COURTESY TRANSLATION

FORM OF ADHERENCE SHARE CAPITAL INCREASE OF CDP RETI S.p.A.

						_,	with	1	egistered	office	e in
									(),	Via/	Piazza
							no.			tax	code
				VA	AT no.						
registration	under	the	Companies	R	egister	of					_ no.
			represented	by						, bc	rn in
			(_),	on	_				tax	code
					domicil	ed	fo	r	the	office	in
				_							

WHEREAS:

the extraordinary shareholders' meeting of CDP Reti S.p.A., with registered office in Rome, Via Goito 4, tax code and VAT no. 12084871008 ("CDP Reti" or the "Company"), dated 22 May 2025, has resolved upon a share capital increase for consideration, in divisible form, for maximum Euro 265,999,651.20, of which maximum Euro 4,456.80 to be applied to share capital and maximum Euro 265,995,194.40 to be applied to share premium ("Capital Increase"), through the issuance – after the split of shares approved by the Shareholders' Meeting of the Company on the same date – of maximum aggregate no. 178,272 new shares with no par value, of which maximum no. 105,362 class A shares ("New Shares A"), maximum no. 62,395 class B shares ("New Shares B") and maximum no. 10,515 class C shares ("New Shares C"), having regular dividend right, with the exclusion of the dividends relating to the profits recorded in 2024 financial year, and the same characteristics as the outstanding shares, to be offered in option to the shareholders, pursuant to article 2441 of the Italian civil code,

DECLARES

- 1) to be a shareholder of the Company, owning no. _____ class A shares;
- 2) to have acknowledged the offer in option, pursuant to article 2441 of the Italian civil code, of new shares of the Company ("Offer in Option") whose relevant notice has been filed, pursuant to article 2441, paragraph 2, of the Italian civil code, on 22 May 2025 with the Companies' Register of Rome and made available on the website of the

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	C	Company (https://www.cdp.it/sitointernet/it/cdp_reti.page), and to fully accept
	tl	he conditions, terms and manners thereof and, in particular, that each option right
	('	"Option Right") grants the right to subscribe for no. 0.0275939 New Shares $A^{\scriptscriptstyle 1}$ of the
	C	Company at the price per share of Euro 1,492.10, of which Euro 0.025 to be applied
	to	o share capital and the residual amount to be applied to share premium ("Offer
	P	Price");
3)	to	o aggregately own no Option Rights, which entitle to the
	S	subscription of the New Shares A deriving from the Capital Increase;
1)	to	o have received this form by which it
		EXERCISES
	no	o Option Rights in order to subscribe no New
	Sh	ares A for a price of Euro 1,492.10 per share, of which Euro 0.025 to be applied to
	sh	are capital and the residual amount to be applied to share premium, for an aggregate
	CO	untervalue of Euro ("Option Right
	Ex	xercise") ² .
		REQUESTS TO PURCHASE IN PRE-EMPTION
	-	pursuant to article 2441, paragraph 3 of the Italian civil code, maximum no.
		New Shares B that may remain unopted by the holders of class B
		New Shares B that may remain unopted by the holders of class B shares at the end of the Offer Period (as defined in the Offer in Option), for an
		· · · · · · · · · · · · · · · · · · ·
		shares at the end of the Offer Period (as defined in the Offer in Option), for an
	-	shares at the end of the Offer Period (as defined in the Offer in Option), for an aggregate maximum countervalue of Euro
	-	shares at the end of the Offer Period (as defined in the Offer in Option), for an aggregate maximum countervalue of Euro
	-	shares at the end of the Offer Period (as defined in the Offer in Option), for an aggregate maximum countervalue of Euro
	-	shares at the end of the Offer Period (as defined in the Offer in Option), for an aggregate maximum countervalue of Euro
	-	shares at the end of the Offer Period (as defined in the Offer in Option), for an aggregate maximum countervalue of Euro
	-	shares at the end of the Offer Period (as defined in the Offer in Option), for an aggregate maximum countervalue of Euro

UNDERTAKES TO PAY

¹ In case, after the exercise of the option rights by a shareholder, the latter is entitled to receive a non-integer number of New Shares A, such shareholder shall have the right to subscribe for New Shares A up to the integer number rounded to the closest unit.

 $^{^2}$ The countervalue is equal to the product of: (a) the subscription price of each New Share A (i.e. Euro 1,492.10) and (b) the number of subscribed New Shares A.

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the countervalue for the purchase of the New Shares A subscribed in option, fully and upon signing of this form of adherence on the following account:

➤ Titleholder: CDP Reti S.p.A.;

➤ BIC/SWIFT: UNCRITMMMCS

➤ IBAN: IT35R0200805351000104828156, as well as

the countervalue for the purchase of the New Shares B and/or New Shares C requested in pre-emption, or the lower countervalue in case, respectively, (i) the New Shares B requested in pre-emption are more than those remained unopted by the holders of class B shares, (ii) the New Shares C requested in pre-emption are more than those not subject of pre-emption by entitled holders of class C shares, as it will be notified by CDP Reti according to the Offer in Option, fully and within the Shareholders A Pre-Emption Period (as defined in the notice of Offer in Option) on the following account:

➤ Titleholder: CDP Reti S.p.A.;

➤ BIC/SWIFT: UNCRITMMMCS

➤ IBAN: IT35R0200805351000104828156

DECLARES TO BE AWARE THAT

- the adherence to the Offer in Option by undersigning this form is irrevocable;

- any irregularity of the undersigning of this form of adherence shall result in the voidance thereof.

CONFIRMS

under its responsibility, for all intents and purposes of law, the correctness of the data contained in this form of adherence.

Place and date]
Signature of the adhering shareholder]