FOR A VOLUNTARY PUBLIC TENDER OFFER FOR ALL ORDINARY SHARES OF ASTM S.P.A.

pursuant to Art. 102 of Legislative Decree 58 of 24 February 1998, as subsequently modified and supplemented (the "**Offer**"), proposed by NAF 2 S.p.A. (the "**Offeror**")

for a maximum of 66.937.880 ordinary shares in ASTM S.p.A. (the "Issuer")

To the Appointed Intermediary					
The undersigned (first and last name					
	on tax code/VAT number citizenship/nationality				
	esident in/with registered office at province street				
	postal code holder of No ordinary shares of the Issuer (the "Shares"), with no par				
in rem, mandatory and/or personal;	ent and freely transferable, who guarantees the full ownership and availability, as well as the absence of encumbrances of any kind and nature, wise defined in the acceptance form (the "Acceptance Form") have the same meaning ascribed to them in the offer document prepared for Document")				
REPRESENTS	to be aware of all conditions, terms and modalities of this Offer, in accordance with (i) the Offer Document prepared for the purposes of the Offer itself and made available to the public at the Issuer's registered office (in Turin, Corso Regina Margherita no. 165), at the registered office of the Offeror (in Tortona, Corso Romita no. 10), and at the office of the Intermediary Appointed to Collect Acceptances and the Appointed Intermediaries indicated in the Offer Document, and also on the Issuer's website www.morrowsodali-transactions.com) and (ii) the press release published by the Offeror on May 7, 2021 pursuant to Article 36 and 43 of the Consob Regulation No. 11971/1999 ("Press Release").				
ACCEPTS	irrevocably to the present Offer for no Shares that: are already deposited with You in securities account no in the name of: will be deposited in the cited securities account as a result of a stock exchange settlement; are deposited with You concurrently with the signing of this Acceptance Form;				
	uill be transferred to/deposited with You timely, with the engagement expressly accepted herein below by the Depositary Intermediary.				
AUTHORIZES	the registration of the Shares indicated above in a temporary account with you, bound for the purposes of this Offer, if applicable.				
PERMITS	henceforth with the transfer to the Offeror of the Shares registered in the temporary account above, where required, granting to You an irrevocable mandate to perform directly or indirectly in the name of and on behalf of the undersigned Tendering Shareholders, all the necessary formalities in connection with the transfer of the Shares to the Offeror, all of the above upon payment of the Consideration (defined below) according to the Offer Document and the Press Release.				
REPRESENTS	to accept, henceforth, the cancellation of the transaction in the event of irregularities in the data contained in this Acceptance Form as result of the checks and controls performed after the delivery of the Shares matter of this Acceptance Form.				
ACKNOWLEDGES	 that the acceptance of the Offer is irrevocable, except as provided under Art. 44, paragraph 7, of the Issuer's Regulations, which expressly provide for the revocability of acceptances after the publication of a competing offer or a relaunch; that the Acceptance Period starts at 08:30 (Italian time) on 13 April 2021 and, by virtue of the extension announced in the Press Releae, shall close at 17:30 (Italian time) on 24 May 2021, first and last day included, unless further extended, and that Acceptance Period may be Reopened on the days 1, 2, 3, 4 and 7 June 2021, unless further extended, as provided under Section F, Paragraph F.1 of the Offer Document and amended by the Press Release; that the acceptance may also be processed with a Depositary Intermediary, who must submit the acceptance to an Appointed Intermediary; that the Tendering Shareholders will remain exclusively responsible for the risk that the Depositary Intermediaries do not deliver the Acceptance Form and, as appropriate, do not deposit the Shares at an Appointed Intermediary by the last day of the Acceptance Period (or the Reopening of the Terms, if any), and that the Appointed Intermediaries or the Depositary Intermediaries fail to transfer the consideration to the parties entitled thereto, or delay such transfer; that the cash consideration for each Shares tendered to the Offer, according to the Press Release, shall be equal to Euro 28.00 (the "Consideration"), as detailed in Section E.1 of the Offer Document and in accordance with the methods indicated in Section F of the Offer Document, and that the effectiveness of the Offer and the consequent payment of the Consideration are subject to the conditions indicated in the Section A, Paragraph A.1 of the Offer Document and amended by the Press Release; that the Offer Document, and following the Press Release, states that the Consideration shall be paid, notwithstanding further extensions or changes to the Offer, within				

		FORM NO	
	the Trading Day following the date on which the failure to	nce of the Offer will be made available to the Tendering Shareholders by a complete the Offer is first notified. The Shares will thus return to the epositary Intermediaries, without any charge or expense to them.	
AUTHORIZES		the name of, AN	
DECLARES	 a) to be aware that the Offer is addressed indiscriminately to all the Issuer's shareholders and is being made in Italy, as the Shares are listed on the Mercato Telematico Azionario, which is organized and managed by Borsa Italiana S.p.A., and also in the United States of America, pursuant to Section 14(e) of the U.S. Securities Exchange Act of 1934 and Regulation 14E under the Exchange Act, subject to the exemptions contemplated by Rule 14d-1 under the Exchange Act; b) to be aware that the Offer is not and will not be made or disseminated in Canada, Japan and Australia, or in any other Country in which such an Offer is not permitted in the absence of authorization by the competent authorities or other compliance by the Offeror (collectively, the "Other Countries") (for more information, see Warning A.14 and Section F, Paragraph F.4 of the Offer Document); c) to be outside of the Other Countries where such Offer is not permitted in the absence of authorization from the competent authorities or other requirements for the Offeror, at the time of delivery or signing of this Acceptance Form. 		
they indicate on this form sha verification of regularity and a. The personal data shall be pro the Offeror, by the Depositar, Controllers, and each for purp The provision of personal data In relation to the aforesaid pro through the channels of the Da	to of the General Data Protection Regulation (EU) 2016/679 (the "GDPR"), tenal be processed, including the use of computer and telematic processing, for needs diressignment). Seessed by the Appointed Intermediaries, by the Intermediary Appointed to Coordinate of Intermediaries and by the companies they select to provide the services and support oses connected to and instrumental to their respective roles in the transaction. The induction is necessary for fulfilling the present request, and thus the failure to provide even some occasing, the data subject may exercise every right expressly granted by the GDPR in that Controllers (for Unicredit Bank AG, Milan Office, see the website www.ib-italy.u, date, date, date, date,	ectly connected to and instrumental to the Offer (collection of acceptances, te the Collection of Acceptances (UniCredit Bank AG, Milan Office), by trequired for the transaction, each in their capacity as independent Data licated needs represent the legal basis that legitimizes the related processing, of this data will make it impossible to fulfill this request. accordance with the procedures specified in the privacy sections and shared	
The tendering sharehor represen		Stamp and signature of the Appointed Intermediary	
his/her/its representative a) to be the depositary b) to perform the neces	ERMEDIARY where this Acceptance Form is submitted hereby declared and under their own responsibility: for the aforementioned Shares held by the Tendering Shareholder; sary formalities for transferring the Shares to this Appointed Intermedia the Period, which is on 24 May 2021 (without prejudice to extensions) or the	ary exclusively by means of Monte Titoli S.p.A., before the last	

FORM NO.	
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FOR A VOLUNTARY PUBLIC TENDER OFFER FOR ALL ORDINARY SHARES OF ASTM S.P.A.

pursuant to Art. 102 of Legislative Decree 58 of 24 February 1998, as subsequently modified and supplemented (the "Offer"),
proposed by NAF 2 S.p.A. (the "Offeror")
for a maximum of 66.937.880 ordinary shares in ASTM S.p.A. (the "Issuer")

To the Appointed Intermediary The undersigned (first and last name	or company and corporate name)		
born in	on tax code/VAT number citizenship/nationality		
	resident in/with registered office at province street		
in rem, mandatory and/or personal;	postal code holder of No ordinary shares of the Issuer (the "Shares"), with no par ent and freely transferable, who guarantees the full ownership and availability, as well as the absence of encumbrances of any kind and nature, wise defined in the acceptance form (the "Acceptance Form") have the same meaning ascribed to them in the offer document prepared for r Document")		
REPRESENTS	to be aware of all conditions, terms and modalities of this Offer, in accordance with (i) the Offer Document prepared for the purposes of the Offer itself and made available to the public at the Issuer's registered office (in Turin, Corso Regina Margherita no. 165), at the registered office of the Offeror (in Tortona, Corso Romita no. 10), and at the office of the Intermediary Appointed to Collect Acceptances and the Appointed Intermediaries indicated in the Offer Document, and also on the Issuer's website may.astm.it and the website of the Global Information Agent (may.astm.it and (ii) the press release published by the Offeror on May 7, 2021 pursuant to Article 36 and 43 of the Consob Regulation No. 11971/1999 ("Press Release").		
ACCEPTS	irrevocably to the present Offer for noShares that: are already deposited with You in securities account noin the name of: will be deposited in the cited securities account as a result of a stock exchange settlement; are deposited with You concurrently with the signing of this Acceptance Form; will be transferred to/deposited with You timely, with the engagement expressly accepted herein below by the Depositary Intermediary.		
AUTHORIZES	the registration of the Shares indicated above in a temporary account with you, bound for the purposes of this Offer, if applicable.		
PERMITS	henceforth with the transfer to the Offeror of the Shares registered in the temporary account above, where required, granting to You an irrevocable mandate to perform directly or indirectly in the name of and on behalf of the undersigned Tendering Shareholders, all the necessary formalities in connection with the transfer of the Shares to the Offeror, all of the above upon payment of the Consideration (defined below) according to the Offer Document and the Press Release.		
REPRESENTS	to accept, henceforth, the cancellation of the transaction in the event of irregularities in the data contained in this Acceptance Form as a result of the checks and controls performed after the delivery of the Shares matter of this Acceptance Form.		
ACKNOWLEDGES	 that the acceptance of the Offer is irrevocable, except as provided under Art. 44, paragraph 7, of the Issuer's Regulations, which expressly provide for the revocability of acceptances after the publication of a competing offer or a relaunch; that the Acceptance Period starts at 08:30 (Italian time) on 13 April 2021 and, by virtue of the extension announced in the Press Releae, shall close at 17:30 (Italian time) on 24 May 2021, first and last day included, unless further extended, and that Acceptance Period may be Reopened on the days 1, 2, 3, 4 and 7 June 2021, unless further extended, as provided under Section F, Paragraph F.1 of the Offer Document and amended by the Press Release; that the acceptance may also be processed with a Depositary Intermediary, who must submit the acceptance to an Appointed Intermediary; that the Tendering Shareholders will remain exclusively responsible for the risk that the Depositary Intermediaries do not deliver the Acceptance Form and, as appropriate, do not deposit the Shares at an Appointed Intermediary by the last day of the Acceptance Period (or the Reopening of the Terms, if any), and that the Appointed Intermediaries or the Depositary Intermediaries fail to transfer the consideration to the parties entitled thereto, or delay such transfer; that the cash consideration for each Shares tendered to the Offer, according to the Press Releae, shall be equal to Euro 28.00 (the "Consideration"), as detailed in Section E.1 of the Offer Document and in accordance with the methods indicated in Section F of the Offer Document, and that the effectiveness of the Offer and the consequent payment of the Consideration are subject to the conditions indicated in the Section A, Paragraph A.1 of the Offer Document and amended by the Press Release; that the Offer Document, and following the Press Release, states that the Consideration shall be paid, notwithstanding further extensions or changes to the Offer, within t		

		FORM NO		
	the Trading Day following the date on which the failu	ceptance of the Offer will be made available to the Tendering Shareholders by are to complete the Offer is first notified. The Shares will thus return to the the Depositary Intermediaries, without any charge or expense to them.		
AUTHORIZES	this Appointed Intermediary to settle/have settled: by a credit on the bank account noin the name of, at, IBAN; by a non-transferable cashiers' check in the name of to be sent to			
DECLARES	listed on the Mercato Telematico Azionario, which is org America, pursuant to Section 14(e) of the U.S. Securiti to the exemptions contemplated by Rule 14d-1 under b) to be aware that the Offer is not and will not be mad which such an Offer is not permitted in the absence Offeror (collectively, the "Other Countries") (for m Document); c) to be outside of the Other Countries where such O	listed on the <i>Mercato Telematico Azionario</i> , which is organized and managed by Borsa Italiana S.p.A., and also in the United States of America, pursuant to Section 14(e) of the U.S. Securities Exchange Act of 1934 and Regulation 14E under the Exchange Act, subject to the exemptions contemplated by Rule 14d-1 under the Exchange Act; b) to be aware that the Offer is not and will not be made or disseminated in Canada, Japan and Australia, or in any other Country is which such an Offer is not permitted in the absence of authorization by the competent authorities or other compliance by the Offeror (collectively, the "Other Countries") (for more information, see Warning A.14 and Section F, Paragraph F.4 of the Offer Document);		
they indicate on this form verification of regularity an The personal data shall be the Offeror, by the Deposi Controllers, and each for p The provision of personal In relation to the aforesaia	processed by the Appointed Intermediaries, by the Intermediary Appointed to Coo itary Intermediaries and by the companies they select to provide the services and st surposes connected to and instrumental to their respective roles in the transaction. To data is necessary for fulfilling the present request, and thus the failure to provide even I processing, the data subject may exercise every right expressly granted by the GDI Data Controllers (for Unicredit Bank AG, Milan Office, see the website www.ib-	ds directly connected to and instrumental to the Offer (collection of acceptances, ordinate the Collection of Acceptances (UniCredit Bank AG, Milan Office), by upport required for the transaction, each in their capacity as independent Data the indicated needs represent the legal basis that legitimizes the related processing. It is some of this data will make it impossible to fulfill this request. PR in accordance with the procedures specified in the privacy sections and shared		
	, date			
	reholder or his/her/its sentative	Stamp and signature of the Appointed Intermediary		
his/her/its representat a) to be the deposita b) to perform the ne	NTERMEDIARY where this Acceptance Form is submitted hereby of the submitted hereby of the submitted hereby of the aforementioned Shares held by the Tendering Shareholder; coessary formalities for transferring the Shares to this Appointed Internance Period, which is on 24 May 2021 (without prejudice to extensions)	mediary exclusively by means of Monte Titoli S.p.A., before the last		

FOR A VOLUNTARY PUBLIC TENDER OFFER FOR ALL ORDINARY SHARES OF ASTM S.P.A.

pursuant to Art. 102 of Legislative Decree 58 of 24 February 1998, as subsequently modified and supplemented (the "**Offer**"), proposed by NAF 2 S.p.A. (the "**Offeror**") for a maximum of 66.937.880 ordinary shares in ASTM S.p.A. (the "**Issuer**")

To the Appointed Intermediary				
The undersigned (first and last name		1 /374/25		
born in				citizenship/nationality
	resident in/with registered office	e at	province ordinary shares of the Issuer (the '	street
value indicated, with semilar entitle			lability, as well as the absence of encumbrances of	
in rem, mandatory and/or personal;		itees the run ownership and avail	ability, as well as the absence of chedinoralices (of any kind and nature,
, , , , , ,		the "Acceptance Form") have t	the same meaning ascribed to them in the offer of	document prepared for
the purposes of the Offer (the "Of	• • • • • • • • • • • • • • • • • • • •	ne meeptaneeronn / mave v	ne same meaning assended to drein in the orier e	socument prepared for
REPRESENTS	to be aware of all conditions towns	and modelities of this Offer in	accordance with (i) the Offer Document prepar	and for the purposes of
REI RESERVIS			egistered office (in Turin, Corso Regina Margl	
		•	and at the office of the Intermediary Appointed t	**
	and the Appointed Intermediaries is	ndicated in the Offer Documen	t, and also on the Issuer's website www.astm.it	and the website of the
	Global Information Agent (www.morr	rowsodali-transactions.com) and (ii) t	he press release published by the Offeror on M	ay 7, 2021 pursuant to
	Article 36 and 43 of the Consob Reg	ulation No. 11971/1999 (" Press	Release").	
ACCEPTS	irrevocably to the present Offer for r	10.	Shares that:	
	□ are already deposited with You i			
			;	
	□ will be deposited in the cited sec	curities account as a result of a st	ock exchange settlement;	
	are deposited with You concurre	, , ,	•	
	*	ed with You timely, with the	e engagement expressly accepted herein belo	w by the Depositary
	Intermediary.			
AUTHORIZES	the registration of the Shares indicate	ed above in a temporary account	with you, bound for the purposes of this Offer,	if applicable.
PERMITS	henceforth with the transfer to the	Offeror of the Shares registered	in the temporary account above, where require	ed, granting to You an
	irrevocable mandate to perform dire	ectly or indirectly in the name	of and on behalf of the undersigned Tendering	g Shareholders, all the
	*		to the Offeror, all of the above upon payment	t of the Consideration
	(defined below) according to the Off	er Document and the Press Rele	ase.	
REPRESENTS	to accept, henceforth, the cancellation	on of the transaction in the ever	nt of irregularities in the data contained in this	Acceptance Form as a
	result of the checks and controls per	formed after the delivery of the S	Shares matter of this Acceptance Form.	
ACKNOWLEDGES	1. that the acceptance of the Offe	er is irrevocable, except as pro-	vided under Art. 44, paragraph 7, of the Issue	er's Regulations, which
			blication of a competing offer or a relaunch;	
	-	, , ,	oril 2021 and, by virtue of the extension announce	
			day included, unless further extended, and that A her extended, as provided under Section F, Para	
	Document and amended by the			8-mp 0
	1 ,	be processed with a Depositar	y Intermediary, who must submit the accepta	ance to an Appointed
	Intermediary;	will somein ovelveively seemone	wible for the right that the Depository Intermedia	uios do pot dolivou tho
			sible for the risk that the Depositary Intermedia at an Appointed Intermediary by the last day of	
			ed Intermediaries or the Depositary Intermediar	
	consideration to the parties entit			
			fer, according to the Press Release, shall be equ	
	Offer Document, and	. Section E.1 of the Offer Docum	ment and in accordance with the methods indica	ted in Section F of the
		fer and the consequent paymer	nt of the Consideration are subject to the cond	litions indicated in the
			itions of the Offer"), which the Offeror reser	
			e Offer Document and amended by the Press Re	
			states that the Consideration shall be paid, no accordance with the methods announced pursual	
			or, where applicable, on the payment date base	
	the Terms (i.e. 14 June 2021, t	he "New Payment Date base	ed on the Reopening of the Terms"). This	
	completion of the necessary form			ont Data on in the
			to the Offer and, therefore, until the New Payme the Reopening of the Terms, the Tendering Sha	
			option) and corporate rights (such as the rights	
	Shares, which will remain in the	ownership of the same Tenderin	g Shareholders;	,
			of any fees, commissions and expenses which	will be borne by the
			by the Tendering Shareholders in the Offer; ne Offeror does not exercise its right to waive it	t, the Offer will not be

	FORM NO		
	completed. In such scenario, any Shares tendered in acceptance of the Offer will be made available to the Tendering Shareholde the Trading Day following the date on which the failure to complete the Offer is first notified. The Shares will thus return to possession of the Tendering Shareholders by means of the Depositary Intermediaries, without any charge or expense to them.		
AUTHORIZES	this Appointed Intermediary to settle/have settled: by a credit on the bank account no in the name of, at, IBAN; by a non-transferable cashiers' check in the name of, to be sent to being the overall Consideration for the Shares tendered		
DECLARES	 a) to be aware that the Offer is addressed indiscriminately to all the Issuer's shareholders and is being made in Italy, as the Shareholder on the Mercato Telematico Azionario, which is organized and managed by Borsa Italiana S.p.A., and also in the United Stat America, pursuant to Section 14(e) of the U.S. Securities Exchange Act of 1934 and Regulation 14E under the Exchange Act, so to the exemptions contemplated by Rule 14d-1 under the Exchange Act; b) to be aware that the Offer is not and will not be made or disseminated in Canada, Japan and Australia, or in any other Coun which such an Offer is not permitted in the absence of authorization by the competent authorities or other compliance be Offeror (collectively, the "Other Countries") (for more information, see Warning A.14 and Section F, Paragraph F.4 of the Document); c) to be outside of the Other Countries where such Offer is not permitted in the absence of authorization from the compatition of the other requirements for the Offeror, at the time of delivery or signing of this Acceptance Form. 		
they indicate on this form sl verification of regularity and The personal data shall be p the Offeror, by the Deposita Controllers, and each for pur The provision of personal da In relation to the aforesaid p through the channels of the D	of the General Data Protection Regulation (EU) 2016/679 (the "GDPR"), tendering shareholdersto the Offer are hereby informed that the personal data ll be processed, including the use of computer and telematic processing, for needs directly connected to and instrumental to the Offer (collection of acceptances, ssignment), sessed by the Appointed Intermediaries, by the Intermediary Appointed to Coordinate the Collection of Acceptances (UniCredit Bank AG, Milan Office), by Intermediaries and by the companies they select to provide the services and support required for the transaction, each in their capacity as independent Data oses connected to and instrumental to their respective roles in the transaction. The indicated needs represent the legal basis that legitimizes the related processing, is necessary for fulfilling the present request, and thus the failure to provide even some of this data will make it impossible to fulfill this request, seessing, the data subject may exercise every right expressly granted by the GDPR in accordance with the procedures specified in the privacy sections and shared ta Controllers (for Unicredit Bank AG, Milan Office, see the website www.ib-italy.unicreditgroup.eu).		

- to be the depositary for the aforementioned Shares held by the Tendering Shareholder;
 b) to perform the necessary formalities for transferring the Shares to this Appointed Intermediary exclusively by means of Monte Titoli S.p.A., before the last day of the Acceptance Period, which is on 24 May 2021 (without prejudice to extensions) or the due date based on the Reopening of the Terms, if any.

FOR A VOLUNTARY PUBLIC TENDER OFFER FOR ALL ORDINARY SHARES OF ASTM S.P.A. pursuant to Art. 102 of Legislative Decree 58 of 24 February 1998, as subsequently modified and supplemented (the "Offer"), proposed by NAF 2 S.p.A. (the "Offeror") for a maximum of 66.937.880 ordinary shares in ASTM S.p.A. (the "Issuer")

To the Appointed Intermediary				
The undersigned (first and last name				
born in				
	resident in/with registered office	ce at		province street
				the Issuer (the "Shares"), with no par
in rem, mandatory and/or personal;	wise defined in the acceptance form (•	•	encumbrances of any kind and nature, em in the offer document prepared for
	, , , , , , , , , , , , , , , , , , ,			
REPRESENTS	the Offer itself and made available registered office of the Offeror (in I and the Appointed Intermediaries i	e to the public at the Issuer's Fortona, Corso Romita no. 10), indicated in the Offer Docume provisodali-transactions.com and (ii)	registered office (in Turin, Corse and at the office of the Intermedi nt, and also on the Issuer's webs the press release published by the	ocument prepared for the purposes of o Regina Margherita no. 165), at the iary Appointed to Collect Acceptances site marm.as/m.it and the website of the e Offeror on May 7, 2021 pursuant to
ACCEPTS		in securities account no	in the	e name of:
	□ are deposited with You concurr	recurities account as a result of a serrently with the signing of this Actited with You timely, with the	cceptance Form;	ed herein below by the Depositary
AUTHORIZES	the registration of the Shares indicat	ed above in a temporary accoun	t with you, bound for the purpose	es of this Offer, if applicable.
PERMITS	henceforth with the transfer to the Offeror of the Shares registered in the temporary account above, where required, granting to You an irrevocable mandate to perform directly or indirectly in the name of and on behalf of the undersigned Tendering Shareholders, all the necessary formalities in connection with the transfer of the Shares to the Offeror, all of the above upon payment of the Consideration (defined below) according to the Offer Document and the Press Release.			
REPRESENTS	to accept, henceforth, the cancellation of the transaction in the event of irregularities in the data contained in this Acceptance Form as a result of the checks and controls performed after the delivery of the Shares matter of this Acceptance Form.			
ACKNOWLEDGES	expressly provide for the revoca that the Acceptance Period start shall close at 17:30 (Italian time be Reopened on the days 1, 2, 3). Document and amended by the 3. that the acceptance may also Intermediary; 4. that the Tendering Shareholder Acceptance Form and, as appro (or the Reopening of the Term consideration to the parties entit that the cash consideration for "Consideration"), as detailed in Offer Document, and that the effectiveness of the O Section A, Paragraph A.1 of the within the period indicated in the that the Offer Document, and extensions or changes to the Offer Document, and extensions or changes to the Offer Document, and that the Offer Document, and extensions or changes to the Offer Document (i.e. 14 June 2021, completion of the necessary for that during the entire period in of Reopening of the Terms, the	ability of acceptances after the pots at 08:30 (Italian time) on 13 A by 00 on 24 May 2021, first and last 3, 4 and 7 June 2021, unless fur Press Release; be processed with a Depositate with a Depositate with a Depositate and the state of the Shares, if any), and that the Appoint tled thereto, or delay such transfeach Shares tendered to the On Section E.1 of the Offer Document (the "Context of the Context of	ublication of a competing offer or pril 2021 and, by virtue of the ext day included, unless further exter ther extended, as provided under use Intermediary, who must substitute for the risk that the Deposit is at an Appointed Intermediary by ted Intermediaries or the Deposit fer; offer, according to the Press Releatment and in accordance with the cent of the Consideration are subjected in the Consideration are subjected in the Consideration are subjected in the Consideration and amended states that the Consideration is accordance with the methods and "" or, where applicable, on the paysed on the Reopening of the "to the Offer or; to the Offer and, therefore, until the Reopening of the Terms, the inption) and corporate rights (suc	rension announced in the Press Releae, aded, and that Acceptance Period may Section F, Paragraph F.1 of the Offer mit the acceptance to an Appointed itary Intermediaries do not deliver the to the last day of the Acceptance Period tary Intermediaries fail to transfer the ase, shall be equal to Euro 28.00 (the methods indicated in Section F of the eet to the conditions indicated in the eef Offeror reserves the right to waive

			FORM NO
	Offeror. The substitute tax on capital g 9. that if one of the Conditions of the O completed. In such scenario, any Share the Trading Day following the date o	ains, if due, will be borne by the ffer is not fulfilled and the Offices tendered in acceptance of the n which the failure to complet	by fees, commissions and expenses which will be borne by the Tendering Shareholders in the Offer; ieror does not exercise its right to waive it, the Offer will not be offer will be made available to the Tendering Shareholders be the Offer is first notified. The Shares will thus return to the Intermediaries, without any charge or expense to them.
AUTHORIZES	this Appointed Intermediary to settle/have	settled:	
	□ by a credit on the bank account no	in the name	of,
	at	, IBAN	;
	□ by a non-transferable cashiers' check in	the name of	
	to be sent to the amount of Euro	1 1 1 11 11 11 11	
	the amount of Euro	_ being the overall Considerati	on for the shares tendered
DECLARES	 a) to be aware that the Offer is addressed indiscriminately to all the Issuer's shareholders and is being made in Italy, as the Shares are listed on the Mercuto Telematico Azionario, which is organized and managed by Borsa Italiana S.p.A., and also in the United States of America, pursuant to Section 14(e) of the U.S. Securities Exchange Act of 1934 and Regulation 14E under the Exchange Act, subject to the exemptions contemplated by Rule 14d-1 under the Exchange Act; b) to be aware that the Offer is not and will not be made or disseminated in Canada, Japan and Australia, or in any other Country is which such an Offer is not permitted in the absence of authorization by the competent authorities or other compliance by the Offeror (collectively, the "Other Countries") (for more information, see Warning A.14 and Section F, Paragraph F.4 of the Offer Document); c) to be outside of the Other Countries where such Offer is not permitted in the absence of authorization from the competent authorities or other requirements for the Offeror, at the time of delivery or signing of this Acceptance Form. 		
Controllers, and each for purpos The provision of personal data i. In relation to the aforesaid proce through the channels of the Data	es connected to and instrumental to their respective roles is s necessary for fulfilling the present request, and thus the f	in the transaction. The indicated need. ailure to provide even some of this dat. granted by the GDPR in accordance	with the procedures specified in the privacy sections and shared
	1		
The Tendering Shareho representa			Stamp and signature of the Appointed Intermediary
his/her/its representative) a a) to be the depositary fo b) to perform the necessary	and under their own responsibility: r the aforementioned Shares held by the Tenderi ary formalities for transferring the Shares to this	ing Shareholder; Appointed Intermediary exclus	e time of submission by the tendering shareholder (or sively by means of Monte Titoli S.p.A., before the last ate based on the Reopening of the Terms, if any.