

Translation from Romanian

Biofarm output number: 445/28.11.2025

CURRENT REPORT
according to the F.S.A. Regulation No. 5/2018
Date of the report: 28.11.2025

Name of the Commercial company: BIOFARM S.A.

Registered office: Bucharest, str. Logofatul Tautu, nr. 99, sector 3

Telephone No.: 021/301.06.87

Fax No.: 021/316.52.48

Website: www.biofarm.ro

Unique registration code: RO 341563

Order No. with the Trade Register: J1991000199407

Fully paid-up share capital: lei 98,537,535

Market on which company securities are traded – Bucharest Stock Exchange, BIO symbol

Important event to report:

Disputes in which the company is involved

The Board of Directors of BIOFARM S.A. informs the shareholders regarding the disputes below with hearings **in November 2025**:



	FILE NO.	PARTIES	COURT	STAGE	OBJECT	REMARKS	CURRENT TRIAL DATE	NEXT TRIAL DATE
1	3278/62/2020	Sanosan Pharmaceuticals S.R.L.- Debtor Biofarm – Creditor	Brasov Court of Law	Merits	Insolvency proceedings	Biofarm S.A. requested the opening of the insolvency procedure against the debtor Sanosan Pharmaceuticals, in the file 1484/62/2020, asking for the registration in the table of creditors with the amount of 8,066,750.88 lei (main debit and delay penalties). As the debtor also filed for insolvency, the court ordered the connection of the file 1484/62/2020 to the main application (considering Biofarm's application as a declaration of registration as a creditor), which forms the object of the file 3278/62/2020 on the role of Brasov Court of Law.	At the hearing on 27 November 2025, the court decided that, considering the contents of the report prepared by the judicial liquidator, it sets an administrative control date for 26 March 2026, for the purpose of continuing the liquidation procedure, resolving the disputes in which the debtor is involved, and recovering receivables from its own debtors. The judicial administrator/judicial liquidator shall continue performing its statutory duties and shall file the activity report with the court file at least 5 days prior to the scheduled date. The court instructs the judicial administrator/judicial liquidator to take the necessary measures to ensure that the documents drawn up within the procedure are submitted to the court. Should there be any contentious applications whose resolution falls within the powers of the syndic judge, the interested parties shall notify the court, and a hearing date will be set upon their registration.	26.03.2026

B.D. CHAIRMAN
HREBENCIUC Andrei

