclusion as
 well as of the methods used by them.
- For a sample of the Reported Transactions, to the extent that there is a market price for the goods
 or services provided between the Company and the related parties, we discussed with the
 Company's management how these prices were determined and whether, on a case-by-case
 basis, the agreed prices correspond to those used in contractual relations with other parties (third
 parties), for similar services or goods, and respectively if the related contracts are approved by the
 Company's Board of Directors.

In the event that there were no market prices or offers available, we have analyzed whether the respective transactions are carried out based on the Company's internal procedures regarding the substantiation of the price and, respectively, the related contracts are approved by the Board of Directors of the Company, in accordance with its internal procedures.

In cases the Reported Transactions were not carried out at the market prices, we obtained the Management representation about the causes that led to this derogation and the related pricing policies.

The Current Reports were not subject to audit as defined in International Standards on Auditing. In the course of performing the limited assurance procedures, we have not conducted an audit or review of the historical financial information used in the process of preparation of the Current Reports and therefore we do not accept any responsibility for the issuance or update of any reports or opinions on historical financial information of the Company.

Our procedures were carried out, as described above, exclusively on the Reported Transactions included in the attached Current Reports, published by the Company's Management in the period 1 January – 21 July 2023, related to the period from 1 January to 30 June 2023.



We believe that the evidence we have obtained is sufficient and appropriate to provide a basis for our limited assurance conclusion.

Limited assurance conclusion

Based on the assurance procedures performed and the evidence obtained, nothing has come to our attention that causes us to believe that the Reported Transactions included in the Current Reports do not comply, in all material respects, with the Applicable Criteria.

Restrictions of use and distribution

This report has been prepared by PricewaterhouseCoopers Audit SRL for the Board of Directors of the Company. and is intended solely to fulfill the purpose described in the section "Description of the subject matter and applicable criteria". It should not be used for any other purpose.

In connection with this report, PricewaterhouseCoopers Audit SRL does not accept any liability resulting from contractual and non-contractual relationships (including for negligence) towards entities other than the Company. The above does not relieve us of liability where such release is excluded by law.

We permit this report to be disclosed in the Reports, which will be published on the Company's website. The Management Board of the Company is responsible for publishing the Reports on the Company's website and for the reliability of information on the Company's website. The scope of our work does not include an assessment of these matters. Accordingly, we are not responsible for any changes that may have been made to the information which is the subject of our assessment or for differences, if any, between the information covered by our report and the information provided on the Company's website.

On behalf of PricewaterhouseCoopers Audit SRL

Florin Deaconescu Statutory Auditor License no AF1524

PricewaterhouseCoopers Audit SRL

Audit firm registered in the Auditors' Public Register with the number FA6

Bucharest, 31 July 2023





translation for information purposes only

To:

Romanian Financial Supervisory Authority (FSA) **Bucharest Stock Exchange (BSE)**

Current report in compliance with the Law 24/2017 on issuers of financial instruments and market operations, SFA Regulation no. 5/2018 and the BSE Code

Report date: May 30th, 2023 Company name: VRANCART

Headquarters: Adjud, 17th Ecaterina Teodoroiu Street, Vrancea County, Romania

Phone/fax no.: 004-0237-640800/ 004-0237-641720

Fiscal Code: **RO 1454846**

Trade Register registration number: J39/239/1991

Subscribed and paid in share capital: 120,338,551.40 RON

Regulated market where the issued securities are traded: Bucharest Stock Exchange (BSE)

Significant events to be reported:

Transactions with related parties according to Art. 108 of Law no. 24/2017 concluded between VRANCART (VNC) and its subsidiary ROM PAPER.

VRANCART informs shareholders and investors that, summing up the commercial transactions between VRANCART. and its subsidiary ROM PAPER in the year 2023, as of the date of this Current Report the threshold of 5% of VRANCART 's net assets has been exceeded, according to the individual financial statements for the year 2022.

The details of the transactions of 2023, containing information on the date of conclusion, nature of the transactions, description of their object, value of the transactions, expiry date, mutual claims and debts, guarantees provided, stipulated penalties, terms and methods of payment are presented in Appendix 1.

> Chairman of the Board of Directors **Ionel-Marian CIUCIOI**

office@vrancart.com

www.vrancart.ro



Annex 1 – Details of the transactions concluded between VRANCART and ROM PAPER between January 1st, 2023 – May 29th, 2023, of the type listed in Art. 108 of Law 24/2017

	Company					Amount of	Total			
No.	Name	Scope of transaction	Type and contract number	Closing date	Contract / Addendum	transactions January 1 st , 2023 – May 29 th , 2023 (RON)	amount of transactions (estimated 2023) (RON)	Guarantees (RON)	Penalties	Payment terms
0	1	2	3	4	5	6	7	8	9	10
1	ROM PAPER	Sale – purchase of waste	Sale – purchase contract no. 471	September 1 st , 2016	Unlimited period	0	160,000	n/a	o,o6 %/day of delay	Within 30 days from the invoice - with PO/clearing
2	ROM PAPER	Sale – purchase of products	Sale – purchase contract no. 30732	January 3 rd , 2019	1 year (with automatic 1- year extensions)	16,137,118	40,000,000	n/a	n/a	Within 90 days from the invoice - with PO/clearing
3	ROM PAPER	Transportation services	Transportation contract no. 7126	March 25 th , 2019	Unlimited period	86,236	300,000	n/a	o,o6 %/day of delay	Quarterly, within 30 days from the invoice - with PO/clearing
4	ROM PAPER	Billing ERP software use	Based on Software Implementation Contract No 2021_9	November 12 th , 2021	One year periods	122,281	350,000	n/a	n/a	Within 30 days from the invoice - with PO/clearing
5	ROM PAPER	Billing vehicle use	Based on Operating Lease Subcontract No. 9	August 4th, 2021	January, 1 st 2023 - March 31 st , 2023	9,587	9,587	n/a	n/a	Within 30 days from the invoice - with PO/clearing
6	ROM PAPER	Vehicle sublease	Vehicle Sublease contract no. 3934	November 29 th , 2019	November 7 th , 2023	9,024	12,700	n/a	n/a	Within 15 days from the invoice - with PO
7	ROM PAPER	Vehicle selling	Vehicle selling contract	March 17 th , 2023	n/a	65,600	65,600	n/a	n/a	Within 30 days from the invoice - with PO

The total value of the transactions during the period January 1st, 2023 – May 29th, 2023: 16,429,846 RON Due and non-due mutual debts of VRANCART to ROM PAPER on May 29th, 2023: 96,440 RON Due and non-due mutual debts of ROM PAPER to VRANCART on May 29th, 2023: 14,059,083 RON





To:

Romanian Financial Supervisory Authority (FSA) **Bucharest Stock Exchange (BSE)**

Current report in compliance with the Law 24/2017 on issuers of financial instruments and market operations, SFA Regulation no. 5/2018 and the BSE Code

Report date: May 31st, 2023 Company name: VRANCART

Headquarters: Adjud, 17th Ecaterina Teodoroiu Street, Vrancea County, Romania

Phone/fax no.: 004-0237-640800/ 004-0237-641720

Fiscal Code: **RO 1454846**

Trade Register registration number: J39/239/1991

Subscribed and paid in share capital: 120,338,551.40 RON

Regulated market where the issued securities are traded: **Bucharest Stock Exchange (BSE)**

Significant events to be reported:

Transactions with related parties according to Art. 108 of Law no. 24/2017 concluded between VRANCART (VNC) and its subsidiary VRANCART RECYCLING.

VRANCART informs its shareholders and investors about the increase, on May 30th, 2023, by 10,000,000 (tenmillion) lei, of the amount loaned to its subsidiary VRANCART RECYCLING, an operation which, cumulated with the rest of the transactions concluded/carried out in the period January 01st, 2023 - May 30th, 2023, exceeds the threshold of 5% of the net assets of VRANCART, according to the individual financial statements for the year 2022.

Details of the transaction concluded on May 30th, 2023 and of all those relating to the period from January 01st, 2023 to May 30th, 2023, containing information on the date of conclusion, the nature of the transactions, the description of their subject matter, the value of the transactions, the expiry date, the mutual claims and debts, the guarantees constituted, the penalties stipulated, the terms and methods of payment are set out in the Annex.

> **Chairman of the Board of Directors Ionel-Marian CIUCIOI**

office@vrancart.com

Annex – Details of the transactions concluded between VRANCART and VRANCART RECYCLING between January 1st, 2023 – May 30th, 2023, of the type listed in Art. 108 of Law 24/2017

	Company					Amount of	Total			
No.	Name	Scope of transaction	Type and contract number	Closing date	Contract / Addendum	transactions January 1 st , 2023 – May 30 th , 2023 (RON)	amount of transactions (estimated 2023) (RON)	Guarantees (RON)	Penalties	Payment terms
0	1	2	3	4	5	6	7	8	9	10
1	Vrancart Recycling	Fixed assets sale	No contract	March 20 th , 2023	n/a	5,292	50,000	n/a	n/a	Within 30 days from the invoice, with PO.
2	Vrancart Recycling	Assets acquisition	No contract	January 20 th , 2023	n/a	8,025	60,000	n/a	n/a	Within 30 days from the invoice, with PO.
3	Vrancart Recycling	Chargeback various	No contract	March 07 ^{th,} 2023 March 29 th , 2023	n/a	36,450	100,000	n/a	n/a	Within 30 days from the invoice, with PO.
4	Vrancart Recycling	Provision of various services	Service contract no. 39	January 3 rd , 2022	Automatic extension with periods of 1 (year)	197,750	600,000	n/a	n/a	Within 30 days from the invoice, with PO
5	Vrancart Recycling	Creation of a real right	Surface contract no. 938	June 03 rd , 2021	99 years	6,089	25,000	n/a	o,1%/day of delay	Monthly, within 30 days from the invoice, with PO
6	Vrancart Recycling	Rental of head office space	Rental contract	August 20 th , 2020	10 years	2,463	10,000	n/a	n/a	Monthly, within 15 days from the invoice, with PO
7	Vrancart Recycling	Rental of working point space Bucharest	Subletting contract no. 2.010	February 1 st , 2022	September 30 th , 2026	9,852	35,000	n/a	o,05%/day of delay	Monthly, within 20 days from the invoice, with PO
8	Vrancart Recycling	Mobile good rental	Rental contract no. 12.727	July 21 st , 2022	Automatic extension with	5,321	20,500	n/a	0,1%/day of delay	Monthly, within 30 days from the invoice, with PO

					periods of 1 (year)					
9	Vrancart Recycling	Sale of wooden packaging	Sale contract no. 9532	May 31 st , 2022	Automatic extension with periods of 1 (year)	469,677	2,000,000	n/a	o,5%/day of delay	Within 30 days from the invoice, with PO
10	Vrancart Recycling	Wooden pallet sales	Sale contract no. 182	May 31 st , 2022	Automatic extension with periods of 1 (year)	1,518,312	7,000,000	n/a	o,5%/day of delay	Within 30 days from the invoice, with PO
11	Vrancart Recycling	Goods acquisition	No contract	January 20 th , 2023	n/a	35,676	100,000	n/a	n/a	Within 15 days from the invoice, with PO
12	Vrancart Recycling	Waste recycling	Recycling contract no. 180	May 31 st , 2022	Automatic extension with periods of 1 (year)	5,245	50,000	n/a	o,5%/day of delay	Within 30 days from the invoice, with PO
13	Vrancart Recycling	Various services	Service contract no. 001	September 1 st , 2021	Automatic extension with periods of 1 (year)	582,627	3,000,000	n/a	0,1%/day of delay	Within 30 days from the invoice, with PO
14	Vrancart Recycling	Loan	Loan agreement no. 21,776	December 14 th , 2022	December 31 st , 2031	21,000,000	21,000,000	n/a	n/a	3m+2% Robor interest rate, payable quarterly
15	Vrancart Recycling	Interest received	Loan agreement no. 21,776	April 26 th , 2023	December 31 st , 2023	126,810	2,500,000	n/a	n/a	Quarterly
16	Vrancart Recycling	VAT Take- up	Set up of a VAT tax group	November 2021	n/a	725,886	4,000,000	n/a	n/a	Monthly

The total value of the transactions during the period January 1st, 2023 – May 30th, 2023: 24,735,475 RON Due and non-due mutual debts of VRANCART to VRANCART RECYCLING on May 30th, 2023: 23,494 RON Due and non-due mutual debts of VRANCART RECYCLING to VRANCART on May 30th, 2023: 11,870,110 RON





To:

Romanian Financial Supervisory Authority (FSA) **Bucharest Stock Exchange (BSE)**

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Report date: July 21st, 2023 Company name: VRANCART

Headquarters: Adjud, 17th Ecaterina Teodoroiu Street, Vrancea County, Romania

Phone/fax no.: 004-0237-640800/ 004-0237-641720

Fiscal Code: **RO 1454846**

Trade Register registration number: J39/239/1991

Subscribed and paid in share capital: 120,338,551.40 RON

Regulated market where the issued securities are traded: **Bucharest Stock Exchange (BSE)**

Significant events to be reported:

Correction of the Current Report published on May 31st, 2023 (Reporting of transactions with related parties, pursuant to art. 108 of Law no. 24/2017, concluded between VRANCART (VNC) and VRANCART RECYCLING, its subsidiary).

VRANCART informs shareholders and investors about some drafting errors in the Current Report published on May 31st, 2023 (IRIS Code: 5BA30), regarding the increase, on May 30th, 2023, by 10,000,000 (ten million) lei of the amount lent to its subsidiary VRANCART RECYCLING, as follows:

- In the section Amount of transactions January 1st, 2023 May 30th, 2023 (RON), related to Loan Agreement No 21,776/December 14th, 2022, the correct value is RON 11,000,000.
- In the section The total value of the transactions during the period January 1st, 2023 May 30th, 2023, the correct value is RON 14,735,475.

Chairman of the Board of Directors Ionel-Marian CIUCIOI