This is an English translation of the original Italian document. In cases of conflict between the English language document and the Italian document, the interpretation of the Italian language document prevails.

Form of acceptance of nomination as a member of the Board of Directors

With reference of the Ordinary Shareholders' Meeting of Intesa Sanpaolo – with Registered Of Turin, Piazza San Carlo 156 - scheduled for 27 April 2020 (single call) and having regard nomination as a member of the Board of Directors of Intesa Sanpaolo S.p.A., until the approthe Shareholders' Meeting of the financial statements for the 2021 financial year, I, the undersigned	to my val by orn in
declare that	
 I accept the nomination for the office of member of the Board of Directors of Intesa Sanpac S.p.A.; I am suitable for the office, pursuant to the applicable regulations (¹) and the Artic Association (²). 	
I also declare that	
> With regard to independence(3)	
 a) □ I meet the independence requirements laid down in Article 13.4.3 of the Article Association(4); □ I do not meet the above-mentioned independence requirements; 	es of
b) I meet the requirements of independence of mind, as set out in the document on the qualita and quantitative composition of the Board of Directors, published on February 28, 2019.	tive
> With regard to professionalism and competence	
 c) I meet the professionalism requirements established for bank directors in the Regulation and by Ministerial Decree 161 dated 18 March 1998, having gained overall experience of at least years in the performance of one or more of the following activities: administration or control activities or managerial tasks in companies; professional activities in the areas of credit, finance, securities, insurance or in any functional to the bank's activities; university teaching activities in economics or law; administrative or management functions in public entities or public authorities pertaining 	three case

¹ See in particular: Bank of Italy Circular no. 229/1999 as amended; the Guidelines on the assessment of the suitability of the members of the management body and key function holders – issued by the EBA and the ESMA on 26 September 2017, in implementation of the principles set out in the EU Directive 36/2013 ("EBA/ESMA Guidelines"); and the "Guide to fit and proper assessment" issued by the ECB on 15 May 2017, as amended in May 2018 ("ECB Guide").

² Article 13.4.1. of the Articles of Association.

³ Article 13.4.2, letter b), of the Articles of Association.

⁴ Also taking into account any direct or indirect credit relationships with the Bank, as required by the Bank of Italy.

credit, financial, securities or insurance sector or in public entities or public authorities not pertaining to the aforesaid sectors, provided that the functions involve the management of economic and financial resources;

- d)

 I am registered with the Register of independent auditors and have practiced, for a period of at least three years, as an independent auditor or performed the functions of member of a control body in a limited company (5);
- e) with regard to the guidance and recommendations made by the Board of Directors in the document on the qualitative and quantitative composition of the Board of Directors, published on 28 February 2019, I have in addition to the personal attributes corresponding to those indicated in the abovementioned document theoretical knowledge and practical experience in relation to some of the following areas according to the level as specified below (please tick as appropriate):

Areas Level Achieved Basic/Good Very good/Excellent(6) 1. Banking business and typical strategies of the industry and risk assessment and management techniques connected with the exercise of banking activities (knowledge appropriate to the the complexity of the Bank) П П 2. Financial markets and economic-financial system П П 3. Regulations of the banking industry and financial activities 4. Strategic view and planning 5. Business and/or corporate Management П 6. Ability to read and interpret the financial statements data of a financial institution and accounting and financial information П П 7. Risk management and internal control system П П 8. Organizational and corporate governance structures 9. Auditing and control 10. Remuneration and incentive systems and tools П П

⁵ Art. 13.4.2, letter a), of the Articles of Association

⁶ Very Good/Excellent level: experience: gained at an executive level of an office and for a significant period of time; knowledge and skills: acquired through specific and in-depth training and consisting of a recognised cultural background and/or obtained through experience (naturally also in Boards and Committees, if for more than one term) in the professional curriculum, which have determined and explained their possession, making them demonstrable. In general, very good and specific knowledge and skills are those that someone is expert in, that are appropriate in relation to the office assumed, and/or of which someone is able to explain/teach the contents. Consistently with the guidelines expressed by the Board of Directors, the areas of knowledge listed here are collectively requested for the new Board as a whole, while each individual candidate is expected to possess at least more than one of them at a distinctive level.

11. Knowledge of the insurance market and products					
and the related regulations					
12. Digital & Information technology					
13. International and/or multinational experience and/or knowledge of foreign markets					
Experience, theoretical knowledge and competence indicated at a very good/excellent level were gained in the performance of the following activities:					
Area and Activities performed:					
Company or entity concerned: Period:					
Area and Activities performed:					
Company or entity concerned:					
Period:					
Area and Activities performed:					
Company or entity concerned:					

- f)

 I have adequate knowledge of the English language;
 - I do not have adequate knowledge of the English language.

With regard to integrity and reputation and fairness

- g) I meet the integrity requirements established for the management body members and key function holders of banks in the Regulation adopted by Ministerial Decree 161 dated 18 March 1998, as well as those established for statutory auditors of listed companies in the Regulation adopted by Ministerial Decree 162 dated 30 March 2000:
- h) I am not in a situation of substantial equivalence to the situations envisaged in the aforementioned Regulations with reference to the cases entirely or partially governed by foreign laws;
- i) I meet the reputation and fairness criteria established for management body members and key function holders in the EBA/ESMA Guidelines and the ECB Guide, for the purpose of ensuring the sound and prudent management of the Bank.

With regard to offices in companies and institutions and time commitment

- j) with specific regard to the prohibition of interlocking directorates established by Article 36 of Law Decree 201/2011 (converted by Law 214/2011):
 - I do not hold any offices in management, supervisory and control bodies or as a senior officer in competing companies or group of companies operating in the credit, insurance and financial markets;

- I hold offices in management, supervisory and control bodies or as a senior officer in competing companies or groups of companies operating in the credit, insurance and financial markets, and hereby undertake to give up those offices immediately upon my appointment or attest that the offices held do not give rise to any incompatibility, specifying in detail the reasons for this.
- k) I comply with the limitation of directorships established by Article 91 of the Directive 2013/36/EU;
- I) I am able to provide a sufficient time commitment to perform the office in the Company, having taken note of the guidance provided by the Board of Directors in the document on the qualitative and quantitative composition of the Board of Directors.

With regard to situations of ineligibility or incompatibility

 m) no reasons for ineligibility, incompatibility or suspension exist in my regard pursuant to the law, the regulations or the Articles of Associations, and specifically none of the conditions for ineligibility and disqualification envisaged in Article 2382 of the Italian Civil Code and Article 187quater of Legislative Decree 58/1998;

n)	 I am not employed in the public sector, according to and for the effects of Legislative Decree 165/2001, as subsequently amended and supplemented; 			
	□ I am currently employed in the public sector, but I benefit from the exemptions referred to in Legislative Decree 165/2001, as subsequently amended and supplemented, with a view to the possible appointment as member of the Board of Directors;			
	□ I am currently employed in the public sector, according to and for the effects of Legislative Decree 165/2001, as subsequently amended and supplemented, and more precisely I am at			
	(7) and I have requested prior authorization from the Public Authority that employs me to perform the office of member of the Board of Directors or, if such authorization has already been granted, I will submit it to the Company at the earliest opportunity following the appointment;			
o)	□ I have other employment relationships compatible with the position of Director and I have requested, if necessary, the prescribed authorizations or I will present them to the Company at			

Lastly. I declare that

- p) in the attached presentation, I have provided full information on my personal and professional characteristics and on the management, administration and control offices held in other companies, as well as any information useful for assessing my suitability for the office, having taken note of the above-mentioned document on the qualitative and quantitative composition of the Board of Directors;
- q) I have read the information notice referred to in Article 13 of Regulation (EU) 2016/679, provided at the foot of this document, and I accordingly authorize the processing and publication of the above-mentioned data and information on my professional and personal characteristics contained in the curriculum vitae attached:
- r) I authorize the Company to seek confirmation from the relevant Authorities as to the truthfulness and authenticity of my statements, pursuant to and for the purposes of Article 71, paragraph 4, of Presidential Decree 445/2000.

the first occasion following to the appointment.

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⁷ Please enter the office held and the details of Public Authority employer.

I also agree to:

- submit, at the Company's request, the documents needed to confirm the truthfulness of the information declared;
- promptly notify any changes or additions to the personal data, where relevant for the ascertainment of the requirements.

I attach duly signed

- i) an exhaustive information regarding my personal and professional characteristics and management, administration and control offices held in other companies (curriculum vitae);
- ii) the list of the management and control offices currently held in other companies.

Place and date)	
lace and date)	
	(signature)
	(Signature)

INFORMATION NOTICE pursuant to Regulation (EU) 2016/679

Pursuant to Article 13 of Regulation (EU) 2016/679) we inform you that the Personal Data provided fulfilling this form will be processed by Intesa Sanpaolo in its capacity as Data Controller. The acquisition of the personal data is necessary for the application of the banking supervisory provisions concerning the suitability requirements for the office of director of the Bank (Article 26 of the Consolidated Law on Banking and related implementing regulations, the EBA-ESMA Guidelines on the assessment of the suitability of the members of the management body and key function holders, and the ECB Guide to fit and proper assessments for members of the corporate bodies of banks).

Your Personal Data will be processed exclusively for the above purposes using manual, electronic and telematic tools, without prejudice to the possibility of checking its accuracy by contacting the competent authorities. Your Personal Data will be retained suitably safeguarded for a period of time no longer than that necessary to pursuing the abovementioned purposes.

Your Personal Data will be processed by Companies belonging to the Intesa Sanpaolo Group, subsidiaries as well as third parties performing related, instrumental or supporting activities to those performed by Intesa Sanpaolo. Your Personal Data might be communicated to Authorities (e.g. judicial, administrative, etc.) and public information systems established at public administrations. All the abovementioned subjects will process the data in their capacity of Data Controller, Joint Data Controller or Data Processor.

Your Personal Data are processed by the Bank inside the European Union and are not disclosed. If necessary, for technical or operational reasons, the Bank reserves the right to transfer your Personal Data to countries outside the European Union, vis-à-vis the "adequacy" decisions of the European Commission or based on the appropriate safeguards, provided by the country to which the Personal Data shall be transferred, or specific derogations provided by Regulation.

You may, at any time, require access to, rectification or erasure of your Personal Data, as well as exercise all the other rights provided by the Regulation (EU) 2016/679. For more complete and detailed information in this regard, please consult the Intesa Sanpaolo website (www.intesasanpaolo.com).

For any matter related to the processing of your Personal Data and/or if you wish exercise the abovementioned rights, you can contact the Data Protection Officer at the email address dpo@intesasanpaolo.com, at the certified email address privacy@pec.intesasanpaolo.com or, by ordinary mail, at the address Intesa Sanpaolo S.p.A., Piazza San Carlo 156 – 10121 Torino. Should you deem that the processing of your Personal Data takes place in breach of the Regulation and/or the applicable regulations, you may lodge a complaint with the Data Protection Authority or the Judicial Authority.