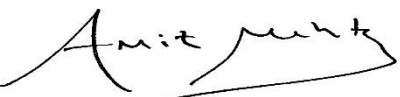


[hereinafter Pet'rs' Mot.]. That sum represents the sanctions that have accrued over a 58-week period starting August 23, 2024—the end date of the Second Judgment period—and ending October 3, 2025. *Id.* at 1; Pet'rs' Mot., Decl. of Anthony B. Ullman in Supp. of Pet'rs' Mot., ECF No. 239-2 [hereinafter Ullman Decl.], ¶ 17.

Romania persists in its non-compliance. It has done nothing to purge itself of contempt since entry of the Second Judgment. Ullman Decl. ¶ 16. Romania makes no effort to explain its continued intransigence; nor does it dispute that a Third Judgment of accrued sanctions is merited. *See generally* Resp't's Resp. to Pet'rs' Mot., ECF No. 240. Its response simply preserves its right to challenge any effort by Petitioners to enforce the sanctions judgments—something Petitioners have yet to request. *Id.* Romania thus has effectively conceded the propriety of an additional sanctions award. *See, e.g., Kim v. Fin. Indus. Regul. Auth., Inc.*, 698 F. Supp. 3d 147, 168 (D.D.C. 2023) (“If a party fails to counter an argument that the opposing party makes in a motion, the court may treat that argument as conceded.” (citation omitted)).

Accordingly, the court hereby grants Petitioners' Motion, ECF No. 239, and enters judgment against Romania in the amount of \$5.8 million. Romania's continued refusal to comply with this court's orders may result in the entry of an additional award of sanctions, including for any continued non-compliance since October 4, 2025.

Dated: April 14, 2026


Amit P. Mehta
United States District Judge