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are afracally deposted with you are the securities account No.  ander the name of  will be timefered in the above-mentioned account following settlement by stock exchange:  will be disposted with you simultaneously with the signing of this Request for Sale;  will be disposted with you simultaneously with the signing of this Request for Sale;  will be disposted with you simultaneously with the signing of this Request for Sale;  will be disposted with you simultaneously with the signing of this Request for Sale;  will be disposited yit standard phases indicated above in a temporary account at your bank set up solely for the purpose of this Procedure, where applicable.  AGREE  AGREE  The placing of the Remaining Shares engineering Shares placed into the said temporary account, granting you an irrevocable mundate to perform directly or indirectly in the name and on behalf of the undersigned all the necessary formalities in connection with the transfer of the Remaining Shares to the Offerors, against the delivery on the Pyrement Date of the Crostoderation for load of the purpose of this Procedure, where a proper size of the Crostoderation for the Crostoderation for load of the Procedure and as better proceeding therein.  DECLARE  DECLARE  The secret has a complete the secret of the Requestion of the Requestion of Purposes and the Procedure and as better proceeding the secret of the Requestion of the Requestion of the Request for Sale also consistent and in the data contained in this Request for Sale also consistent and the secret that, in consideration for the far the Remaining Shares on many significant or Purpose and the Repute of the Crostoderation of the Requests for Sale Sales are also sales and interesting size to the Repute Sales and Sales and Sales are deposited on securities accountly to transfer the Remaining Shares on deposited on securities are formed and the Repute Sales and Sales are deposited on securities accountly to transfer the Remaining Shares on the Requests for Sale Sales and Sales and Cros	REPRESENT	
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to perform directly or indirectly in the name and on helalf of the undersigned all the necessary formalistics in connections with the transfer of the Remaining Shares to the Offerers, against the delivery on the Payment Date of the Consideration for the Obligation to Purchase under Art. 108, Par. 2, of the CTA or, alternatively, the Full Cash Alternative Consideration, as described in the Press Releases on the Procedure and as better specified threvian.  DECLARE  - to accept henceforth the cancellation of the transaction in the event that irregularities are found in the data contained in this Request for Sale following the checks and controls performed after the delivery of the Remaining Shares are subject to the demacrialization regime provided for by Articles 83-3 bis et see, or the CFA, and by the Regulation adopted by CONSOR and Banea of Italian Resolution of 22 February 2008, as subsequently anended and supplemented, the execution of the Requests for Sale also constitutes an irrevocable mandate and instruction given to the Responsible Intermediary of the Offerons.  ACKNOWLEDGE  1. that the request within the Procedure is irrevocable; 2. that the period for the submission of the Requests for Sale stars at 8:30 a.m., Italian time, on 16 November 2024 and ends at 5:30 p.m., Italian time, on 5 December 2024 (first and last day included), subject to extensions (the "Period for the Submission of the Requests for Sale stars at 8:30 a.m., Italian time, on 5 December 2024 (first and last day included), subject to extensions the "Period for the Submission of the Requests for Sale stars at 8:30 a.m., Italian time, on 5 December 2024 (first and last day included), subject to extensions (the "Period for the Submission of the Requests for Sale"); 3. that the consideration for the Obligation to Purchase under Art. 108, Par. 2, of the CFA, pursuant to Art. 108, Paragraph 3 and 5, of the CFA, will be equal too: 4. The Sale and the Sa	AUTHORISE	
following the checks and controls performed after the delivery of the Remaining Shares:  - to be aware that, it consideration of the fact that the Remaining Shares are subject to the dematerialization regime provided for by Articles 83-bis et sep, of the CFA, and by the Regulation adopted by CONSOB and Banca d'Italia Resolution of 22 February 2008, as subsequently amended and supplemented, the execution of the Request for Sale also constants an irrovecable mandate and instruction given to the Responsible Intermediary (or to the relevant Depository Intermediary with which the Remaining Shares are deposited on securities account), to transfer the Remaining Shares on deposite with such intermedianes in favor of Offerons.  ACKNOWLEDGE  1. that the request within the Procedure is irrovecable: 2. that the period for the submission of the Requests for Sale starts at 8:30 a.m., Italian time, on 18 November 2024 and ends at 5:30 p.m., Italian time, on 6December 2024 (first and last day included), subject to extensions (the "Period for the Submission of the Requests for Sale"); 3. that the consideration for the Officer, i.e. Euro 9:00, as Cash Portion, and no. 0.1 newly issued Frac Darty shares, as Share Portion, for each Remaining Share (the "Consideration for the Officer, i.e. Euro 9:00, as Cash Portion, and no. 0.1 newly issued Frac Darty shares, as Share Portion, for each Remaining Share (the "Consideration for the Procedure to Comply with the Obligation to Purchase under Art. 108, Par. 2, of the CFA"), in all fernatively.  b. only to those shareholders so requesting in this Request for Sale with respect to all Remaining Shares that are the subject of the request, a full cash consideration per each Remaining Share gual to Euro 11,67208 (the "Full Cash Alternative Consideration)", anound determined pursuant to Article 50-ter, Paragraph 1, letter a), of the Issuer's Regulation as the sum of (s) the weighted average of the official prices of the Fina Darry shares recorded on Bronzed and the first Trainfle pays prior to	AGREE	to perform directly or indirectly in the name and on behalf of the undersigned all the necessary formalities in connection with the transfer of the Remaining Shares to the Offerors, against the delivery on the Payment Date of the Consideration for the Obligation to Purchase under Art. 108, Par. 2, of the CFA or, alternatively, the Full Cash Alternative Consideration, as described in the Press Releases on the Procedure and as better
2. that the period for the submission of the Requests for Sale starts at 8:30 a.m., Italian time, on 18 November 2024 (first and last day include), subject to extensions (the "Period for the Submission of the Requests for Sale").  3. that the consideration for the Obligation to Purchase under Art. 108, Par. 2, of the CFA, pursuant to Art. 108, Paragraphs 3 and 5, of the CFA, will be equal to:  a. a consideration equal to the Consideration of the Offer, i.e. Euro 9.00, as Cash Portion, and no. 0.1 newly issued Frace Darty shares, as Share Portion, for each Remaining Share (the "Consideration for the Procedure to Comply with the Obligation to Purchase under Art. 108, Par. 2, of the CFA"); or, alternatively.  b. only to those shareholders so requesting in this Request for Sale with respect to all Remaining Shares that are the subject of the request, a full cash consideration per each Remaining Share equal to Euro 11,67208 (the "Full Cash Alternative Consideration"), amount determined pursuant to Article 50-for, Paragraph 1, letter a) of the Issuers' Regulation as the sum of (c) the weighted average of the official prices of the Frace Darty shares recorded on Euronext Paris during the five Trading Days prior to the Psyment Date of the Reopening of the Tender Period (i.e. 8, 11, 12, 13 and 14 November 2024) multiplied by 0,1 and (v) Euro 9.00 (i.e. the Cash Portion);  4. the choice of the Full Cash Alternative Consideration in lieu of the Consideration for the Procedure to Comply with the Obligation to Purchase under Art. 108, Par. 2, of the CFA is irrevocable and can only be made (i) at the same time as requesting within the Procedure and, therefore, by the submission of this Request for Sale and (ii) with reference to all (and, therefore, not only to a part of the Nemaining Shares tendered; therefore, in case the requesting shareholders within the Procedure do not make an express choice, the Consideration for the Procedure to University the Consideration for the Procedure to the Sale and Sale and Sale and Sale and	DECLARE	following the checks and controls performed after the delivery of the Remaining Shares;  to be aware that, in consideration of the fact that the Remaining Shares are subject to the dematerialization regime provided for by Articles 83-bis et seq. of the CFA, and by the Regulation adopted by CONSOB and Banca d'Italia Resolution of 22 February 2008, as subsequently amended and supplemented, the execution of the Request for Sale also constitutes an irrevocable mandate and instruction given to the Responsible Intermediary (or to the relevant Depository Intermediary with which the Remaining Shares are deposited on securities account),
Euronext Paris regulated market, in the name and on behalf of the undersigned, any Fractional Part he/she would be entitled to, equal to No.	ACKNOWLEDGE	<ol> <li>that the period for the submission of the Requests for Sale starts at 8:30 a.m., Italian time, on 18 November 2024 and ends at 5:30 p.m., Italian time, on 6 December 2024 (first and last day included), subject to extensions (the "Period for the Submission of the Requests for Sale");</li> <li>that the consideration for the Obligation to Purchase under Art. 108, Par. 2, of the CFA, pursuant to Art. 108, Paragraphs 3 and 5, of the CFA, will be equal to:         <ol> <li>a consideration equal to the Consideration of the Offer, i.e. Euro 9.00, as Cash Portion, and no. 0.1 newly issued Fnac Darty shares, as Share Portion, for each Remaining Share (the "Consideration for the Procedure to Comply with the Obligation to Purchase under Art. 108, Par. 2, of the CFA"); or, alternatively,</li> <li>b only to those shareholders so requesting in this Request for Sale with respect to all Remaining Shares that are the subject of the request, a full cash consideration per each Remaining Share equal to Euro 11,67208 (the "Full Cash Alternative Consideration"), amount determined pursuant to Article 50-ter, Paragraph 1, letter a), of the Issuers' Regulation as the sum of (x) the weighted average of the official prices of the Fnac Darty shares recorded on Euronext Paris during the five Trading Days prior to the Payment Date of the Reopening of the Tender Period (i.e. 8, 11, 12, 13 and 14 November 2024) multiplied by 0.1 and (y) Euro 9.00 (i.e. the Cash Portion);</li> <li>the choice of the Full Cash Alternative Consideration in lieu of the Consideration for the Procedure to Comply with the Obligation to Purchase under Art. 108, Par. 2, of the CFA is irrevocable and can only be made (i) at the same time as requesting within the Procedure and, therefore, by the submission of this Request for Sale and (ii) with reference to all (and, therefore, not only to a part of the) Remaining Shares tondered; therefore, in case the requesting shareholders within the Procedure to Consideration for t</li></ol></li></ol>
	DELEGATES	Euronext Paris regulated market, in the name and on behalf of the undersigned, any Fractional Part he/she would be entitled to, equal to No.  shares of Frac Darty, deriving from the exchange against the Issuer's Remaining Shares pursuant to the Press Releases on the Procedure, paying to the undersigned through this Responsible Intermediary the Cash Amount of the Fractional Part (determined based on the

AUTHORISE											Shares tendered 08, Par. 2, of th		
	(i) v	with referen undersigned	d based on No	yment of o. <b>0.1</b> sh	f the Sh ares of	are Porti Fnac Dar	on, through	the depo	ng Share of the	Issuer, through	shares	n, in dema	terialized form
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			ount of Euro Shares tender		in the Pr	ocedure.		re <sub>l</sub>	presenting the	total Full Cas	h Alternative C	onsiderati	ion due for the
	c) to	jurisdictions where making the Procedure or tendering therein would not be in compliance with the securities or other laws or regulations of such jurisdiction or would require any registration, approval or filing with any regulatory authority (such countries, including the United States Canada, Japan and Australia, the "Excluded Countries"); and c) to (i) have not received and/or sent copies or originals of this Request for Sale, the Offer Document and/or any document or information relating to the Procedure, including the Exemption Document and the Press Releases on the Procedure, from or to the Excluded Countries and to have not otherwise used in connection with the Procedure, directly or indirectly, national or international instruments of communication or commerce of any of the Excluded Countries (including, by way of illustration, the postal network, fax, telex, e-mail, telephone and Internet, and/or any other electronic medium), or any structure of any of the Excluded Countries' financial intermediaries and (ii) be outside of the Excluded Countries at the time of the delivery or execution of this Request for Sale.											
Pursuant to article 13 of the General Data request for sale will be processed, including for sale, control of their correctness and pa this Request for Sale and, therefore, any refi their role as separate and independent Data Responsible for Coordinating the Collection activities necessary to the transaction. With in the privacy section made available on the they will be stored in compliance with the or a legitimate interest of the holders or of the privacy.	through ayment of usal to p a Control of Ten reference channel ordinary third pa	h the use of it of the consider of the consider of the considers and soluters, the Office to the about the Dawn of the Dawn of the Dawn of the Consideration parties.	information and leration), which hole or in par- lely for the pu- ferors, the De ove-mentioned ta Controllers periods identif	nd computed the first the said arposes repositary and process of the date.	ter system legal base persona plated and Intermed sing, the ta will be	ms, solely sis for pro al data wil d instrume diaries as person pro e retained	for the purp ocessing such I result in the ontal to each well as by the oviding the conly for the	oses direct In data. The e impossib of their ro ne compan lata may e period of	atly related and in the provision of pubility to tenderin, toles in this transaties appointed by exercise any righ time necessary j	nstrumental to the ersonal data is n g in the Procedu action, by the Re w such data contr tt specifically att for the pursuit oj	ne Procedure (e.g., necessary to perfure. The personal esponsible Intermerollers to perforn tributed by GDPK for the aforemention	collection orm the oble data will be ediaries, the functional under the ned purpos	of the requests ligations under we processed, in the Intermediary I or supporting terms set forth ses, after which
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The DEPOSITORY INTERMEDIARY rown responsibility:  a) to be the depositary of the aboveme b) to perform the formalities necessary end of the Period for the Submission	ntioned y for th	d Remaining ne transfer o	g Shares own of the Remain	ned by th ning Sha	ne reques	sting shar nis Respo	eholder;				-		
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Consob with resolution no. 23231 of 23 Augus of the Reopening of the Tender Period publish with the Obligation to Purchase under Art. 10 (www.fnacdarty.com) and on Unieuro's webs  REPRESENT  tr  u  AUTHORISE  the augus and of Tender Period publish to Tender Period publis	ast 2024 and published on 24 August 2024 (the "Offer Document"), as well as in the press release on the final results of the Offer after completion hed by the Offerors on 12 November 2024 and the additional press releases published by the Offerors in connection with the procedure to comply 08, Par. 2, of the CFA (the "Press Releases on the Procedure"), which are made available to the public, <i>inter alia</i> , on Fnac Darty's website site (www.unieurospa.com);  To be aware of all the conditions, terms and modalities of this Procedure carried out by the Offerors to comply with the Obligation to Purchase under to Art. 108, Par. 2, of the CFA (the "Obligation to Purchase"), as set out in the Offer Document and in the Press Releases on the Procedure.  Trevocably, pursuant to Article 108, paragraph 2, of the CFA, the Offerors to purchase under the Procedure the No.  Remaining Shares that:  are already deposited with you in the securities account No.  under the name of  will be transferred in the above-mentioned account following settlement by stock exchange;  will be timely transferred to you/deposited with you by virtue of the mandate expressly accepted at the end of this Request for Sale by the Depositary Intermediary of the Remaining Shares indicated above.  The placing of the Remaining Shares indicated above in a temporary account at your bank set up solely for the purpose of this Procedure, where applicable.  The placing of the Remaining Shares indicated above in a temporary account at your bank set up solely for the purpose of this Procedure, where applicable.  The placing of the Remaining Shares indicated above in a temporary account at your bank set up solely for the purpose of this Procedure, where applicable.  The placing of the Remaining Shares to the Offerors, against the delivery on the Payment Date of the Consideration for the Obligation to Purchase under Art. 108, Par. 2, of the CFA or, alternatively, the Full Cash Alternative Consideration, as described in the Press Releases on the Procedure and as better
AUTHORISE ut	Inder to Art. 108, Par. 2, of the CFA (the "Obligation to Purchase"), as set out in the Offer Document and in the Press Releases on the Procedure.  Trevocably, pursuant to Article 108, paragraph 2, of the CFA, the Offerors to purchase under the Procedure the No.  Remaining Shares that:  are already deposited with you in the securities account No.  under the name of  will be transferred in the above-mentioned account following settlement by stock exchange;  will be deposited with you simultaneously with the signing of this Request for Sale;  will be timely transferred to you/deposited with you by virtue of the mandate expressly accepted at the end of this Request for Sale by the Depositary Intermediary of the Remaining Shares indicated above.  The placing of the Remaining Shares indicated above in a temporary account at your bank set up solely for the purpose of this Procedure, where applicable.  The placing of the Remaining Shares indicated above in the name and on behalf of the undersigned all the necessary formalities in connection with the transfer of the Remaining Shares to the Offerors, against the delivery on the Payment Date of the Consideration for the Obligation to Purchase under Art. 108, Par. 2, of the CFA or, alternatively, the Full Cash Alternative Consideration, as described in the Press Releases on the Procedure.
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AUTHORISE tt a	under the name of; will be transferred in the above-mentioned account following settlement by stock exchange; will be deposited with you simultaneously with the signing of this Request for Sale; will be timely transferred to you/deposited with you by virtue of the mandate expressly accepted at the end of this Request for Sale by the Depositary Intermediary of the Remaining Shares indicated above.  the placing of the Remaining Shares indicated above in a temporary account at your bank set up solely for the purpose of this Procedure, where applicable.  The perform the transfer to the Offerors of the Remaining Shares placed into the said temporary account, granting you an irrevocable mandate to perform directly or indirectly in the name and on behalf of the undersigned all the necessary formalities in connection with the transfer of the Remaining Shares to the Offerors, against the delivery on the Payment Date of the Consideration for the Obligation to Purchase under Art. 108, Par. 2, of the CFA or, alternatively, the Full Cash Alternative Consideration, as described in the Press Releases on the Procedure and as better
a	be placing of the Remaining Shares indicated above in a temporary account at your bank set up solely for the purpose of this Procedure, where applicable.  The placing of the Remaining Shares indicated above in a temporary account at your bank set up solely for the purpose of this Procedure, where applicable.  The placing of the Consideration for the temporary account, granting you an irrevocable mandate to perform directly or indirectly in the name and on behalf of the undersigned all the necessary formalities in connection with the transfer of the Remaining Shares to the Offerors, against the delivery on the Payment Date of the Consideration for the Obligation to Purchase under Art. 108, Par. 2, of the CFA or, alternatively, the Full Cash Alternative Consideration, as described in the Press Releases on the Procedure and as better
AGREE h	o perform directly or indirectly in the name and on behalf of the undersigned all the necessary formalities in connection with the transfer of the Remaining Shares to the Offerors, against the delivery on the Payment Date of the Consideration for the Obligation to Purchase under Art. 108, Par. 2, of the CFA or, alternatively, the Full Cash Alternative Consideration, as described in the Press Releases on the Procedure and as better
to R	
DECLARE -	to accept henceforth the cancellation of the transaction in the event that irregularities are found in the data contained in this Request for Sale following the checks and controls performed after the delivery of the Remaining Shares;  to be aware that, in consideration of the fact that the Remaining Shares are subject to the dematerialization regime provided for by Articles 83-bis et seq. of the CFA, and by the Regulation adopted by CONSOB and Banca d'Italia Resolution of 22 February 2008, as subsequently amended and supplemented, the execution of the Request for Sale also constitutes an irrevocable mandate and instruction given to the Responsible Intermediary (or to the relevant Depository Intermediary with which the Remaining Shares are deposited on securities account), to transfer the Remaining Shares on deposit with such intermediaries in favor of the Offerors.
2 3 4 5	<ol> <li>that the request within the Procedure is irrevocable;</li> <li>that the period for the submission of the Requests for Sale starts at 8:30 a.m., Italian time, on 18 November 2024 and ends at 5:30 p.m., Italian time, on 6 December 2024 (first and last day included), subject to extensions (the "Period for the Submission of the Requests for Sale");</li> <li>that the consideration for the Obligation to Purchase under Art. 108, Par. 2, of the CFA, pursuant to Art. 108, Paragraphs 3 and 5, of the CFA, will be equal to:         <ol> <li>a consideration equal to the Consideration of the Offer, i.e. Euro 9.00, as Cash Portion, and no. 0.1 newly issued Fnac Darty shares, as Share Portion, for each Remaining Share (the "Consideration for the Procedure to Comply with the Obligation to Purchase under Art. 108, Par. 2, of the CFA"); or, alternatively.</li> <li>only to those shareholders so requesting in this Request for Sale with respect to all Remaining Shares that are the subject of the request, a full cash consideration per each Remaining Share equal to Euro 11,67208 (the "Full Cash Alternative Consideration"), amount determined pursuant to Article 50-ter, Paragraph 1, letter a), of the Issuers' Regulation as the sum of (x) the weighted average of the Reopening of the Tender Period (i.e. 8, 11, 12, 13 and 14 November 2024) multiplied by 0.1 and (y) Euro 9.00 (i.e. the Cash Portion);</li> <li>the choice of the Full Cash Alternative Consideration in lieu of the Consideration for the Procedure to Comply with the Obligation to Purchase under Art. 108, Par. 2, of the CFA will be paid;</li> <li>that, if the result of the assignment of the Share Portion is not a whole number, the requesting shareholders will be entitled to receive the Cash Amount of the Fractional Part, as indicated in the Press Releases on the Procedure.</li> <li>that, if the result of the assignment of the Share Portion is not a whole number, the requesting shareholders will be ent</li></ol></li></ol>
E  -   tt	revocably the Intermediary Responsible for Coordinating the Collection of Tenders, in the case of payment of the Share Portion, to sell on the Euronext Paris regulated market, in the name and on behalf of the undersigned, any Fractional Part he/she would be entitled to, equal to No.  shares of Fnac Darty, deriving from the exchange against the Issuer's Remaining Shares pursuant to the Press Releases on the Procedure, paying to the undersigned through this Responsible Intermediary the Cash Amount of the Fractional Part (determined based on the methods set forth under the Press Releases on the Procedure) on the following terms.

AUTHORISE	the Responsible Intermediary, with reference to all (and, therefore, not only to a settle, directly or indirectly, the payment of the consideration for the Obligation t	
	NOT REQUESTING THE FULL CASH ALTERNATIVE CONSIDERATION     with reference to the payment of the Share Portion, through the deposit of undersigned based on No. 0.1 shares of Fnac Darty for each Remaining Sha in the securities account No.	re of the Issuer, through the registration, in dematerialized form,
	name of; (ii) with reference to the payment of the Cash Portion:  1. through transfer on the bank account No, at,	under the name of
	2. by means of a non-transferable check in the name of	to be sent to
	Comply with the Obligation to Purchase under Art. 108, Par. 2, of the CFA d	5
	<ul> <li>allowing to inform the Intermediary Responsible for Coordinating the Collecthe exchange with the Issuer's Remaining Shares, equal to No</li> <li>Cash Amount of the Fractional Part:</li> </ul>	shares of Fnac Darty, paying, directly or indirectly, the
	, at	under the name of, IBAN
	2. by means of a non-transferable check in the name of	
	Or, alternative	y,
	1. by crediting the bank account no, at	in the name of
	2. by means of a non-transferable check in the name of	to be sent to
	for the amount of Euro represent Remaining Shares tendered within the Procedure.	ting the total Full Cash Alternative Consideration due for the
	addressed, without distinction and on equal terms, to all holders of the Issuers b) to be aware that the Procedure has not been and will not be made in or int jurisdictions where making the Procedure or tendering therein would not be such jurisdiction or would require any registration, approval or filing with any Canada, Japan and Australia, the "Excluded Countries"); and c) to (i) have not received and/or sent copies or originals of this Request for Sale, to the Procedure, including the Exemption Document and the Press Releases not otherwise used in connection with the Procedure, directly or indirectly, natiof any of the Excluded Countries (including, by way of illustration, the posts other electronic medium), or any structure of any of the Excluded Countrie Countries at the time of the delivery or execution of this Request for Sale.	to the United States, Canada, Japan, Australia and in any other in compliance with the securities or other laws or regulations of regulatory authority (such countries, including the United States, the Offer Document and/or any document or information relating on the Procedure, from or to the Excluded Countries and to have ional or international instruments of communication or commerce all network, fax, telex, e-mail, telephone and Internet, and/or any
request for sale will be processed, including for sale, control of their correctness and pay this Request for Sale and, therefore, any refutheir role as separate and independent Data Responsible for Coordinating the Collection activities necessary to the transaction. With in the privacy section made available on the	rotection Regulation (EU) 2016/679 (the "GDPR"), the shareholders tendering within brough the use of information and computer systems, solely for the purposes directly relament of the consideration), which is the legal basis for processing such data. The provisal to provide in whole or in part the said personal data will result in the impossibility to Controllers and solely for the purposes related and instrumental to each of their roles in 10 of Tenders, the Offerors, the Depositary Intermediaries as well as by the companies appelerence to the above-mentioned processing, the person providing the data may exercise channels of the Data Controllers. The data will be retained only for the period of time not dinary limitation periods identified by the Italian Civil Code or by specific provisions of ird parties.	ted and instrumental to the Procedure (e.g. collection of the requests sion of personal data is necessary to perform the obligations under tendering in the Procedure. The personal data will be processed, in this transaction, by the Responsible Intermediaries, the Intermediary ointed by such data controllers to perform functional or supporting any right specifically attributed by GDPR under the terms set forth ecessary for the pursuit of the aforementioned purposes, after which
Place, Date		
The requesting shareholder (or i	/her representative)	Stamp and signature of the Responsible Intermediary
own responsibility: a) to be the depositary of the abovement b) to perform the formalities necessary	ceiving this Request for Sale represents, at the time of presentation by the request tioned Remaining Shares owned by the requesting shareholder; for the transfer of the Remaining Shares to this Responsible Intermediary exclusion of the Requests for Sale (as potentially extended).	
		Stamp and signature of the Depositary Intermediary

To the Responsible Intermediary	
I, the undersigned (name or corpo	orate name) born in on tax code/VAT number citizenship/nationality
	resident in/with registered office at Address
	postal code owner of No ordinary shares of the Issuer (the "Remaining
	alar dividend entitlement and freely transferable, of which I hereby represent that they are legitimately, exclusively and fully in my property and at umbrances of any type and nature, whether in rem or personal;
Consob with resolution no. 23231 of 23 Au of the Reopening of the Tender Period publ	not otherwise defined in this request for sale (the "Request for Sale") have the same meaning ascribed to them in the offer document approved by gust 2024 and published on 24 August 2024 (the "Offer Document"), as well as in the press release on the final results of the Offer after completion ished by the Offerors on 12 November 2024 and the additional press releases published by the Offerors in connection with the procedure to comply . 108, Par. 2, of the CFA (the "Press Releases on the Procedure"), which are made available to the public, inter alia, on Fnac Darty's website ebsite ( <a href="https://www.unieurospa.com">www.unieurospa.com</a> );
REPRESENT	to be aware of all the conditions, terms and modalities of this Procedure carried out by the Offerors to comply with the Obligation to Purchase under to Art. 108, Par. 2, of the CFA (the "Obligation to Purchase"), as set out in the Offer Document and in the Press Releases on the Procedure.
REQUEST	irrevocably, pursuant to Article 108, paragraph 2, of the CFA, the Offerors to purchase under the Procedure the No.  Remaining Shares that:  are already deposited with you in the securities account No.  under the name of  will be transferred in the above-mentioned account following settlement by stock exchange;  will be deposited with you simultaneously with the signing of this Request for Sale;  will be timely transferred to you/deposited with you by virtue of the mandate expressly accepted at the end of this Request for Sale by the Depositary Intermediary of the Remaining Shares indicated above.
AUTHORISE	the placing of the Remaining Shares indicated above in a temporary account at your bank set up solely for the purpose of this Procedure, where applicable.
AGREE	henceforth with the transfer to the Offerors of the Remaining Shares placed into the said temporary account, granting you an irrevocable mandate to perform directly or indirectly in the name and on behalf of the undersigned all the necessary formalities in connection with the transfer of the Remaining Shares to the Offerors, against the delivery on the Payment Date of the Consideration for the Obligation to Purchase under Art. 108, Par. 2, of the CFA or, alternatively, the Full Cash Alternative Consideration, as described in the Press Releases on the Procedure and as better specified therein.
DECLARE	<ul> <li>to accept henceforth the cancellation of the transaction in the event that irregularities are found in the data contained in this Request for Sale following the checks and controls performed after the delivery of the Remaining Shares;</li> <li>to be aware that, in consideration of the fact that the Remaining Shares are subject to the dematerialization regime provided for by Articles 83-bis et seq. of the CFA, and by the Regulation adopted by CONSOB and Banca d'Italia Resolution of 22 February 2008, as subsequently amended and supplemented, the execution of the Request for Sale also constitutes an irrevocable mandate and instruction given to the Responsible Intermediary (or to the relevant Depository Intermediary with which the Remaining Shares are deposited on securities account), to transfer the Remaining Shares on deposit with such intermediaries in favor of the Offerors.</li> </ul>
ACKNOWLEDGE	<ol> <li>that the request within the Procedure is irrevocable;</li> <li>that the period for the submission of the Requests for Sale starts at 8:30 a.m., Italian time, on 18 November 2024 and ends at 5:30 p.m., Italian time, on 6 December 2024 (first and last day included), subject to extensions (the "Period for the Submission of the Requests for Sale");</li> <li>that the consideration for the Obligation to Purchase under Art. 108, Par. 2, of the CFA, pursuant to Art. 108, Paragraphs 3 and 5, of the CFA, will be equal to:         <ol> <li>a consideration equal to the Consideration of the Offer, i.e. Euro 9.00, as Cash Portion, and no. 0.1 newly issued Fnac Darty shares, as Share Portion, for each Remaining Share (the "Consideration for the Procedure to Comply with the Obligation to Purchase under Art. 108, Par. 2, of the CFA"); or, alternatively,</li> <li>only to those shareholders so requesting in this Request for Sale with respect to all Remaining Share sta are the subject of the request, a full cash consideration per each Remaining Share equal to Euro 11,67208 (the "Full Cash Alternative Consideration"), amount determined pursuant to Article 50-ter, Paragraph 1, letter a), of the Issuers' Regulation as the sum of (x) the weighted average of the official prices of the Fnac Darty shares recorded on Euronext Paris during the five Trading Days prior to the Payment Date of the Reopening of the Tender Period (i.e. 8, 11, 12, 13 and 14 November 2024) multiplied by 0.1 and (y) Euro 9.00 (i.e. the Cash Portion);</li> <li>the choice of the Full Cash Alternative Consideration in lieu of the Consideration for the Procedure to Comply with the Obligation to Purchase under Art. 108, Par. 2, of the CFA will be paid;</li> <li>that, if the result of the assignment of the Share Portion is not a whole number, the requesting shareholders will be entitled to receive the Cash Amount of the Fractional Part, as indicated in the Press Releases on the Procedure, subject to pot</li></ol></li></ol>
DELEGATES	irrevocably the Intermediary Responsible for Coordinating the Collection of Tenders, in the case of payment of the Share Portion, to sell on the Euronext Paris regulated market, in the name and on behalf of the undersigned, any Fractional Part he/she would be entitled to, equal to No. shares of Fnac Darty, deriving from the exchange against the Issuer's Remaining Shares pursuant to the Press Releases on the Procedure, paying to the undersigned through this Responsible Intermediary the Cash Amount of the Fractional Part (determined based on the methods set forth under the Press Releases on the Procedure) on the following terms.

AUTHORISE	the Responsible Intermediary, with reference to all (and, therefore, not only to a settle, directly or indirectly, the payment of the consideration for the Obligation t	
	NOT REQUESTING THE FULL CASH ALTERNATIVE CONSIDERATION     with reference to the payment of the Share Portion, through the deposit of undersigned based on No. 0.1 shares of Fnac Darty for each Remaining Sha in the securities account No.	re of the Issuer, through the registration, in dematerialized form,
	name of; (ii) with reference to the payment of the Cash Portion:  1. through transfer on the bank account No, at,	under the name of
	2. by means of a non-transferable check in the name of	to be sent to
	Comply with the Obligation to Purchase under Art. 108, Par. 2, of the CFA d	5
	<ul> <li>allowing to inform the Intermediary Responsible for Coordinating the Collecthe exchange with the Issuer's Remaining Shares, equal to No</li> <li>Cash Amount of the Fractional Part:</li> </ul>	shares of Fnac Darty, paying, directly or indirectly, the
	, at	under the name of, IBAN
	2. by means of a non-transferable check in the name of	
	Or, alternative	y,
	1. by crediting the bank account no, at	in the name of
	2. by means of a non-transferable check in the name of	to be sent to
	for the amount of Euro represent Remaining Shares tendered within the Procedure.	ting the total Full Cash Alternative Consideration due for the
	addressed, without distinction and on equal terms, to all holders of the Issuers b) to be aware that the Procedure has not been and will not be made in or int jurisdictions where making the Procedure or tendering therein would not be such jurisdiction or would require any registration, approval or filing with any Canada, Japan and Australia, the "Excluded Countries"); and c) to (i) have not received and/or sent copies or originals of this Request for Sale, to the Procedure, including the Exemption Document and the Press Releases not otherwise used in connection with the Procedure, directly or indirectly, natiof any of the Excluded Countries (including, by way of illustration, the posts other electronic medium), or any structure of any of the Excluded Countrie Countries at the time of the delivery or execution of this Request for Sale.	to the United States, Canada, Japan, Australia and in any other in compliance with the securities or other laws or regulations of regulatory authority (such countries, including the United States, the Offer Document and/or any document or information relating on the Procedure, from or to the Excluded Countries and to have ional or international instruments of communication or commerce all network, fax, telex, e-mail, telephone and Internet, and/or any
request for sale will be processed, including for sale, control of their correctness and pay this Request for Sale and, therefore, any refutheir role as separate and independent Data Responsible for Coordinating the Collection activities necessary to the transaction. With in the privacy section made available on the	rotection Regulation (EU) 2016/679 (the "GDPR"), the shareholders tendering within brough the use of information and computer systems, solely for the purposes directly relament of the consideration), which is the legal basis for processing such data. The provisal to provide in whole or in part the said personal data will result in the impossibility to Controllers and solely for the purposes related and instrumental to each of their roles in 10 of Tenders, the Offerors, the Depositary Intermediaries as well as by the companies appelerence to the above-mentioned processing, the person providing the data may exercise channels of the Data Controllers. The data will be retained only for the period of time not dinary limitation periods identified by the Italian Civil Code or by specific provisions of ird parties.	ted and instrumental to the Procedure (e.g. collection of the requests sion of personal data is necessary to perform the obligations under tendering in the Procedure. The personal data will be processed, in this transaction, by the Responsible Intermediaries, the Intermediary ointed by such data controllers to perform functional or supporting any right specifically attributed by GDPR under the terms set forth ecessary for the pursuit of the aforementioned purposes, after which
Place, Date		
The requesting shareholder (or i	/her representative)	Stamp and signature of the Responsible Intermediary
own responsibility: a) to be the depositary of the abovement b) to perform the formalities necessary	ceiving this Request for Sale represents, at the time of presentation by the request tioned Remaining Shares owned by the requesting shareholder; for the transfer of the Remaining Shares to this Responsible Intermediary exclusion of the Requests for Sale (as potentially extended).	
		Stamp and signature of the Depositary Intermediary

I, the undersigned (name or corp	orate name)born in
i, the undersigned (name or corp	orate name) born in on tax code/VAT number citizenship/nationality
	resident in/with registered office at Address
	postal codeowner of Noordinary shares of the Issuer (the "Remaining
	alar dividend entitlement and freely transferable, of which I hereby represent that they are legitimately, exclusively and fully in my property and at umbrances of any type and nature, whether in rem or personal;
Consob with resolution no. 23231 of 23 Au of the Reopening of the Tender Period public	not otherwise defined in this request for sale (the "Request for Sale") have the same meaning ascribed to them in the offer document approved by gust 2024 and published on 24 August 2024 (the "Offer Document"), as well as in the press release on the final results of the Offer after completion ished by the Offerors on 12 November 2024 and the additional press releases published by the Offerors in connection with the procedure to comply . 108, Par. 2, of the CFA (the "Press Releases on the Procedure"), which are made available to the public, <i>inter alia</i> , on Fnac Darty's website ebsite (www.unieurospa.com);
REPRESENT	to be aware of all the conditions, terms and modalities of this Procedure carried out by the Offerors to comply with the Obligation to Purchase under to Art. 108, Par. 2, of the CFA (the "Obligation to Purchase"), as set out in the Offer Document and in the Press Releases on the Procedure.
REQUEST	irrevocably, pursuant to Article 108, paragraph 2, of the CFA, the Offerors to purchase under the Procedure the No.
	□ are already deposited with you in the securities account No
AUTHORISE	the placing of the Remaining Shares indicated above in a temporary account at your bank set up solely for the purpose of this Procedure, where applicable.
AGREE	henceforth with the transfer to the Offerors of the Remaining Shares placed into the said temporary account, granting you an irrevocable mandate to perform directly or indirectly in the name and on behalf of the undersigned all the necessary formalities in connection with the transfer of the Remaining Shares to the Offerors, against the delivery on the Payment Date of the Consideration for the Obligation to Purchase under Art. 108, Par. 2, of the CFA or, alternatively, the Full Cash Alternative Consideration, as described in the Press Releases on the Procedure and as better specified therein.
DECLARE	<ul> <li>to accept henceforth the cancellation of the transaction in the event that irregularities are found in the data contained in this Request for Sale following the checks and controls performed after the delivery of the Remaining Shares;</li> <li>to be aware that, in consideration of the fact that the Remaining Shares are subject to the dematerialization regime provided for by Articles 83-bis et seq. of the CFA, and by the Regulation adopted by CONSOB and Banca d'Italia Resolution of 22 February 2008, as subsequently amended and supplemented, the execution of the Request for Sale also constitutes an irrevocable mandate and instruction given to the Responsible Intermediary (or to the relevant Depository Intermediary with which the Remaining Shares are deposited on securities account), to transfer the Remaining Shares on deposit with such intermediaries in favor of the Offerors.</li> </ul>
ACKNOWLEDGE	<ol> <li>that the request within the Procedure is irrevocable;</li> <li>that the period for the submission of the Requests for Sale starts at 8:30 a.m., Italian time, on 18 November 2024 and ends at 5:30 p.m., Italian time, on 6 December 2024 (first and last day included), subject to extensions (the "Period for the Submission of the Requests for Sale");</li> <li>that the consideration for the Obligation to Purchase under Art. 108, Par. 2, of the CFA, pursuant to Art. 108, Paragraphs 3 and 5, of the CFA, will be equal to:         <ul> <li>a consideration equal to the Consideration of the Offer, i.e. Euro 9.00, as Cash Portion, and no. 0.1 newly issued Fnac Darty shares, as Share Portion, for each Remaining Share (the "Consideration for the Procedure to Comply with the Obligation to Purchase under Art. 108, Par. 2, of the CFA"); or, alternatively,</li> <li>b. only to those shareholders so requesting in this Request for Sale with respect to all Remaining Shares that are the subject of the request, a full cash consideration per each Remaining Share equal to Euro 11,67208 (the "Full Cash Alternative Consideration"), amount determined pursuant to Article 50-ter, Paragraph 1, letter a), of the Issuers' Regulation as the sum of (x) the weighted average of the official prices of the Fnac Darty shares recorded on Euronext Paris during the five Trading Days prior to the Payment Date of the Reopening of the Tender Period (i.e. 8, 11, 12, 13 and 14 November 2024) multiplied by 0.1 and (y) Euro 9.00 (i.e. the Cash Portion);</li> </ul> </li> <li>the choice of the Full Cash Alternative Consideration in lieu of the Consideration for the Procedure to Comply with the Obligation to Purchase under Art. 108, Par. 2, of the CFA will be paid;</li> <li>the choice of the Full Cash Alternative Consideration, such therefore, not only to a part of the) Remaining Shares lower than 10 without requesting the Full Cash Alternative Consideration, such requesting shareholders will be paid;&lt;</li></ol>
DELEGATES	irrevocably the Intermediary Responsible for Coordinating the Collection of Tenders, in the case of payment of the Share Portion, to sell on the Euronext Paris regulated market, in the name and on behalf of the undersigned, any Fractional Part he/she would be entitled to, equal to No. shares of Fnac Darty, deriving from the exchange against the Issuer's Remaining Shares pursuant to the Press Releases on the Procedure, paying to the undersigned through this Responsible Intermediary the Cash Amount of the Fractional Part (determined based on the methods set forth under the Press Releases on the Procedure) on the following terms.

AUTHORISE				a part of) the Remaining Shares tender to Purchase under Art. 108, Par. 2, of		
	undersigned based on N in the securities accoun	ayment of the Share Portion (o. <b>0.1</b> shares of Fnac Dart	on, through the deposit of ty for each Remaining Sh	of No share nare of the Issuer, through the registrati , at	ion, in demate	erialized form
	name of	on the bank	: account No, at	un	der the	name of _, IBAN
	2. by means of a	; or non-transferable check	in the name of		to	be sent to
		tion to Purchase under Art	t. 108, Par. 2, of the CFA	ng the total Cash Portion of the Consid due for the Remaining Shares tendered	d to the Procee	dure;
	the exchange with the Is Cash Amount of the Fra	suer's Remaining Shares, ctional Part:	equal to No.	ection of Tenders of the Fractional Par shares of Fnac Darty, payir	ng, directly or	indirectly, the
	1. through transfer	on the bank	account No , at	un	der the	name of _, IBAN
	2. by means of a		in the name of		to	be sent to
			Or, alternative	ely,		
	REQUESTING THE FULL  1. by crediting	the bank accou	nt no	ii	n the	name o
		-transferable check in the				IBAN to be sent to
	for the amount of Euro		_	enting the total Full Cash Alternative		
DECLARE		red within the Procedure.		ne Remaining Shares are listed only or	n Furonext N	
	jurisdictions where maki such jurisdiction or woul Canada, Japan and Aust to (i) have not received a to the Procedure, includi not otherwise used in cor of any of the Excluded C other electronic medium	ing the Procedure or tended require any registration, alia, the "Excluded Cound/or sent copies or originang the Exemption Document on the Procedure Countries (including, by w	ering therein would not be approval or filing with an approval or filing with an also of this Request for Sale ent and the Press Release e, directly or indirectly, na ay of illustration, the post y of the Excluded Count	nto the United States, Canada, Japan, e in compliance with the securities or ty regulatory authority (such countries, e, the Offer Document and/or any docurs on the Procedure, from or to the Excl ational or international instruments of costal network, fax, telex, e-mail, telephotries' financial intermediaries and ii) I	other laws or including the ment or inform luded Countri- ommunication one and Intern	regulations of United States mation relating es and to have n or commerce net, and/or any
Pursuant to article 13 of the General Data request for sale will be processed, including for sale, control of their correctness and pa this Request for Sale and, therefore, any refitheir role as separate and independent Data Responsible for Coordinating the Collection activities necessary to the transaction. With in the privacy section made available on the they will be stored in compliance with the o or a legitimate interest of the holders or of the sale.	nugh the use of information a nt of the consideration), whi to provide in whole or in par utrollers and solely for the pu Tenders, the Offerors, the Do rence to the above-mentione unnels of the Data Controller ary limitation periods identi	nd computer systems, solely ich is the legal basis for pro it the said personal data will urposes related and instrume epositary Intermediaries as d processing, the person pro s. The data will be retained	for the purposes directly rei cessing such data. The pro I result in the impossibility I mtal to each of their roles in well as by the companies ap widing the data may exerci, only for the period of time	lated and instrumental to the Procedure (e vision of personal data is necessary to pe to tendering in the Procedure. The person n this transaction, by the Responsible Inter pointed by such data controllers to perfo se any right specifically attributed by GD. necessary for the pursuit of the aforement	e.g. collection of the colling of th	of the requests gations under processed, in Intermediary or supporting erms set forth es, after which
Place, Date						
The requesting shareholder (or i	er representative)			Stamp and signature of the Respons	ible Intermed	iary
The DEPOSITORY INTERMEDIARY rown responsibility:  a) to be the depositary of the abovement to perform the formalities necessary end of the Period for the Submission	ned Remaining Shares own the transfer of the Remai	ned by the requesting shar ning Shares to this Respon	eholder;	sting shareholder (or his/her/its represensively through Monte Titoli S.p.A., w		
				Stamp and signature of the Depo	ositary Interm	ediary