**EXHIBIT 3**

**DECLARATION OF ELIGIBILITY**

I, the undersigned **[*full names of the representative of the Bidder*],**

In the capacity of **[*registered / authorized*]** representative of **[*****name of Bidder*],**

with identification code/No**. [*UIC / registration or company number at a commercial register / equivalent identification number*],**

having a seat and registered office at **[*country, town, No. str., other*],**

in relation to participation of the company I represent in a tender for **Selection of Cargo Operator at Sofia International Airport,**

hereby declare the following circumstances:

1. The Bidder and its shareholders are not Sanctioned Parties.

**Sanctioned Party** means any person that is:

**(a)** listed on, or directly or indirectly owned or controlled by a person or entity located, domiciled, resident or incorporated in a **Sanctioned Country or Region** or listed on a **Sanctions List** or who is a designated target of, or who is otherwise a subject of, **Sanctions;**

**(b)** a government of a **Sanctioned Country**;

**(c)** an agency or instrumentality of, or an entity directly or indirectly owned or controlled by, a government of a **Sanctioned Country**; or

**(d)** resident or located in, operating from, or incorporated under the laws of, a **Sanctioned Country** or a person who is owned or controlled by, or acting on behalf of such a person.

**Sanctioned Country** means any country or other territory that is, or whose government is, subject to any comprehensive or country-wide **Sanctions**, including (the list is not exclusive) Crimea, Cuba, Burma (Myanmar), Iran, North Korea, Sudan, South Sudan, Venezuela and Syria.

**Sanctions** means any general export, import, other trade, economic or financial sanctions laws, regulations or investment or trade embargoes or any other restrictions or similar measures (including, in particular, but not limited to, measures in relation to the financing of terrorism) imposed, administered, enacted or enforced by a **Sanctions Authority** (from time to time).

**Sanctions Authority** means:

**(a)** Switzerland;

**(b)** the Security Council of the United Nations;

**(c)** the United States of America;

**(d)** the United Kingdom;

**(e)** the European Union; or

**(f)** the respective governmental institutions, regulatory authorities, enforcement bodies and agencies of any of the foregoing, including, without limitation, the Swiss State Secretariat for Economic Affairs (SECO) and/or the Swiss Directorate of International Law (DIL), the United States of America’s Department of State and/or the Office of Foreign Assets Control of the United States of America’s Department of the Treasury and/or the United States of America’s Department of Commerce, and HMT; or

**(g)** any other relevant sanctions authority in any of the above listed under (a) to (e).

**Sanctions List** means a list of persons including specifically designated nationals or

designated or sanctioned persons, groups or entities (for the avoidance of doubt, the term entity includes, but is not limited to, any government, group or terrorist organisation), which are subject to **Sanctions**, or the public announcement of a **Sanctions** designation made by, a **Sanctions Authority**, each as amended, supplemented or substituted from time to time.

**2. The Bidder** is in compliance with all applicable laws concerning money laundering or the financing of terrorism and has conducted its businesses in compliance with applicable anti-corruption laws and has instituted and maintains policies and procedures designed to promote and achieve compliance with such laws.

**3.** Neither the Bidder and its shareholders nor any of their officers, directors, authorised employees, affiliates, agents or representatives has:

**(i)** paid, promised to pay or offered to pay, or authorised the payment of, any commission, bribe, pay-off or kickback that violates any applicable law or entered into any agreement pursuant to which any such commission, bribe, pay-off or kickback may or will at any time be paid; or

**(ii)** offered or given anything of value to influence the action of a public official, or threatened injury to person, assets or reputation, in order to obtain or retain business or other improper advantage in the conduct of business; or

**(iii)** committed or engaged in any **Prohibited Practice**; or

**(iv)** been engaged in money laundering or acted in breach of any applicable

laws relating to money laundering; or

**(v)** been engaged in financing of terrorism or acted in breach of any applicable laws relating to the financing of terrorism.

**Prohibited Practices** means:

**(a)** any ‘Fraudulent Practice’, ‘Coercive Practice’, ‘Collusive Practice’, ‘Obstructive Practice’ and/or ‘Corrupt Practice’, as each is defined and outlined in BSTDB’s document entitled ‘Anti-Fraud, Corruption, Money Laundering, Terrorism Financing and Domiciliation Policy’, as may be amended from time to time and published on BSTDB’s web-site (www.bstdb.org);

**(b)** any Corrupt Practice, Fraudulent Practice, Coercive Practice, Collusive Practice, Obstructive Practice, Money Laundering or Financing of Terrorism, as those terms are defined and outlined in the EIB Anti-Fraud Policy, as may be amended from time to time and published on EIB's website (www.eib.org);and

**(c)** any **Corrupt Practice, Fraudulent Practice, Coercive Practice, Collusive Practice, Obstructive Practice, Money Laundering, Financing of Terrorism** or **Tax Crimes** as those terms are defined herein.

**Corrupt Practice** means the promising, offering, giving, making, insisting on, receiving, accepting or soliciting, directly or indirectly, of any illegal payment or undue advantage of any nature, to or by any person, with the intention of influencing the actions of any person or causing any person to refrain from any action.

**Fraudulent Practice** means any action or omission, including misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, a party to obtain a financial benefit or to avoid an obligation.

**Coercive Practice** means the impairing or harming of, or threatening to impair or harm, directly or indirectly, any party or the property of the party with a view to influence improperly the actions of a party.

**Collusive Practice** means an arrangement between two or more parties designed to

achieve an improper purpose, including to influence improperly the actions of another party.

**Obstructive Practice** means deliberately destroying, falsifying, altering or concealing

evidence material to the investigation or the making of false statements to investigators, in order to materially impede an official investigation into allegations of a Corrupt Practice, Fraudulent Practice, Coercive Practice or Collusive Practice, and/or threatening, harassing or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation, and acts intended to materially impede the exercise of investigation and audit rights to contractually required information in connection with an allegations of a corrupt, fraudulent, coercive or collusive practice.

**Money Laundering** means money laundering, including the meaning ascribed to it under BSTDB’s document entitled ‘Anti-Fraud, Corruption, Money Laundering and Terrorism Financing, and Domiciliation of BSTDB Counterparties Policy’ as may be amended from time to time and published on BSTDB’s web-site (www.bstdb.org).

**Financing of Terrorism** means the financing of terrorism, including the meaning ascribed to it under BSTDB’s document entitled ‘Anti-Fraud, Corruption, Money Laundering and Terrorism Financing, and Domiciliation of BSTDB Counterparties Policy’ as may be amended from time to time and published on BSTDB’s web-site ([www.bstdb.org](http://www.bstdb.org)).

**Tax Crimes** means tax crimes as referred to in the directive (EU) 2015/849 of 20 May 2015.

**4. The Bidder,** each person acting on its behalf, and the Bidder’s shareholders have not committed or engaged in any **IFC Sanctionable Practice.**

The activities of the Bidder and its respective directors, officer, members of the board of directors or, and to the best of its knowledge its employees, have not given rise to any **IFC Sanctionable Practice**.

**IFC Sanctionable Practice** means:

**(a)** any Corrupt Practice, Fraudulent Practice, Coercive Practice, Collusive Practice or Obstructive Practice, as those terms are defined in the IFC Definitions and Interpretative Guidelines (<https://www.ifc.org/wps/wcm/connect/b3563137-b1e0-418c-adce-66fa72a2f27b/Definitions_Interpretive_Guidelines.pdf?MOD=AJPERES&CVID=jqerNH7>)

**5. Neither the Bidder**, nor any director, officer, employee, agent, affiliate, representative or any other person acting for or on behalf of the Bidder is listed by any

international financial institution as excluded from the financings granted by any such institution and it has not otherwise been subject to any sanction from any such institution.

Date, place:

[…………………………………]

Signature(s)

[…………………………………]