

**SUBSCRIPTION FORM
FOR THE PURCHASING OFFER OF THE SHARES
ISSUED BY Farmaceutica REMEDIA SA
And intermediated by CS IFB FINWEST SA**

Concluded between

SSIF _____, headquarter in _____

registered at the Trade Registry under the no. _____,
UIC _____, authorized by the Nationala Committee of Securities /Financial
Financial Supervision Authority through the Decision no _____ represented by
_____, having the position _____, hereinreferred
as **Intermediary"**

and

Natural Persoana

Name _____ First Name _____

Any other names used (eg pseudonym) _____

PIN _____

Identity Card No. (CI / Passport) _____

Date of issuing _____ Entity _____

Date of birth _____ Place of birth _____ Country of origin _____

Citizenship _____ Nationality _____ Residence _____

Permanent residence: str. _____

No. _____ bloc _____ scara _____ etaj _____ ap. _____ oras _____ county/district _____

Cod postal _____ tara _____

Domiciliul rezident (if it is different) str. _____

Nr. _____ block _____ entrance _____ floor _____ ap. _____ city _____ county/district _____

Postal Code _____ Country _____

Telephone _____ Fax _____ E-mail _____

Name and place of activity/occupation _____

Public position (by the caze) _____

Name of the real beneficiary (by the case) _____

Through the authorised persson (by the case)

Name and firsts name of the representative _____

ID/Passport serial no. _____, no. _____, PIN _____, residence in
localitatea _____, str. _____, nr. _____, bl. _____, et.

_____, ap. _____, county / district _____ country _____, telephon
_____, postal code _____, e-mail _____,

Based on the proxy no. _____,

Legal Persson

Name of the company _____
Legal Form and structure _____
Registration Certificate with the Trade Registry (or other equivalent authorities)
No. _____ serial no. _____ date _____
UIC _____
Headquarter _____

Telephone _____ Fax _____ E-mail _____ website page _____
Share Capital subscribed and si paid _____
Shareholder Structure/ associates _____

Name/denomination of the real beneficiary _____

Legally represented by:

Name and first name of the representative _____
ID/Passaport Serial no _____, no. _____, PIN _____, residence in
city _____, str. _____, no. _____, bl. _____, floor.
_____, ap. _____, county / district _____ country _____, telephon
_____, postal code _____, e-mail _____,
In quality of _____, according to _____

(the documents proving the quality of representative will be specified (constitutive act, decision of the statutory body - eg GMS decision, decision of the Board of Adminsitratrs, power of attorney, etc.)

Hereby referred as „**Client**”

Agreed upon the concluding the present **Subscription Form under the following** conditions:

1. Generale provisions

The Client and the Intermediary agree to carry out all the operations and activities necessary for the execution of the contractual obligations in accordance with the specific legislation in force.

2. Object of the Subscription Form

2.1. The object of the present Subscription Form is the subscription within the Public Purchase Offer ("Offer") of the shares issued by Farmaceutica REMEDIA SA.

3. The Parties Obligations

The Obligations of the Intermediary

3.1. The Intermediary, based on this Subscription Form, opens, operates and maintains, in its records, an account, in the name of the Client, in order to make payments and receipts related to operations with financial instruments.

3.2. The intermediary keeps records of all instructions, operations and documents that determine the change of positions in the accounts of cash or financial instruments of the Client.

- 3.3. The intermediary credits the Client's cash and cash accounts with the net amounts of money obtained as income as a result of transactions made with financial instruments, after deducting all related taxes, fees and commissions as well as other amounts incumbent on the Client from the execution of this Subscription Form. to transfer the funds to the Client in accordance with the Client's instructions provided in art. 5.1.
- 3.4. The intermediary debits the Client's cash and cash accounts with: the amounts due by the Client for the settlement of the transactions performed in the name and on the Client's account; commissions and fees related to the services provided; any other sums of money due to the Intermediary from the execution of this contract.
- 3.5. The Intermediary opens a Client's account in section II of the Central Depository system and transfers the financial instruments subscribed based on this Subscription Form from the Client's account in section I to the account opened in section II. The intermediary does not assume any responsibility regarding the transfer of financial instruments for any reason not available in section I. If the financial instruments are held in section II to another intermediary, the Client must transfer them in advance in section I.
- 3.6. All amounts from the client's cash account credit are payable within 3 working days from the date of settlement of the offer by payment order sent to the client's bank or by postal order.
- 3.7. The intermediary will send to the Client the confirmation of the performed transactions. In case of the existence of a custodian bank, a copy of the confirmation sent to the Client will also be sent to it.
- 3.8. If the Client has provided an e-mail address, the Intermediary may send to the Client, by e-mail, the trading confirmation, the Portfolio Sheet or other documents.
- 3.9. The intermediary acts only on the basis of the Client's instructions, except for the cases expressly provided by the legislation in force.
- 3.10. The settlement of the cash amounts and the transfer of the securities related to the transactions ordered by this form will be performed by the Intermediary.
- 3.11. The intermediary undertakes to maintain the confidentiality of the information regarding the Client's operations. This information may be disclosed and used only in cases provided by law and before market regulators.

Customer Obligations

- 3.12. The Client declares that he guarantees to the Intermediary that, on the date of concluding this Subscription Form and for its entire duration, he has the capacity to conclude this subscription form, and its conclusion and any transaction with financial instruments subsequently concluded in the Client's account. subscription does not contravene any legal act concluded or to be concluded by the Client or which produces its effects on the Client and / or does not contravene any provision applicable to the Client and / or his activity.
- 3.13. The client declares on his own responsibility that:
- a) is the sole and legal owner of the financial instruments that are the subject of this subscription form and holds all rights, powers and authority to perform these operations with financial instruments under this Subscription Form and the execution and conduct of this transaction will not violate any legal, administrative or contractual provision applicable to the Client and / or his activity;
 - b) no person has any present, future or potential right to request the subscription, conversion, redemption or transfer of any kind of financial instruments that are the subject of this Subscription Form and / or does not have any right to be registered in the register of shareholders as the holder of the financial instruments that are the subject of this Subscription Form.
 - c) There is no charge to encumber the financial instruments that are the subject of this subscription form as well as any other contracts, agreements or obligations to encumber the respective financial instruments that are the subject of this Subscription Form.

- d) There are no precautionary seizures or other measures of forced execution regarding the financial instruments that are the object of this Subscription Form;
- e) No entity has raised any claim in connection with the financial instruments that are the subject of this Subscription Form or any claims arising therefrom. Nu exista sechestre asiguratorii sau alte masuri de executare silita cu privire la instrumentele financiare care fac obiectul prezentului Formular de subscriere;

3.14. The client personally regulates his obligations with the financial administration regarding the taxation of the profit based on the documents received from the Intermediary. Taxation is carried out in accordance with the provisions of the Fiscal Code in force.

3.15. The Client declares that he has read and understood the terms of the Public Offering Document and assumes the risks arising from transactions with financial instruments. Failure to understand the terms and risks will not make this Subscription Form void or voidable, and the Client is and will continue to be responsible for the risks arising from the investment decisions taken and the transactions with financial instruments performed.

3.16. The Client authorizes the intermediary to request and obtain the account statements necessary for this transaction and to transfer in the name and on the Client's account all the shares with the RMAH symbol from the Central Depository.

3.17. The Client is responsible for providing correct and accurate information in completing this Subscription Form.

3.18. The Client must submit the original Subscription Form at the headquarters of any intermediary authorized by ASF.

3.19. The customer declares on his own responsibility that he has acquired the RMAH shares as follows:

Aquisition modality	Date	No. Of shares	Mediu pret (lei/share)
Through the Mass Privatization Program (MPP)			
Through tranzactions / other aquisition modalities			

4. Costs and other associated fees

4.1. The commission charged by the Intermediary for carrying out this Subscription Form is _____% of the transaction value.

4.2. The intermediary shall withhold the commission referred to in point 4.1. by deducting it from the total value of the transaction. In case of sale of financial instruments by the Client, the payment of commissions is made by deducting them from the total amount paid to the Client. The deduction of commissions will be made directly by the Intermediary.

4.3. Each selling shareholder will receive payment for the sold shares minus the trading fee charged by the Intermediary, the fees generated by the bank transfer, the money order, as well as any other fees and commissions that may be generated by this offer.

4.4. The Offeror and the Offer Intermediary are not liable for capital gains tax or other fees related to the payment of the price or any other fees and commissions that may arise in connection with the sale of shares. Each selling shareholder will receive the payment for the sold shares less the trading commission charged by the Intermediary, the commissions generated by the bank transfer (if applicable) and the fees generated by sending by post the due amount, the transaction confirmation report and the Portfolio Sheet. (if appropriate).

4.5. In case, following the conclusion of this Subscription Form, the Romanian public authorities impose new taxes on the transactions with financial instruments, the Client undertakes to bear and pay such fees, in addition to the commissions due by the Client to the Intermediary, with unless these fees / taxes would be the sole responsibility of the Intermediary.

5. Payment Method

5.1. The intermediary will pay the value of the shares sold by the Client within the Offer, within maximum 3 working days from the settlement date of the offer, through one of the following ways:

postal order with acknowledgment of receipt

bank transfer:

IBAN account _____

Open to _____

6. Duration

a. The present Subscription Form is valid only during the Offer scrolling.

7. Revocation of the form

7.1. Any subscription made within the public offer mentioned by signing this subscription form is revocable in accordance with the law and the provisions of the Offer Document.

8. Confirmation, corections and notifications

8.1. The confirmations, account statements or any other communications sent by the Intermediary to the Client are considered to be correct and approved by the Client, if within maximum 3 working days from their sending, the Client has not issued any written notice addressed to him. by which to signal the appearance of certain irregularities. After the expiration of this term, the data are considered correct and appropriate and no other changes will be able to take place.

9. Disputes and the law applicable to the Subscription Form

9.1. The Parties shall endeavor to settle amicably any dispute between the parties in connection with the interpretation, conclusion, execution and termination of this Subscription Form. In the situation where the dispute is not settled amicably, the dispute will be submitted to the competent Romanian courts at the Intermediary's headquarters. b. The law applicable to this Subscription Form is Romanian law.

10. Final Dispositions

10.1 The terms of this form may not be revoked or amended orally. Any changes to this form or any additional documents to it will be concluded in writing, including the waiver of such a change previously requested except for the changes imposed according to the applicable regulations.

10.2 The client agrees that any foreign exchange be made at the market rate offered by the bank on the day of the foreign exchange. The intermediary will not be held responsible for the level of foreign exchange rates used by the bank and at which the foreign exchange is performed for the Client. The Client may refuse this exchange rate, only if the amounts are intended for repatriation and provided that the Intermediary is notified in advance of the subsequent date on which he wishes the exchange to take place.

10.3 The intermediary does not bonus the interest on the Client's cash. The client agrees to bear any bank fees or other fees of the capital market bodies.

10.4 The Client declares that he agrees with the cancellation of the present Subscription Form if the invalidity of the proofs of holding the shares submitted by the Client for sale is ascertained.

10.5 All communications in connection with this Subscription Form will be made in Romanian.

10.6 By signing this Subscription Form, the Client consents to the personal data controller (Intermediary) to process any personal data and any other information provided, in order to establish databases about customers, as well as within the operator's relationship with the competent authorities and / or with other entities for which the delivery of the databases is provided by legal obligations. According to the EU Regulation 2016/679 on the protection of individuals with regard to the processing of personal data and on the free movement of such data, the Customer will benefit

from the following rights: a) the right to information and access to personal data; b) the right to oppose at any time, for well-founded and legitimate reasons, related to his particular situation, as personal data concerning him, to be processed, except in cases where there are contrary legal provisions; c) the right to go to court in the event that he has suffered damage as a result of the processing of his personal data; d) the right to submit a complaint to the Supervisory Authority in the situation where it considers that its data have not been processed in accordance with the law; e) the right to rectification - has the right to correct the data that the Intermediary holds in connection with the Client, which are inaccurate or incomplete; f) the right to be forgotten (deletion of data) - in certain circumstances, the Client may request that the data held by the Intermediary be deleted from the records; g) the right to restrict the processing - under certain conditions, the Client has the right to restrict the processing of his personal data by the Intermediary. In order to exercise the rights of access, intervention and opposition, the Client may address a written request, dated and signed, which may be sent to the Intermediary. In order to achieve the abovementioned purposes, the Intermediary will process the Client's personal data for the entire period necessary to fulfill the obligations of which the Intermediary is bound. "Personal data" means any information relating to an identified or identifiable natural person, in accordance with the applicable legal provisions. "Processing of personal data" means any operation or set of operations performed on personal data, by any automatic or non-automatic means such as collection, registration, organization, storage, adaptation or modification, extraction, consultation, use or disclosure to third parties by transmission, joining or combining, blocking, deleting or destroying. By signing this Subscription Form, the Client declares that he agrees that the Intermediary will process his personal data mentioned in the identity document, including PIN and to keep the image of the identity document, in order to fulfill the operations related to the subscription, including for fulfilling the legal obligations. of the Intermediary.

IFB FINWEST SA is not responsible for the irregularities in my relationship with the authorized intermediary who took over my sales form if the irregularities are caused by the latter's non-compliance with the conditions and the public offer document approved by FSA (Decision no. 1486 / 16.12.2020).

I ACKNOWLEDGE THE CONTENT OF THE PUBLIC OFFER DOCUMENT, I UNDERSTAND AND ACCEPT ITS CONDITIONS

I agree to sell _____ shares of Farmaceutica REMEDIA SA at the price of _____ lei / share, in accordance with the Offer Document. By signing this Subscription Form, I declare that I have read, understood and fully agree with its provisions. I hereby undertake to respect them and assume full responsibility for the risks that may be involved in transactions in financial instruments.

**Signature of the subscriber
(si stampila pentru persoane juridice)**

Signature and stamp of intermediary