

TO: **BUCHAREST STOCK EXCHANGE**
FAX: 021/2569276
FINANCIAL SURVEY AUTHORITY
FAX: 021/6596436

NO. 844/27.11.2015

CURRENT REPORT

According to CNVM Regulation no.1/2006
Report day: 27.11.2015

Societatea OIL TERMINAL S.A.
Headquarter: no.2, Caraiman str., Constanta
Phone: 0241/702600, fax: 0241/694833
Registering number at Commerce Registrar: J13/512/1991
Unic register number: 2410163

Important event to be reported: Information about litigations

1. *Solution File no. 5409/118/2015, given by Constanta Court in contradictory with Interagro SRL*

By Civil sentence no.2866/26.11.2015, Constanta Court admitted the request for annulment submitted by Oil Terminal SA against the Civil sentence no. 1807/31.07.2015, given by Constanta Court in file 4034/118/2015, fully canceled the court of first instance' decision and, re judging, ordered the followings:

-“it admits the creditor SC OIL TERMINAL SA’ request in contradictory with the debtor SC INTERAGRO SRL, as it was altered.
- it orders the debtor to pay to the creditor – the amounts of 1,154,593.84 lei, representing the outstanding invoices countervalue, issued according to Contract of services supplies and dispatch no.25/C/2014 and to Contract of rail manoeuvres services 25/M/2014 and 200 lei – court costs (judicial stamp duty) – in ten - day term since the present ordinance’ communication.
- it obliges the respondent debtor to pay the amount of 100 lei - court costs (judicial stamp duty) in the creditor’ favour”.

The decision is executory, the appeals were exhausted.

We mention that, the data are taken from the courts’ website.

We remind the fact that, on 11.06.2015, Oil Terminal SA submitted a request for summons to Constanta Court, in contradictory with the defendant Interagro SRL, by which it asked to the defendant to issue a Payment Ordinance, by which the defendant is obliged to pay the debt and the court costs representing judicial stamp duty.

2. Solution File no.25739/212/2012, given by Constanta Court

On 26.11.2015, Constanta Court gave the following solution, regarding the appeal in File no. 25739/212/2012, by Societatea Nationala de Transport Feroviar Marfa – CFR Marfa SA:

- **“it admits the appeal submitted by recurrent SNTFM CFR Marfa SA in contradictory with the respondents SC Oil Terminal SA and SC Oscar Downstream SRL against the civil sentence no.13159 of 05.12.2014 of Constanta Court.**
- **It partly alters the sentence appealed, namely: it rejects the action submitted by SC Oscar Downstream SRL in contradictory with SNTFM CFR Marfa SA, as unfounded**
- **It keeps the orders regarding the action’ rejection towards SC Oil Terminal SA”.**

The decision is executory, the appeals were exhausted.

We mention that, the data are taken from the courts’ website.

We remind the fact that, on 10.10.2012, SC Oscar Downstream SRL submitted a request for summons to Constanta Court, in contradictory with the defendants SNTFM – “CFR Marfa” SA and Oil Terminal SA, by which id asked for a decision to be given, by which the guilty defendant is obliged to pay the amount of 34,876.47 lei, representing the countervalue of the gas oil shortage in transport and court costs.

**General Director,
Sorin Viorel CIUTUREANU**