| I, the undersigned (name  | r corporate name)  | born  |
|---|--|---|
|   | on tax code/VAT number   | citizenship/national  |
|   | resident in/with registered office at  | Addre   |
|   | with regular dividend entitlement and freely transferable, of which I hereby represent that they are less and encumbrances of any type and nature, whether <i>in rem</i> or personal;  |   |
| Consob with resolution no. 23231<br>of the Reopening of the Tender Per<br>with the Obligation to Purchase u | I letters not otherwise defined in this request for sale (the " <b>Request for Sale</b> ") have the same meanin<br>of 23 August 2024 and published on 24 August 2024 (the " <b>Offer Document</b> "), as well as in the press r<br>riod published by the Offerors on 12 November 2024 and the additional press releases published by th<br>nder Art. 108, Par. 2, of the CFA (the " <b>Press Releases on the Procedure</b> "), which are made availa-<br>turo's website ( <u>www.unieurospa.com</u> );   | release on the final results of the Offer after completi<br>ne Offerors in connection with the procedure to comp  |
| REPRESENT   | to be aware of all the conditions, terms and modalities of this Procedure carried out by th<br>under to Art. 108, Par. 2, of the CFA (the " <b>Obligation to Purchase</b> "), as set out in the Offer  |   |
| REQUEST   | irrevocably, pursuant to Article 108, paragraph 2, of the CFA, the Offero  | •   |
|   | <ul> <li>are already deposited with you in the securities account No</li></ul>   |   |
|   | u will be transferred in the above-mentioned account following settlement by stock exch  | nange;  |
|   | <ul> <li>will be deposited with you simultaneously with the signing of this Request for Sale;</li> </ul>   |   |
|   | <ul> <li>will be timely transferred to you/deposited with you by virtue of the mandate express<br/>Depositary Intermediary of the Remaining Shares indicated above.</li> </ul>   | sly accepted at the end of this Request for Sale by   |
| AUTHORISE   | the placing of the Remaining Shares indicated above in a temporary account at your bank applicable.  | set up solely for the purpose of this Procedure, wh   |
| AGREE   | henceforth with the transfer to the Offerors of the Remaining Shares placed into the said ter<br>to perform directly or indirectly in the name and on behalf of the undersigned all the neces<br>Remaining Shares to the Offerors, against the delivery on the Payment Date of the Consid<br>Par. 2, of the CFA or, alternatively, the Full Cash Alternative Consideration, as described<br>specified therein.   | ssary formalities in connection with the transfer of<br>leration for the Obligation to Purchase under Art. 10   |
| DECLARE   | <ul> <li>to accept henceforth the cancellation of the transaction in the event that irregularities are 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 <i>bis</i> et <i>seq</i>. of the CFA, and by the Regulation adopted by CONSOB and Banca d'Ita amended and supplemented, the execution of the Request for Sale also constitutes Responsible Intermediary (or to the relevant Depository Intermediaries in favor of the Off</li> </ul>  | ;<br>e dematerialization regime provided for by Articles 8<br>alia Resolution of 22 February 2008, as subsequen<br>an irrevocable mandate and instruction given to<br>Remaining Shares are deposited on securities account  |
| ACKNOWLEDGE   | <ol> <li>that the request within the Procedure is irrevocable;</li> <li>that the period for the submission of the Requests for Sale, as extended, has started at 8 at 5:30 p.m., Italian time, on 11 December 2024 (first and last day included), subject Submission of the Requests for Sale");</li> <li>that the consideration for the Obligation to Purchase under Art. 108, Par. 2, of the CFA, will be equal to:         <ul> <li>a consideration equal to the Consideration of the Offer, <i>i.e.</i> Euro 9.00, as Cash PC Share Portion, for each Remaining Share (the "Consideration for the Procedure 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 at a full cash consideration per each Remaining Share equal to Euro 11,67208 (th determined pursuant to Article 50-<i>ter</i>, Paragraph 1, letter a), of the Issuers' Regg official prices of the Fnac Darty shares recorded on Euronext Paris during the Reopening of the Tender Period (i.e. 8, 11, 12, 13 and 14 November 2024) multipl 4.</li> <li>the choice of the Full Cash Alternative Consideration in lieu of the Consideration for the under Art. 108, Par. 2, of the CFA is irrevocable and can only be made (i) at the same t by the submission of this Request for Sale and (ii) with reference to all (and, therefore, therefore, in case the requesting shareholders within the Procedure do no make an e Comply with the Obligation to Purchase under Art. 108, Par. 2, of the CFA will be paid 5.</li> <li>that, if the result of the assignment of the Share Portion is not a whole number, the requ Amount of the Fractional Part and that if a requesting shareholder tenders within the P without requesting the Full Cash Alternative Consideration, such requesting sharehold the Fractional Part, as indicated in the Press Releases on the Procedure;</li> </ul> </li> <li>that the consideration for the Obligation to Purchase under Art. 108, Par. 2, of the CFA</li></ol> | to further extensions (the " <b>Extended Period for</b> for<br>, pursuant to Art. 108, Paragraphs 3 and 5, of the CF<br>ortion, and no. 0.1 newly issued Fnac Darty shares,<br><b>e to Comply with the Obligation to Purchase und</b><br>Il Remaining Shares that are the subject of the reque<br>the " <b>Full Cash Alternative Consideration</b> "), amound<br>alation as the sum of (x) the weighted average of the<br>five Trading Days prior to the Payment Date of<br>five Trading Days prior to the Payment Date of<br>lied by 0.1 and (y) Euro 9.00 ( <i>i.e.</i> the Cash Portion)<br>e Procedure to Comply with the Obligation to Purcha-<br>time as requesting within the Procedure and, therefor<br>, not only to a part of the) Remaining Shares tender<br>express choice, the Consideration for the Procedure<br>d;<br>eseting shareholders will be entitled to receive the C4<br>rocedure a number of Remaining Shares lower than<br>er will be paid, as indicated in the Press Releases on<br>th the manners and terms made public pursuant to<br>a Submission of the Requests for Sale ( <i>i.e.</i> 18 Decement<br>er the Remaining Shares to the Offerors;<br>CFA is intended to be net of any Italian stamp du<br>is, and expenses, which will be borne by the Offeror<br>by the shareholders requesting within the Procedure;<br>itary Intermediaries' failing to deliver the Requests<br>for Coordinating the Collection of Tenders by the 1<br>e Obligation to Purchase under Art. 108, Par. 2, of |
| DELEGATES   | transfer.<br>irrevocably the Intermediary Responsible for Coordinating the Collection of Tenders, in th<br>Euronext Paris regulated market, in the name and on behalf of the undersigned, any Fra  |   |

|           | 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 part of) the Remaining Shares tendered within this Procedure, to settle, directly or indirectly, the payment of the consideration for the Obligation to Purchase under Art. 108, Par. 2, of the CFA, as follows:  |  |
|           | <ul> <li>NOT REQUESTING THE FULL CASH ALTERNATIVE CONSIDERATION</li> <li>(i) with reference to the payment of the Share Portion, through the deposit of No shares of Fnac Darty due to the undersigned based on No. 0.1 shares of Fnac Darty for each Remaining Share of the Issuer, through the registration, in dematerialized form, in the securities account No, at under the name of;</li> </ul>  |  |
|           | (ii) with reference to the payment of the Cash Portion: 1. through transfer on the bank account No under the name of   |  |
|           | 2. by means of a non-transferable check in the name of   |  |
|           | <ul> <li>allowing to inform the Intermediary Responsible for Coordinating the Collection of Tenders of the Fractional Part due to the undersigned for the exchange with the Issuer's Remaining Shares, equal to No shares of Fnac Darty, paying, directly or indirectly, the Cash Amount of the Fractional Part:</li> <li>through transfer on the bank account No under the name of</li> </ul>   |  |
|           | 2. by means of a non-transferable check in the name of to be sent to   |  |
|           | Or, alternatively,   |  |
|           | REQUESTING THE FULL CASH ALTERNATIVE CONSIDERATION      1. by crediting the bank account no in the name of IBAN    ; or      2. by means of a non-transferable check in the name of; or     for the amount of Euro representing the total Full Cash Alternative Consideration due for the Remaining Shares tendered within the Procedure.  |  |
| DECLARE   | <ul> <li>a) to be aware that the Procedure is being launched exclusively in Italy as the Remaining Shares are listed only on Euronext Milan, and it is addressed, without distinction and on equal terms, to all holders of the Issuers' outstanding ordinary shares;</li> <li>b) to be aware that the Procedure has not been and will not be made in or into the United States, Canada, Japan, Australia and in any other 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</li> <li>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 therwise 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.</li> </ul> |  |

Place \_ \_, Date \_

The requesting shareholder (or is/her representative)

Stamp and signature of the Responsible Intermediary

The DEPOSITORY INTERMEDIARY receiving this Request for Sale represents, at the time of presentation by the requesting shareholder (or his/her/its representative) and under its own responsibility:

a)

to be the depositary of the abovementioned Remaining Shares owned by the requesting shareholder; to perform the formalities necessary for the transfer of the Remaining Shares to this Responsible Intermediary exclusively through Monte Titoli S.p.A., within and no later than the b) end of the Extended Period for the Submission of the Requests for Sale (as potentially further extended).

| To the Responsible Intermediary   |   |   |  |
|---|---|---|--|
| I, the undersigned (name or   | corporate         name)            on            tax         code/VAT         number  | born  |  |
|   | resident in/with registered office at   | Addre   |  |
|   | postal code owner of No ordin   | ary shares of the Issuer (the "Remaini  |  |
|   | ith regular dividend entitlement and freely transferable, of which I hereby represent that they are legitimately, exa<br>and encumbrances of any type and nature, whether <i>in rem</i> or personal;  | clusively and fully in my property and  |  |
| Consob with resolution no. 23231 o<br>of the Reopening of the Tender Peri<br>with the Obligation to Purchase un | letters not otherwise defined in this request for sale (the " <b>Request for Sale</b> ") have the same meaning ascribed to f 23 August 2024 and published on 24 August 2024 (the " <b>Offer Document</b> "), as well as in the press release on the od published by the Offerors on 12 November 2024 and the additional press releases published by the Offerors in of der Art. 108, Par. 2, of the CFA (the " <b>Press Releases on the Procedure</b> "), which are made available to the putro's website ( <u>www.unieurospa.com</u> );  | final results of the Offer after complet<br>connection with the procedure to com  |  |
| REPRESENT   | to be aware of all the conditions, terms and modalities of this Procedure carried out by the Offerors to under to Art. 108, Par. 2, of the CFA (the " <b>Obligation to Purchase</b> "), as set out in the Offer Document an   |   |  |
| REQUEST   | irrevocably, pursuant to Article 108, paragraph 2, of the CFA, the Offerors to purch<br>Remaining Shares that:  | ase under the Procedure the 1   |  |
|   | are already deposited with you in the securities account No;  |   |  |
|   | <ul> <li>will be transferred in the above-mentioned account following settlement by stock exchange;</li> </ul>  |   |  |
|   | <ul> <li>will be deposited with you simultaneously with the signing of this Request for Sale;</li> </ul>  |   |  |
|   | <ul> <li>will be timely transferred to you/deposited with you by virtue of the mandate expressly accepted a<br/>Depositary Intermediary of the Remaining Shares indicated above.</li> </ul>   | t the end of this Request for Sale by   |  |
| AUTHORISE   | the placing of the Remaining Shares indicated above in a temporary account at your bank set up solely applicable.   | for the purpose of this Procedure, wh   |  |
| AGREE   | henceforth with the transfer to the Offerors of the Remaining Shares placed into the said temporary account, granting you an irrevocable mandat<br>to perform directly or indirectly in the name and on behalf of the undersigned all the necessary formalities in connection with the transfer of th<br>Remaining Shares to the Offerors, against the delivery on the Payment Date of the Consideration for the Obligation to Purchase under Art. 108<br>Par. 2, of the CFA or, alternatively, the Full Cash Alternative Consideration, as described in the Press Releases on the Procedure and as better<br>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 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 <i>bis</i> et <i>seq</i>. of the CFA, and by the Regulation adopted by CONSOB and Banca d'Italia Resolution of 22 February 2008, as subseque amended and supplemented, the execution of the Request for Sale also constitutes an irrevocable mandate and instruction given to 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, as extended, has started at 8:30 a.m., Italia at 5:30 p.m., Italia time, on 11 December 2024 (first and last day included), subject to further ext Submission of the Requests for Sale");</li> <li>that the consideration equal to the Consideration of the Offer, <i>i.e.</i> Euro 9.00, as Cash Portion, and as Share Portion, for each Remaining Share (the "Consideration for the Procedure to Counder 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 a full cash consideration per each Remaining Share equal to Euro 11,67208 (the "Full Cash determined pursuant to Article 50-ter. Paragraph 1, letter a), of the Issuers' Regulation as the official prices of the Fnac Darty shares recorded on Euronext Paris during the five Trading Reopening of the Tender Period (i.e. 8, 11, 12, 13 and 14 November 2024) multiplied by 0.1</li> <li>the choice of the Full Cash Alternative Consideration in lieu 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 within the Procedure do not make an express choice 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 reques by the submission of the Saugment of the Share Portion is not a whole number, the requesting shareholders within the Procedure do not make an express choice 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 shareholder submission of the Fractional Part and that if a requesting shareholder tenders within the Procedure with the manner applicable law, on the fifth Trading Day following the end of the ErAc will be pai</li></ol> | ensions (the "Extended Period for f<br>rt. 108, Paragraphs 3 and 5, of the CF<br>no. 0.1 newly issued Fnac Darty shar<br><b>mply with the Obligation to Purchs</b><br>Shares that are the subject of the reque<br><b>a Alternative Consideration</b> "), amo<br>e sum of (x) the weighted average of<br>Days prior to the Payment Date of<br>and (y) Euro 9.00 ( <i>i.e.</i> the Cash Portio<br>Comply with the Obligation to Purcha-<br>ting within the Procedure and, therefor<br>part of the) Remaining Shares tender<br>, the Consideration for the Procedure<br>ders will be entitled to receive the Ca-<br>nber of Remaining Shares lower than<br>the do receive only the Cash Amount<br>as indicated in the Press Releases on<br>s and terms made public pursuant to<br>of the Requests for Sale ( <i>i.e.</i> 18 Decem<br>ing Shares to the Offerors;<br>led to be net of any Italian stamp du<br>es, which will be borne by the Offeror<br>ders requesting within the Procedure:<br>iaries' failing to deliver the Requests<br>ing the Collection of Tenders by the 1<br>Purchase under Art. 108, Par. 2, of |  |
| DELEGATES   | transfer.<br>irrevocably the Intermediary Responsible for Coordinating the Collection of Tenders, in the case of pay<br>Euronext Paris regulated market, in the name and on behalf of the undersigned, any Fractional Part h  |   |  |

|           | 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 part of) the Remaining Shares tendered within this Procedure, to settle, directly or indirectly, the payment of the consideration for the Obligation to Purchase under Art. 108, Par. 2, of the CFA, as follows:  |  |
|           | <ul> <li>NOT REQUESTING THE FULL CASH ALTERNATIVE CONSIDERATION</li> <li>(i) with reference to the payment of the Share Portion, through the deposit of No shares of Fnac Darty due to the undersigned based on No. 0.1 shares of Fnac Darty for each Remaining Share of the Issuer, through the registration, in dematerialized form, in the securities account No, at under the name of;</li> </ul>  |  |
|           | (ii) with reference to the payment of the Cash Portion: 1. through transfer on the bank account No under the name of   |  |
|           | 2. by means of a non-transferable check in the name of   |  |
|           | <ul> <li>allowing to inform the Intermediary Responsible for Coordinating the Collection of Tenders of the Fractional Part due to the undersigned for the exchange with the Issuer's Remaining Shares, equal to No shares of Fnac Darty, paying, directly or indirectly, the Cash Amount of the Fractional Part:</li> <li>through transfer on the bank account No under the name of</li> </ul>   |  |
|           | 2. by means of a non-transferable check in the name of to be sent to   |  |
|           | Or, alternatively,   |  |
|           | REQUESTING THE FULL CASH ALTERNATIVE CONSIDERATION      1. by crediting the bank account no in the name of IBAN    ; or      2. by means of a non-transferable check in the name of; or     for the amount of Euro representing the total Full Cash Alternative Consideration due for the Remaining Shares tendered within the Procedure.  |  |
| DECLARE   | <ul> <li>a) to be aware that the Procedure is being launched exclusively in Italy as the Remaining Shares are listed only on Euronext Milan, and it is addressed, without distinction and on equal terms, to all holders of the Issuers' outstanding ordinary shares;</li> <li>b) to be aware that the Procedure has not been and will not be made in or into the United States, Canada, Japan, Australia and in any other 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</li> <li>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 therwise 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.</li> </ul> |  |

Place \_ \_, Date

The requesting shareholder (or is/her representative)

Stamp and signature of the Responsible Intermediary

The DEPOSITORY INTERMEDIARY receiving this Request for Sale represents, at the time of presentation by the requesting shareholder (or his/her/its representative) and under its own responsibility:

a)

to be the depositary of the abovementioned Remaining Shares owned by the requesting shareholder; to perform the formalities necessary for the transfer of the Remaining Shares to this Responsible Intermediary exclusively through Monte Titoli S.p.A., within and no later than the b) end of the Extended Period for the Submission of the Requests for Sale (as potentially further extended).

| I, the undersigned (name   | or corporate name)   |  | born   |  |
|--|--|--|--|--|
|  |  | tax code/VAT number  | citizenship/national   |  |
|  | resident in/with registered  | office at  | Addr   |  |
|  | postal code<br>with regular dividend entitlement and freely trans<br>as and encumbrances of any type and nature, whet  | ferable, of which I hereby represent that they   | are legitimately, exclusively and fully in my property and   |  |
| Consob with resolution no. 2323<br>of the Reopening of the Tender P<br>with the Obligation to Purchase | of 23 August 2024 and published on 24 August 20<br>eriod published by the Offerors on 12 November 2  | 024 (the " <b>Offer Document</b> "), as well as in the 024 and the additional press releases publishe  | meaning ascribed to them in the offer document approved<br>press release on the final results of the Offer after complet<br>d by the Offerors in connection with the procedure to comp<br>e available to the public, <i>inter alia</i> , on Fnac Darty's webs  |  |
| 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"), as set out in the Offer Document and in the Press Releases on the Procedu   |  |  |
| REQUEST  | Rema   | ining Shares that:   | Offerors to purchase under the Procedure the M   |  |
|  | □ are already deposited with you in  | the securities account No  |  |  |
|  |  | ;<br>entioned account following settlement by stoc   | ale avalement  |  |
|  |  | neously with the signing of this Request for S   |  |  |
|  | · · ·  | deposited with you by virtue of the mandate  | expressly accepted at the end of this Request for Sale by  |  |
| AUTHORISE  | the placing of the Remaining Shares in 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, applicable.   |  |  |
| AGREE  | to perform directly or indirectly in the<br>Remaining Shares to the Offerors, aga  | henceforth with the transfer to the Offerors of the Remaining Shares placed into the said temporary account, granting you an irrevocable manda<br>to perform directly or indirectly in the name and on behalf of the undersigned all the necessary formalities in connection with the transfer of th<br>Remaining Shares to the Offerors, against the delivery on the Payment Date of the Consideration for the Obligation to Purchase under Art. 10<br>Par. 2, of the CFA or, alternatively, the Full Cash Alternative Consideration, as described in the Press Releases on the Procedure and as bett<br>specified therein.   |  |  |
| DECLARE  | <ul> <li>following the checks and controls p</li> <li>to be aware that, in consideration of bis et seq. of the CFA, and by the amended and supplemented, the e Responsible Intermediary (or to the</li> </ul>  | erformed after the delivery of the Remaining<br>the fact that the Remaining Shares are subjec<br>Regulation adopted by CONSOB and Banc<br>xecution of the Request for Sale also const  | t to the dematerialization regime provided for by Articles<br>a d'Italia Resolution of 22 February 2008, as subsequer<br>titutes an irrevocable mandate and instruction given to<br>h the Remaining Shares are deposited on securities accou   |  |
| ACKNOWLEDGE  | <ul> <li>at 5:30 p.m., Italian time, on 11 I<br/>Submission of the Requests for S</li> <li>3. that the consideration for the Oblig<br/>will be equal to: <ul> <li>a. a consideration equal to the as Share Portion, for each under Art. 108, Par. 2, of</li> <li>b. only to those shareholders</li> <li>a full cash consideration product of the Final Cash Alternation of the Tender F</li> </ul> </li> <li>4. the choice of the Full Cash Alternat under Art. 108, Par. 2, of the CFA by the submission of this Request therefore, in case the requesting s</li> <li>Comply with the Obligation to Put 5. that, if the result of the assignment Amount of the Fractional Part and without requesting the Full Cash A the Fractional Part and without requestion for the Oblig Procedure, subject to potential fur applicable law, on the fifth Trading 2024). Such payment is subject to 7. that the shareholders requesting or 8. that the shareholders requesting with any income, withholding or 8. that the shareholders requesting the Revision of the Revision and failing to deposit the Revision and the revision failing to deposit the Revision and failing to deposit the Revision and the revision for the Oblig function for the Revision for the Revision for the Revision for the Oblig for the Revision for the Revision for the Revision for the Oblig for the Revision fo</li></ul> | of the Requests for Sale, as extended, has start<br>becember 2024 (first and last day included), s<br><b>sale</b> ");<br>ation to Purchase under Art. 108, Par. 2, of th<br>e Consideration of the Offer, <i>i.e.</i> Euro 9.00, a<br>Remaining Share (the " <b>Consideration for th</b><br><b>'the CFA</b> "); or, alternatively,<br>so requesting in this Request for Sale with resp<br>er each Remaining Share equal to Euro 11,6'<br>ticle 50- <i>ter</i> , Paragraph 1, letter a), of the Issue<br>Darty shares recorded on Euronext Paris du<br>eriod (i.e. 8, 11, 12, 13 and 14 November 202<br>tive Consideration in lieu of the Consideration<br>is irrevocable and can only be made (i) at the<br>for Sale and (ii) with reference to all (and, the<br>hareholders within the Procedure do not mak<br>chase under Art. 108, Par. 2, of the CFA will<br>of the Share Portion is not a whole number, th<br>that if a requesting shareholder tenders withir<br>Ilternative Consideration, such requesting sha<br>the Press Releases on the Procedure;<br>gation to Purchase under Art. 108, Par. 2, of th<br>ther extensions or amendments of the Proced<br>Day following the end of the Extended Period<br>the completion of the formalities necessary to<br>igation to Purchase under Art. 108, Par. 2, of<br>the ther extensions or amendments of fees, comn<br>substitute tax on capital gains, if due, will be I<br>thin the Procedure bear the entire risk of the<br>maining Shares with the Intermediary Respor<br>or the Submission of the Requests for Sale and<br>Consideration for the Procedure to Comply w | ted at 8:30 a.m., Italian time, on 18 November 2024 and er<br>subject to further extensions (the " <b>Extended Period for</b><br>e CFA, pursuant to Art. 108, Paragraphs 3 and 5, of the CF<br>as Cash Portion, and no. 0.1 newly issued Fnac Darty shan<br><b>he Procedure to Comply with the Obligation to Purcha</b><br>weet to all Remaining Shares that are the subject of the reque<br>7208 (the " <b>Full Cash Alternative Consideration</b> "), amo<br>ers' Regulation as the sum of (x) the weighted average of<br>ing the five Trading Days prior to the Payment Date of<br>4) multiplied by 0.1 and (y) Euro 9.00 ( <i>i.e.</i> the Cash Portio<br>for the Procedure to Comply with the Obligation to Purchs<br>same time as requesting within the Procedure and, therefc<br>refore, not only to a part of the) Remaining Shares tender<br>te an express choice, the Consideration for the Procedure<br>be paid;<br>he requesting shareholders will be entitled to receive the Ca<br>the Procedure a number of Remaining Shares lower than<br>reholder will be paid, as indicated in the Press Releases on<br>ure with the manners and terms made public pursuant to<br>for the CFA is intended to be net of any Italian stamp dt<br>nissions, and expenses, which will be borne by the Offerors;<br>of the CFA is intended to be net of any Italian stamp dt<br>nissions, and expenses, which will be borne by the Offerors<br>use by the shareholders requesting within the Procedure<br>be paity thermediaries' failing to deliver the Requests<br>number of Coordinating the Collection of Tenders by the J<br>the risk that the Responsible Intermediaries or the Deposit<br>with the Obligation to Purchase under Art. 108, Par. 2, of<br>the CFA is of the Collection of Tenders by the J<br>the risk that the Responsible Intermediaries or the Deposit<br>with the Obligation to Purchase under Art. 108, Par. 2, of |  |
| DELEGATES  |  |  | rs, in the case of payment of the Share Portion, to sell on<br>ny Fractional Part he/she would be entitled to, equal to  |  |

|           | 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 part of) the Remaining Shares tendered within this Procedure, to settle, directly or indirectly, the payment of the consideration for the Obligation to Purchase under Art. 108, Par. 2, of the CFA, as follows:  |  |
|           | <ul> <li>NOT REQUESTING THE FULL CASH ALTERNATIVE CONSIDERATION</li> <li>(i) with reference to the payment of the Share Portion, through the deposit of No shares of Fnac Darty due to the undersigned based on No. 0.1 shares of Fnac Darty for each Remaining Share of the Issuer, through the registration, in dematerialized form, in the securities account No, at under the name of;</li> </ul>  |  |
|           | (ii) with reference to the payment of the Cash Portion: 1. through transfer on the bank account No under the name of   |  |
|           | 2. by means of a non-transferable check in the name of   |  |
|           | <ul> <li>allowing to inform the Intermediary Responsible for Coordinating the Collection of Tenders of the Fractional Part due to the undersigned for the exchange with the Issuer's Remaining Shares, equal to No shares of Fnac Darty, paying, directly or indirectly, the Cash Amount of the Fractional Part:</li> <li>through transfer on the bank account No under the name of</li> </ul>   |  |
|           | 2. by means of a non-transferable check in the name of to be sent to   |  |
|           | Or, alternatively,   |  |
|           | REQUESTING THE FULL CASH ALTERNATIVE CONSIDERATION      1. by crediting the bank account no in the name of IBAN    ; or      2. by means of a non-transferable check in the name of; or     for the amount of Euro representing the total Full Cash Alternative Consideration due for the Remaining Shares tendered within the Procedure.  |  |
| DECLARE   | <ul> <li>a) to be aware that the Procedure is being launched exclusively in Italy as the Remaining Shares are listed only on Euronext Milan, and it is addressed, without distinction and on equal terms, to all holders of the Issuers' outstanding ordinary shares;</li> <li>b) to be aware that the Procedure has not been and will not be made in or into the United States, Canada, Japan, Australia and in any other 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</li> <li>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 therwise 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.</li> </ul> |  |

Place \_ \_, Date

The requesting shareholder (or is/her representative)

Stamp and signature of the Responsible Intermediary

The DEPOSITORY INTERMEDIARY receiving this Request for Sale represents, at the time of presentation by the requesting shareholder (or his/her/its representative) and under its own responsibility:

a)

to be the depositary of the abovementioned Remaining Shares owned by the requesting shareholder; to perform the formalities necessary for the transfer of the Remaining Shares to this Responsible Intermediary exclusively through Monte Titoli S.p.A., within and no later than the b) end of the Extended Period for the Submission of the Requests for Sale (as potentially further extended).

| I, the undersigned (name   | or corporate name)   |  | born   |  |
|--|--|--|--|--|
|  |  | tax code/VAT number  | citizenship/national   |  |
|  | resident in/with registered  | office at  | Addr   |  |
|  | postal code<br>with regular dividend entitlement and freely trans<br>as and encumbrances of any type and nature, whet  | ferable, of which I hereby represent that they   | are legitimately, exclusively and fully in my property and   |  |
| Consob with resolution no. 2323<br>of the Reopening of the Tender P<br>with the Obligation to Purchase | of 23 August 2024 and published on 24 August 20<br>eriod published by the Offerors on 12 November 2  | 024 (the " <b>Offer Document</b> "), as well as in the 024 and the additional press releases publishe  | meaning ascribed to them in the offer document approved<br>press release on the final results of the Offer after complet<br>d by the Offerors in connection with the procedure to comp<br>e available to the public, <i>inter alia</i> , on Fnac Darty's webs  |  |
| 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"), as set out in the Offer Document and in the Press Releases on the Procedu   |  |  |
| REQUEST  | Rema   | ining Shares that:   | Offerors to purchase under the Procedure the M   |  |
|  | □ are already deposited with you in  | the securities account No  |  |  |
|  |  | ;<br>entioned account following settlement by stoc   | ale avalement  |  |
|  |  | neously with the signing of this Request for S   |  |  |
|  | · · ·  | deposited with you by virtue of the mandate  | expressly accepted at the end of this Request for Sale by  |  |
| AUTHORISE  | the placing of the Remaining Shares in 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, applicable.   |  |  |
| AGREE  | to perform directly or indirectly in the<br>Remaining Shares to the Offerors, aga  | henceforth with the transfer to the Offerors of the Remaining Shares placed into the said temporary account, granting you an irrevocable manda<br>to perform directly or indirectly in the name and on behalf of the undersigned all the necessary formalities in connection with the transfer of th<br>Remaining Shares to the Offerors, against the delivery on the Payment Date of the Consideration for the Obligation to Purchase under Art. 10<br>Par. 2, of the CFA or, alternatively, the Full Cash Alternative Consideration, as described in the Press Releases on the Procedure and as bett<br>specified therein.   |  |  |
| DECLARE  | <ul> <li>following the checks and controls p</li> <li>to be aware that, in consideration of bis et seq. of the CFA, and by the amended and supplemented, the e Responsible Intermediary (or to the</li> </ul>  | erformed after the delivery of the Remaining<br>the fact that the Remaining Shares are subjec<br>Regulation adopted by CONSOB and Banc<br>xecution of the Request for Sale also const  | t to the dematerialization regime provided for by Articles<br>a d'Italia Resolution of 22 February 2008, as subsequer<br>titutes an irrevocable mandate and instruction given to<br>h the Remaining Shares are deposited on securities accou   |  |
| ACKNOWLEDGE  | <ul> <li>at 5:30 p.m., Italian time, on 11 I<br/>Submission of the Requests for S</li> <li>3. that the consideration for the Oblig<br/>will be equal to: <ul> <li>a. a consideration equal to the as Share Portion, for each under Art. 108, Par. 2, of</li> <li>b. only to those shareholders</li> <li>a full cash consideration production of the Final Cash Alternation of the Final Cash Alternation of the Full Cash Alternation of the submission of this Request therefore, in case the requesting s</li> <li>Comply with the Obligation to Put 5. that, if the result of the saving are full cash in the fractional Part and without requesting the Full Cash A the Fractional Part and without requesting the Full Cash A the Fractional Part and without requesting the full Cash and the fractional for the Oblig Procedure, subject to potential fur applicable law, on the fifth Trading 2024). Such payment is subject to 7. that the shareholders requesting or 8. that the shareholders requesting without or subject to 7.</li> </ul> </li> </ul> | of the Requests for Sale, as extended, has start<br>becember 2024 (first and last day included), s<br><b>sale</b> ");<br>ation to Purchase under Art. 108, Par. 2, of th<br>e Consideration of the Offer, <i>i.e.</i> Euro 9.00, a<br>Remaining Share (the " <b>Consideration for th</b><br><b>'the CFA</b> "); or, alternatively,<br>so requesting in this Request for Sale with resp<br>er each Remaining Share equal to Euro 11,6'<br>ticle 50- <i>ter</i> , Paragraph 1, letter a), of the Issue<br>Darty shares recorded on Euronext Paris du<br>eriod (i.e. 8, 11, 12, 13 and 14 November 202<br>tive Consideration in lieu of the Consideration<br>is irrevocable and can only be made (i) at the<br>for Sale and (ii) with reference to all (and, the<br>hareholders within the Procedure do not mak<br>chase under Art. 108, Par. 2, of the CFA will<br>of the Share Portion is not a whole number, th<br>that if a requesting shareholder tenders withir<br>Ilternative Consideration, such requesting sha<br>the Press Releases on the Procedure;<br>gation to Purchase under Art. 108, Par. 2, of th<br>ther extensions or amendments of the Proced<br>Day following the end of the Extended Period<br>the completion of the formalities necessary to<br>igation to Purchase under Art. 108, Par. 2, of<br>the ther extensions or amendments of fees, comn<br>substitute tax on capital gains, if due, will be I<br>thin the Procedure bear the entire risk of the<br>maining Shares with the Intermediary Respor<br>or the Submission of the Requests for Sale and<br>Consideration for the Procedure to Comply w | ted at 8:30 a.m., Italian time, on 18 November 2024 and er<br>subject to further extensions (the " <b>Extended Period for</b><br>e CFA, pursuant to Art. 108, Paragraphs 3 and 5, of the CF<br>as Cash Portion, and no. 0.1 newly issued Fnac Darty shan<br><b>he Procedure to Comply with the Obligation to Purcha</b><br>weet to all Remaining Shares that are the subject of the reque<br>7208 (the " <b>Full Cash Alternative Consideration</b> "), amo<br>ers' Regulation as the sum of (x) the weighted average of<br>ing the five Trading Days prior to the Payment Date of<br>4) multiplied by 0.1 and (y) Euro 9.00 ( <i>i.e.</i> the Cash Portio<br>for the Procedure to Comply with the Obligation to Purchs<br>same time as requesting within the Procedure and, therefc<br>refore, not only to a part of the) Remaining Shares tender<br>te an express choice, the Consideration for the Procedure<br>be paid;<br>he requesting shareholders will be entitled to receive the Ca<br>the Procedure a number of Remaining Shares lower than<br>reholder will be paid, as indicated in the Press Releases on<br>ure with the manners and terms made public pursuant to<br>for the CFA is intended to be net of any Italian stamp dt<br>nissions, and expenses, which will be borne by the Offerors;<br>of the CFA is intended to be net of any Italian stamp dt<br>nissions, and expenses, which will be borne by the Offerors<br>use by the shareholders requesting within the Procedure<br>be paity thermediaries' failing to deliver the Requests<br>number of Coordinating the Collection of Tenders by the J<br>the risk that the Responsible Intermediaries or the Deposit<br>with the Obligation to Purchase under Art. 108, Par. 2, of<br>the CFA is of the Collection of Tenders by the J<br>the risk that the Responsible Intermediaries or the Deposit<br>with the Obligation to Purchase under Art. 108, Par. 2, of |  |
| DELEGATES  |  |  | rs, in the case of payment of the Share Portion, to sell on<br>ny Fractional Part he/she would be entitled to, equal to  |  |

|           | 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 part of) the Remaining Shares tendered within this Procedure, to settle, directly or indirectly, the payment of the consideration for the Obligation to Purchase under Art. 108, Par. 2, of the CFA, as follows:  |  |
|           | <ul> <li>NOT REQUESTING THE FULL CASH ALTERNATIVE CONSIDERATION</li> <li>(i) with reference to the payment of the Share Portion, through the deposit of No shares of Fnac Darty due to the undersigned based on No. 0.1 shares of Fnac Darty for each Remaining Share of the Issuer, through the registration, in dematerialized form, in the securities account No, at under the name of;</li> </ul>  |  |
|           | (ii) with reference to the payment of the Cash Portion: 1. through transfer on the bank account No under the name of   |  |
|           | 2. by means of a non-transferable check in the name of   |  |
|           | <ul> <li>allowing to inform the Intermediary Responsible for Coordinating the Collection of Tenders of the Fractional Part due to the undersigned for the exchange with the Issuer's Remaining Shares, equal to No shares of Fnac Darty, paying, directly or indirectly, the Cash Amount of the Fractional Part:</li> <li>through transfer on the bank account No under the name of</li> </ul>   |  |
|           | 2. by means of a non-transferable check in the name of to be sent to   |  |
|           | Or, alternatively,   |  |
|           | REQUESTING THE FULL CASH ALTERNATIVE CONSIDERATION      1. by crediting the bank account no in the name of IBAN    ; or      2. by means of a non-transferable check in the name of; or     for the amount of Euro representing the total Full Cash Alternative Consideration due for the Remaining Shares tendered within the Procedure.  |  |
| DECLARE   | <ul> <li>a) to be aware that the Procedure is being launched exclusively in Italy as the Remaining Shares are listed only on Euronext Milan, and it is addressed, without distinction and on equal terms, to all holders of the Issuers' outstanding ordinary shares;</li> <li>b) to be aware that the Procedure has not been and will not be made in or into the United States, Canada, Japan, Australia and in any other 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</li> <li>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 therwise 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.</li> </ul> |  |

Place \_ \_, Date

The requesting shareholder (or is/her representative)

Stamp and signature of the Responsible Intermediary

The DEPOSITORY INTERMEDIARY receiving this Request for Sale represents, at the time of presentation by the requesting shareholder (or his/her/its representative) and under its own responsibility:

a)

to be the depositary of the abovementioned Remaining Shares owned by the requesting shareholder; to perform the formalities necessary for the transfer of the Remaining Shares to this Responsible Intermediary exclusively through Monte Titoli S.p.A., within and no later than the b) end of the Extended Period for the Submission of the Requests for Sale (as potentially further extended).