

ACCEPTANCE FORM FOR THE VOLUNTARY PUBLIC EXCHANGE OFFER

pursuant to Articles 102 and 106, paragraph 4, of Legislative Decree No. 58 of 24 February 1998, as subsequently amended and supplemented (the "Offer"), launched by Banca Monte dei Paschi di Siena S.p.A. (the "**Offeror**") for a maximum of No. 833,279,689 ordinary shares of MEDIOBANCA – Banca di Credito Finanziario Società per Lazioni (the "**Issuer**"), as well as maximum of No. 16,178,862 additional shares of the Issuer which may be allocated under certain existing incentive plans

To the Appointed Intermedian The undersigned (name,	surname or company name)born inontax code/VAT num
C 11 C 111	No. postal code with a state of the super (the "Mediobanca Shares"), without nominal value, with regular dividend rights and fr
	s the legitimate and full ownership and availability, as well as the absence of liens and encumbrances of any kind and nature, whether <i>in rem</i> or personal; s not otherwise defined in this acceptance form (the "Acceptance Form") have the same meaning ascribed to them in the offer document prepared for the purposes of the Offer (the "Offer Document").
REPRESENTS	to be aware of all the conditions, terms and modalities of this Offer as set out in the Offer Document and in the exemption document (the " Exemption Document ") prepared for the purposes of the Offer and made avail to the public for consultation at the registered office of the Offeror (in Siena, Piazza Salimbeni, 3), as well as at the registered office of the Intermediaries Appointed to Coordinate the Collection of Acceptances (in Si Piazza Salimbeni, 3 and in Milan, Viale Eginardo, 29) and of the Appointed Intermediaries, as indicated in the Offer Document, as well as available on the website of the Offeror <u>https://www.gruppomps.it/en</u> and of Global Information Agent <u>www.georgeson.com</u> .
ACCEPTS	irrevocably and unconditionally this Offer for No
	 and the transferred to the abovementioned account as a result of the stock exchange settlement; are deposited with You simultaneously with the signing of this Acceptance Form; will be transferred to/deposited with You, in due time, with the engagement expressly accepted herein below, by the Depositary Intermediary of the Mediobanca Shares subject to this Acceptance Form.
AUTHORISES	the registration of the Mediobanca Shares indicated above in a temporary account with You, restricted for the purposes of this Offer, if applicable.
PERMITS	henceforth with the transfer to the Offeror of the Mediobanca Shares registered in the temporary account above, granting hereby to You an irrevocable mandate to perform, directly or indirectly, in the name and on beha the undersigned Tendering Shareholder, all the necessary formalities in connection with the transfer of the Mediobanca Shares to the Offeror. All of the above shall be made upon payment of the Consideration or Payment Date or on the Payment Date following the Reopening of the Acceptance Period, as defined in the Offer Document and as better specified therein.
REPRESENTS	to accept, henceforth, the cancellation of the transaction, in the event of irregularities in the data contained in this Acceptance Form, as a result of the checks and controls performed after the delivery of the Mediobanca St subject to this Acceptance Form.
ACKNOWLEDGES	 1) that the Acceptance Period starts at 8:30 a.m. (Italian time) on 14 July 2025 and will end at 5:30 p.m. (Italian time) on 8 September 2025 (both dates inclusive), subject to any Reopening of the Acceptance Period or extensions of the Offer that may occur in accordance with applicable laws and regulations, as provided for in Section F, Paragraph F.1.1 of the Offer Documet 2) that the Offer to the Consideration, as defined below, will be made on 15 September (<i>i.e.</i>, on the Ifth Trading Day following the end of the Acceptance Period starts at 8:30 a.m. (Italian time) on 14 July 2025 and will end so on 15 September (<i>i.e.</i>, on the Ifth Trading Day following the end of the Acceptance Period Starts at bit poyment to the Offer in accordance with the terms and modalities disclosed pursuant to applicable laws and regulations, or, if applicable, on the Payment Date or Reopening of the Acceptance Period Such payment is subject to the execution of the formalities required to transfer the Mediobanca Sharses to the Offeror; 3) that their acceptance of the Offer bocument, in accordance with applicable laws and regulations; 4) that the Offer is subject to the Condition of Effectiveness described in the Offer Document, which may be waived by the Offeror in accordance with the terms specified in the Offer Document; 5) that the consideration for each Mediobanca Share tendered in acceptance of the Offer (the 'Consideration') will be equal to No. 2.533 Offeror's shares (the 'MPS Starts') and therefore equal to No. 2.533 MPS St for each No. 1 Metiobanca Share tendered in acceptance of the Offer as better described in Section E, Paragraph E.1.1 of the Offer Document; 6) that the Consideration is intended net of stamp taxes, expenses, fees, commissions which shall remain in charge of the Offer between the date of Acceptance of the Offer and to the Consideration for each Mediobanca Share tendered in acceptance of the Offer refore and the relevant Paryment Date followi
AUTHORISES	this Appointed Intermediary to settle/arrange to settle the Consideration through the deposit of NoMPS Shares, representing the total Consideration payable forMediobanca's Shares tendered in acceptance of the Offer, through the relevant registration, in dematerialised form, on the securities accountheld within the name of
GRANTS	irrevocable mandate to the Intermediaries Appointed to Coordinate the Collection of Acceptances to sell on Euronext Milan, in the name and on behalf of the undersigned, any Fractional Part they would be entitled to, e to No MPS Shares, deriving from the exchange against the Mediobanca Shares (for further information, please refer to Section F, Paragraph F.6, of the O Document), by paying/arranging payment of the corresponding amount by: u transfer to bank account No IBAN at in the name of to be sent to
REPRESENTS	 a) to be aware that the Offer is addressed on equal terms to all holders of Mediobanca Shares and has been launched in Italy, as well as in the United States of America in accordance with the exemptions from (i) the "tos. Sceurities Act") provided by Rule 802 thereunder, and (ii) the registration requirements of the U.S. Securities Act of I (the "U.S. Sceurities Act") provided by Rule 802 thereunder, and in any event always in accordance with Italian law (for further information, please refer to Recital 5 and Section F, Paragraph F.4, of the C.S. Securities Act") provided by Rule 802 thereunder, and in any event always in accordance with Italian law (for further information, please refer to Recital 5 and Section F, Paragraph F.4, of the C.S. Countries"), and that the Offer was not, nor will be promoted, or disclosed or carried out in Canada, Japan, Australia, as well as any other country where the promotion of the Offer and acceptance thereof would not to permitted without prior registration, approval or filing with the relevant supervisory authorities (collectively, the "Exclude Countries"), and that acceptance to the Offer by persons residing in the Excluded Countries may be subject to specific obligations or restrictions provided for by laws or regulations and that the Tendening Sharehol to the Offer are coeping the Offer, diverging and therefore, before accepting the Offer, to verify their existence and applicability by consulting their advisors; c) not to have received and/or sent copies or originals of this Acceptance Form, the Offer Document, the Exemption Document, and/or any document relating to the Offer from or to the Excluded Countries and that have not othervise used, in connection with the Offer, directly possibla services and/or any other receaser of any way of example and without limitation, the postal network, fax, tele mail, telephone and the Internet, and/or any other means or instruments in (including, by way of example and without limitation, the postal network, fa

Pursuant to Article 13 of the Regulation (EU) 2016/679 ("GDPR"), the Tendering Shareholders are informed that the personal data provided in this Acceptance Form will be processed, including through the use of computerized and telematic procedures, bery fication of their regularity, payment of the Consideration and allocation), which constitutes the legal basis for processing such data. The provision of personal data is necessary to fulfil the obligations under this Acceptance Form and, therefore, any refusal to provide in whole or in part the said personal data will result in the impossibility to accept the Offer. Personal data will be processed, in their capacity as separate and independent data controllers, each for the purposes connected with, and instrumental to their role in the transaction, by the Intermediaries Appointed to Coordinate the Collection of Acceptances, by the Offeror, by the Appointed Intermediaries and by companies or collaborators identified by them who — as data controllers or processors — perform functional or support activities as necessary for the transaction. With regard to the dorementioned processing, the Tendering Shareholder may exercise all the rights set forth in Articles 15 to 22 of the GDPR (including, by way of example and without limitation, the right of accepts. The data will be stored only for the transaction of processing and the right a complaint with the Data Protection Authority) in accordance with the procedures set out in the privacy policy made available via the channels of the data controllers. The data will be stored only for the time period necessary to achieve the aforementioned purposes, after which it may be stored in accordance with the terms set forth in the GDPR and by the national legislation applicable at the time, for administrative purposes and/or to enforce or defend a right or legitimate interest of the data controllers.

Additional Information for U.S. Persons

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Place Date

The Tendering Shareholder or their representative

Stamp and signature of the Appointed Intermediary

The DEPOSITARY INTERMEDIARY with whom this Acceptance Form has been filed represents, upon its presentation by the Tendering Shareholder (or their representative) and under its own responsibility:



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pursuant to Articles 102 and 106, paragraph 4, of Legislative Decree No. 58 of 24 February 1998, as subsequently amended and supplemented (the "Offer"), launched by Banca Monte dei Paschi di Siena S.p.A. (the "**Offeror**") for a maximum of No. 833,279,689 ordinary shares of MEDIOBANCA – Banca di Credito Finanziario Società per Lazioni (the "**Issuer**"), as well as maximum of No. 16,178,862 additional shares of the Issuer which may be allocated under certain existing incentive plans

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AUTHORISES	the registration of the Mediobanca Shares indicated above in a temporary account with You, restricted for the purposes of this Offer, if applicable.
PERMITS	henceforth with the transfer to the Offeror of the Mediobanca Shares registered in the temporary account above, granting hereby to You an irrevocable mandate to perform, directly or indirectly, in the name and on beha the undersigned Tendering Shareholder, all the necessary formalities in connection with the transfer of the Mediobanca Shares to the Offeror. All of the above shall be made upon payment of the Consideration or Payment Date or on the Payment Date following the Reopening of the Acceptance Period, as defined in the Offer Document and as better specified therein.
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REPRESENTS	 a) to be aware that the Offer is addressed on equal terms to all holders of Mediobanca Shares and has been launched in Italy, as well as in the United States of America in accordance with the exemptions from (i) the "tender offer rules" under the United States Securities Exchange Act of 1934 (the "U.S. Securities Act") provided by Rule 802 thereunder, and (ii) the registration requirements of the U.S. Securities Act of Occument; b) to be aware that the Offer was not, nor will be promoted, or disclosed or carried out in Canada, Japan, Australia, as well as any other country where the promotion of the Offer and acceptance thereof would not to be aware that the Offer and acceptance thereof would not be permitted without prior registration, approval or filing with the relevant supervisory authorities (collectively, the "Exclude Countries"), and that acceptance of the Offer by persons residing in the Excluded Countries may be subject to specific obligations or restrictions provided for by laws or regulations and that the Tendening Shareho to the Offer are coepting the Offer, directly or originals of this Acceptance Form, the Offer Document, the Exemption Document, and/or any document relating to the Offer from or to the Excluded Countries and that have not othervise used, in connection with the Offer, directly or indirectly, possial services and/or any other means or instruments (including, by way of example and without initiation, the possial network, fax, tele mail, telephone and the Internet, and/or any other means or T support) for national or interviewed in any other means or T support) for national or interviewed and or any other sculded Countries; d) to be outside the Excluded Countries when this Acceptance Form, is delivered or signed.

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Additional Information for U.S. Persons

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Place Date

The Tendering Shareholder or their representative

Stamp and signature of the Appointed Intermediary

The DEPOSITARY INTERMEDIARY with whom this Acceptance Form has been filed represents, upon its presentation by the Tendering Shareholder (or their representative) and under its own responsibility:



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pursuant to Articles 102 and 106, paragraph 4, of Legislative Decree No. 58 of 24 February 1998, as subsequently amended and supplemented (the "Offer"), launched by Banca Monte dei Paschi di Siena S.p.A. (the "**Offeror**") for a maximum of No. 833,279,689 ordinary shares of MEDIOBANCA – Banca di Credito Finanziario Società per Lazioni (the "**Issuer**"), as well as maximum of No. 16,178,862 additional shares of the Issuer which may be allocated under certain existing incentive plans

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PERMITS	henceforth with the transfer to the Offeror of the Mediobanca Shares registered in the temporary account above, granting hereby to You an irrevocable mandate to perform, directly or indirectly, in the name and on beha the undersigned Tendering Shareholder, all the necessary formalities in connection with the transfer of the Mediobanca Shares to the Offeror. All of the above shall be made upon payment of the Consideration or Payment Date or on the Payment Date following the Reopening of the Acceptance Period, as defined in the Offer Document and as better specified therein.
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REPRESENTS	to be aware of all the conditions, terms and modalities of this Offer as set out in the Offer Document and in the exemption document (the "Exemption Document") prepared for the purposes of the Offer and made availat to the public for consultation at the registered office of the Offeror (in Siena, Piazza Salimbeni, 3), as well as at the registered office of the Intermediaries Appointed to Coordinate the Collection of Acceptances (in Sie Piazza Salimbeni, 3 and in Milan, Viale Eginardo, 29) and of the Appointed Intermediaries, as indicated in the Offer Document, as well as available on the website of the Offeror <u>https://www.gruppomps.it/en</u> and of the Global Information Agent <u>www.georgeson.com</u> .
ACCEPTS	irrevocably and unconditionally this Offer for No
	 will be transferred to the abovementioned account as a result of the stock exchange settlement; are deposited with You simultaneously with the signing of this Acceptance Form; will be transferred to/deposited with You, in due time, with the engagement expressly accepted herein below, by the Depositary Intermediary of the Mediobanca Shares subject to this Acceptance Form.
AUTHORISES	the registration of the Mediobanca Shares indicated above in a temporary account with You, restricted for the purposes of this Offer, if applicable.
PERMITS	henceforth with the transfer to the Offeror of the Mediobanca Shares registered in the temporary account above, granting hereby to You an irrevocable mandate to perform, directly or indirectly, in the name and on behalf the undersigned Tendering Shareholder, all the necessary formalities in connection with the transfer of the Mediobanca Shares to the Offeror. All of the above shall be made upon payment of the Consideration on Payment Date or on the Payment Date following the Reopening of the Acceptance Period, as defined in the Offer Document and as better specified therein.
REPRESENTS	to accept, henceforth, the cancellation of the transaction, in the event of irregularities in the data contained in this Acceptance Form, as a result of the checks and controls performed after the delivery of the Mediobanca Sha subject to this Acceptance Form.
ACKNOWLEDGES	 1) that the Acceptance Period starts at 8:30 a.m. (Italian time) on 14 July 2025 and will end at 5:30 p.m. (Italian time) on 8 September 2025 (both dates inclusive), subject to any Reopening of the Acceptance Period or a extensions of the Offer that may occur in accordance with applicable laws and regulations, as provided for in Section F, Paragraph F.1.1 of the Offer Document provides that the payment of the Consideration, as defined below, will be made on 15 September (<i>i.e.</i>, on the fifth Trading Day following the end of the Acceptance Period starts at 8:30 a.m. (Italian time) on 14 July 2025 and will be made on 15 September (<i>i.e.</i>, on the fifth Trading Day following the end of the Acceptance Period starts at subject to the execution of the formalities required to transfer the Mediobance Shares to the Offeror; 3) that their acceptance Priod Starts at subject to the execution of the formalities required to transfer the Mediobance Shares to the Offeror; 4) that the Offer Jocument, in accordance with applicable laws and regulations; 4) that the Offer is subject to the Condition of Effectiveness described in the Offer Document, which may be waived by the Offeror in accordance with the terms specified in the Offer Document; 5) that the consideration for each Mediobanca Share tendered in acceptance of the Offer (the "Consideration") will be equal to No. 2.533 Offeror's shares (the "MPS Shares") and therefore equal to No. 2.533 MPS Shares' and therefore equal to No. 2.533 MPS Shares' and therefore and the start share shale be applicable in the Conditions of the Contegration for each Mediobanca Share tendered in acceptance of the Offer radio to the consisters which shall remain in charge of the Offeror, while other taxes, including the tax on any capital gains, if due, shall remain entirely in charge of the Offer and to interest shall be pain on the contegration for each Mediobanca Share tendered in acceptance of the Offer and the Payment Date of 16 C
AUTHORISES	this Appointed Intermediary to settle/arrange to settle the Consideration through the deposit of NoMPS Shares, representing the total Consideration payable for NoMediobanca's Shares tendered in acceptance of the Offer, through the relevant registration, in dematerialised form, on the securities account Nheld within the name of
GRANTS	irrevocable mandate to the Intermediaries Appointed to Coordinate the Collection of Acceptances to sell on Euronext Milan, in the name and on behalf of the undersigned, any Fractional Part they would be entitled to, eq to NoMPS Shares, deriving from the exchange against the Mediobanca Shares (for further information, please refer to Section F, Paragraph F.6, of the Of Document), by paying/arranging payment of the corresponding amount by: It is transferable cashier's check in the name of in the name of to be sent to
REPRESENTS	 a) to be aware that the Offer is addressed on equal terms to all holders of Mediobanca Shares and has been launched in Italy, as well as in the United States of America in accordance with the exemptions from (i) the "Use tender offer rules" under the United States Securities Exchange Act of 1934 (the "Use Exchange Act") provided by Rule 14d-1(c) thereunder, and (ii) the registration requirements of the U.S. Securities Exchange Act of 1934 (the "Use Exchange Act") provided by Rule 14d-1(c) thereunder, and (ii) the registration requirements of the U.S. Securities Exchange Act of 1934 (the "Use Exchange Act") provided by Rule 802 thereunder, and in any event always in accordance with Italian law (for further information, please refer to Recital 5 and Section F, Paragraph F4, of the Of Document); b) to be aware that the Offer was not, nor will be promoted, or disclosed or carried out in Canada, Japan, Australia, as well as any other country where the promotion of the Offer and acceptance thereof would not be permitted without prior registration, approval or filing with the relevant supervisory authorities (collectively, the "Exclude Countries"), and that acceptance of the Offer by persons residing in the Excluded Countries may be subject to specific obligations or restrictions provided for by laws or regulations and that the Tendering Sharehold to the Offer are scielly responsible to comply with such rules and, therefore, before accepting the Offer, to verify their existence and applicability by orosulting their advisors; c) not to have received and/or sent copies or originals of this Acceptance Form, the Offer Document, the Exendption Document, and/or any document relating to the Offer from or to the Excluded Countries and that the have not otherwise used, in connection with the Offer, directly possial services and/or any other means or instruments (reludued, by we of example and without limitation, the postal network, fax, telex, mail, telephone and the Internet, and/or any

Pursuant to Article 13 of the Regulation (EU) 2016/679 ("GDPR"), the Tendering Shareholders are informed that the personal data provided in this Acceptance Form will be processed, including through the use of computerized and telematic procedures, bery fication of their regularity, payment of the Consideration and allocation), which constitutes the legal basis for processing such data. The provision of personal data is necessary to fulfil the obligations under this Acceptance Form and, therefore, any refusal to provide in whole or in part the said personal data will result in the impossibility to accept the Offer. Personal data will be processed, in their capacity as separate and independent data controllers, each for the purposes connected with, and instrumental to their role in the transaction, by the Intermediaries Appointed to Coordinate the Collection of Acceptances, by the Offeror, by the Appointed Intermediaries and by companies or collaborators identified by them who — as data controllers or processors — perform functional or support activities as necessary for the transaction. With regard to the dorementioned processing, the Tendering Shareholder may exercise all the rights set forth in Articles 15 to 22 of the GDPR (including, by way of example and without limitation, the right of accepts. The data will be stored only for the transaction of processing and the right a complaint with the Data Protection Authority) in accordance with the procedures set out in the privacy policy made available via the channels of the data controllers. The data will be stored only for the time period necessary to achieve the aforementioned purposes, after which it may be stored in accordance with the terms set forth in the GDPR and by the national legislation applicable at the time, for administrative purposes and/or to enforce or defend a right or legitimate interest of the data controllers.

Additional Information for U.S. Persons

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Place Date

The Tendering Shareholder or their representative

Stamp and signature of the Appointed Intermediary

The DEPOSITARY INTERMEDIARY with whom this Acceptance Form has been filed represents, upon its presentation by the Tendering Shareholder (or their representative) and under its own responsibility: