

**Regulation of the „Competition D-CTF 2019” contest**  
**organized by**  
**ASOCIAȚIA CENTRUL DE CERCETARE ÎN SECURITATE INFORMATICĂ DIN ROMANIA**

**Art. 1. Who organizes the contest?**

- 1.1. The organizer of the „Competition –D-CTF 2019” contest (the „Contest”) is Cyber Security Research Center from Romania (or. ASOCIAȚIA CENTRUL DE CERCETARE ÎN SECURITATE INFORMATICĂ DIN ROMANIA) having the headquarters in Darabani City, 1st December Street, no.111, bl.H2, et.2, Botosani County, registered at the Darabani Court with the no. 620/217/28.03.2013, Fiscal Registration Code (CIF) 31467023, IBAN account no RO18BTRLRONCRT0205168301, opened at the Transilvania Bank – Darabani Agency, legally represented by Avădănei Andrei, President hereinafter referred to as the “CCSIR” or “Organiser”.
- 1.2. The Contest will be organized in accordance with this regulation (the „Rules”) which will be binding for all individuals participating in the Contest (the “Participants”).
- 1.3. By attending this Contest, Participants declare and acknowledge that they have taken note of the provisions of these Rules and give their consent to the processing of their personal data for the purposes mentioned in these Rules. Participants undertake to comply with all terms, conditions and provisions of these Rules.

**Art. 2. When and where will be the Contest?**

- 2.1. The Contest is organized in Romania, between 7-8 November, during the DefCamp 2019 Conference (“DefCamp”), event taking place between the 7<sup>th</sup> of November 2019, at 08:00 and the 8<sup>th</sup> of November 2019, at 19:00 at Aurrum Palace in Bucharest (19 Electronicii Street, Bucharest, Romania, ZIP 023252). For more details regarding DefCamp, the Participants must access the following website: <https://def.camp/>.
- 2.2. The Contest is valid during the term stated at section 2.1. or until all the prizes are granted.
- 2.3. CCSIR reserves the right to terminate the Contest at any time, without any prior notice. The termination of the Contest will be publicly announced on the DefCamp website (<https://def.camp/>) at the end of the Contest term. The Contest ending will not affect the provision of the prizes to the Participants who were declared winners of the Contest, prior to the Contest ending.

**Art. 3. Rules of the Contest**

- 3.1. The Rules of the Contest are available to any interested party, free of charge, during the entire period of the Contest here:  
<https://def.camp/competitions/defcamp-capture-the-flag-d-ctf-2019-at-the-hacking-village/#rules>
- 3.2. The Organiser reserves the right to amend or modify the Rules and will notify the interested parties before any such amendment/ modification enters into force by making the new Rules available as indicated in section 3.1. above. Any amendment/ modification brought to these Rules will be made by an addendum to the Rules.

#### **Art. 4. Who can attend?**

- 4.1. Any attendee to the DefCamp as per the DefCamp terms and conditions available [here](#).
- 4.2. Exceptions: the following persons are not eligible to participate in the Contest:
  - a) Employees, and their immediate families (spouses, parents, children, siblings, and their respective spouses), of CCSIR, CCSIR affiliates or subcontractors of CCSIR;
  - b) Natural persons listed on European Union, United Nations or United States of America's lists of restricted or sanctioned parties.

#### **Art. 5. What can you win?**

- 5.1. During the Contest, CCSIR will grant a maximum number of 3 (three) prizes.
- 5.2. Each winner of the Contest will receive one of the following prizes, based on their correct result:
  - 1st prize
  - 2nd prize
  - 3rd prize
- 5.3. The value of each prize is:
  - 1st prize – 2000 E
  - 2nd prize- 1500 E
  - 3rd prize- 1000 E

The total value of the prizes offered within this Contest is 4500 E.

- 5.4. One person can win only 1 (one) prize during the Contest.

#### **Art. 6. How will the Contest work?**

- 6.1. How to participate?

In order to participate in the Contest, an individual must cumulatively meet the following conditions:

- a) The individual must have at least 18 (eighteen) years of age;
- b) The individual must be an attendee to DefCamp;
- c) The individual must consent with the processing of its personal data, as indicated in section 9.

- 6.2. How to win a prize

- 6.3. Seeking worthy opponent to track down and solve the challenge. You will be given a set of tasks that will lead you down a path which will reveal the key. Be aware, the path is treacherous! Solving each task will unlock the next.

- 6.4. The goal of the Contest is to solve the crosswords and find the correct solution.

- 6.5. The Contest details can be accessed by following this link:  
<https://def.camp/competitions/defcamp-capture-the-flag-d-ctf-2019-at-the-hacking-village/>

Rules and instructions:

- Team can have maximum 5 members (including Team Leader)
- Denial of D-CTF's infrastructure is forbidden

- Finding bugs in D-CTF infrastructure can bring more points to the team
- The most important rule though is hack before getting hacked!
- Anyone can participate in this competition at the Qualification Phase
- Best team will qualify in the final which always happens during DefCamp
- D-CTF has an online qualifications phase that last for 24 hours and best 10-15 teams from this round will qualify for the finals that will happen in Bucharest, Romania.
- The problems are challenging, unique and contain real life scenarios inspired from latest threats in different fields such as: AI & Machine Learning, Cyber War, Cryptography, Steganography, Web Security, Network Security, Data Forensics, Reverse Engineering, Blockchain, Exploitation, Incident Response and many more.

6.6. Winners: The first 3 (three) highest scores will receive the prizes, as follows:

- 1<sup>st</sup> place – [2000 E]
- 2<sup>nd</sup> place - [1500 E]
- 3<sup>rd</sup> place - [1000 E]

6.1. How will the winners be validated and receive their prize?

- An CCSIR representative will contact the Participants in order to arrange the formalities necessary for the Participants to be granted the prizes.
- The Participants must submit to CCSIR all information required, necessary for the provision of the prizes during DefCamp. If no response is provided to CCSIR, the participant will be disqualified and will no longer receive the prize.
  - The prizes that cannot be granted due to participant's failure to provide the required information will remain the property of CCSIR.
  - The prizes will be transferred to the Participants during DefCamp or within maximum 30 (thirty) days as of the date when the participant has submitted the contact details requested by CCSIR.
  - All costs relating to the transfer of the prizes to the Participants will be borne by CCSIR.
  - The identity of all Participants who will be declared winners of the Contest and the prizes they received will be announce during DefCamp and/or displayed on the DefCamp website available here <https://def.camp/>, as the case may be, after the winners have been validated.

**Art. 7. Taxes**

7.1. CCSIR will calculate, declare and pay the taxes due to it for granted prizes, where applicable. Each winner shall be responsible for paying all taxes due to him/her.

**Art. 8. Limitation of liability**

- 8.1. CCSIR is entitled to take any necessary measures in order to avoid any fraud, abuse or other actions that might affect the image of CCSIR, of this Contest or other Participant's rights within the Contest.
- 8.2. CCSIR will not be liable for any prejudice occurred as a consequence of any of the following:
  - a) Failure to provide the data necessary for the validation of the winners within due time or to a different e-mail address, other than the address indicated by CCSIR in the request;

- b) If a participant fails to comply with the Contest's mechanism described herein;
  - c) Failure to provide accurate data for the validation of the participant;
  - d) Delays in the receipt of the prize, not due to CCSIR or its representatives;
  - e) Any technical malfunction, failure, error, omission, interruption, deletion, defect, delay in operation or communications line failure, regardless of cause, with regard to any equipment, systems, networks, lines, satellites, servers, camera, computers or providers utilized in any aspect of the operation of the CCSIR Platform;
  - f) Inaccessibility or unavailability of any network or wireless service, the Internet or website or any combination thereof;
  - g) Suspended or discontinued Internet, wireless or landline phone service;
  - h) Any injury or damage to Participants or to any other person's computer or mobile device which may be related to or resulting from any attempt to participate in the Contest or download of any materials in the Contest;
- 8.3. If, for any reason, the Contest is not capable of running as planned for reasons which may include without limitation, infection by computer virus, tampering, unauthorized intervention, fraud, technical failures, or any other causes which may corrupt or affect the administration, security, fairness, integrity or proper conduct, CCSIR reserves the right at its sole discretion to cancel, terminate, modify or suspend the Contest in whole or in part by providing a written notice as indicated in section 3.1. above.
- 8.4. To the extent acceptable under the applicable law, CCSIR will not be held liable for any direct or indirect damages caused to the Participants as a consequence of attending the Contest, except for the case when the damage occurred as a consequence of CCSIR or CCSIR's representatives' actions or omission resulting from wilful misconduct or gross negligence.

#### **Art. 9. Processing of your personal data**

CCSIR is the personal data controller and processes the personal data of the Participants to this Contest in accordance with the GDPR (The General Data Protection Regulation (GDPR) (EU) 2016/679).

The organizer will collect in order to perform the contract between the parties and to meet its legal obligations the Participant's personal data, namely:

- a) Name, surname, email address to organize the Contest, announce the winners and performing statistical analyzes
- b) Passport/Identity card number and series to validate and award the prizes and fulfilling the tax obligations and other legal obligations.

Failure of the Participants to provide CCSIR the above information may lead to the impossibility to participate in the Contest or receive the award if they are selected as winners.

Personal data will be processed only for the purposes and manner described in this Section and in accordance with CCSIR's [Privacy Policy](#). The personal data of the Participants will be shared with CCSIR's affiliates and sub-processors which will process the data according to CCSIR's instructions, companies in the same group with CCSIR and the public (as regards the winners). CCSIR can transfer personal data to other countries located within or outside the European Union/EEA, including to the United States of America. CCSIR shall take all necessary measures to ensure that personal data are adequately protected, regardless of where they are transferred. The personal data collected for this Contest will be retained for a period of 3 (three) years as of their collection or as specified in the applicable legislation. CCSIR will

delete the collected data if CCSIR has no other legal grounds or legitimate interest to process your personal data further.

Participants have the right to access and update personal data, the right not to be subject to an automatic individual decision and the right to oppose the processing of such data for marketing reasons, the right to restrict the processing, the right to have their personal data deleted under the conditions mentioned in this section, the right to request personal data portability and the right to lodge a complaint to the competent authority or to the competent courts.

The winning Participants will give their consent for their passport/identity card number and series to be processed by CCSIR in order to award the prizes and comply with its tax obligations and other legal obligations.

The name of the winners will be made public and used for promotional purposes by CCSIR without any payments as a result of legal obligations and legitimate interest of CCSIR.

To the extent that the Participants have expressed their express consent to this, CCSIR will use personal data for direct marketing purposes to send communications about CCSIR's products, services, events and promotions. CCSIR will always observe the participant's options for contacting, including no longer receiving promotional messages if Participants notify CCSIR of this preference.

For more information about your personal data, you can address CCSIR by email at [contact@defcamp.ro](mailto:contact@defcamp.ro).

#### **Art. 10. Termination of the Contest. Force majeure.**

- 11.1. The Contest may cease in the event of force majeure, including in the event CCSIR is unable, for reasons beyond its control, to ensure the smooth running of the Contest.
- 11.2. Force Majeure means any event that cannot be anticipated, controlled or remedied by CCSIR, including CCSIR's failure for reasons beyond its control and whose occurrence renders the latter unable to fulfill its obligations under the Rules.

#### **Art. 11. Appeals and litigations**

- 12.1. Possible complaints about the organization of the Contest or the validation of the winners will be considered if they are received by CCSIR at [contact@defcamp.ro](mailto:contact@defcamp.ro).
- 12.2. Any disputes arising between CCSIR and Participants on any aspect related to the conduct of the Contest will be settled amicably, and if this is not possible and other that otherwise prescribed by the mandatory applicable law, litigation will be settled by the competent Romanian courts.

#### **Art. 12. Miscellaneous**

- 13.1. Unassigned prizes will remain the property of CCSIR who may dispose of them freely in such manner as it deems necessary or appropriate to its interests.
- 13.2. Contest Participants are not subject to any direct or indirect additional expenses, except for the normal contest spending.
- 13.3. If any provision of these Rules is declared void, the other provisions remain valid insofar as they can produce legal effects even in the absence of voided provisions. As far as possible, the

voided provisions shall be replaced by another legally valid provisions that best meets the purpose of non-valid provisions.

Organizer,

**Asociatia Centrul de Cercetare in Securitate Informatica din Romania - CCSIR**

Andrei Avadanei

President