

TO THE MANDATORY TENDER OFFER

Pursuant to Articles 102 and seq. Of the Legislative Decree no. 58 of 24 February 1998, as subsequently amended and integrated (the "Offer") launched by Honeywell II S.r.l. (the "Bidder") on up to 30,760,000 shares of Civitanavi Systems S.p.A. (the "Issuer")

To the Appointed Intermed	liary _									
The undersigned (name, s				1 00	,Tax code / VAT No		, born in		, on,	
					, address of which the undersigned guarar			ordinary shares of any liens of any k		
Capitalized terms not othe	rwise o	defined in this accep	tance form hav	e the same meaning ascr	ribed to them in the offer docum	ent prepared for the purpose	es of the Offer (the "Offer Do	ocument").		
DECLARES	at th of C	e registered office of oordinating the Col	of the Bidder (C lection of the A	Cologno Monzese, Milan acceptances (Milano, Pia	Offer, including the Price to be p no, Via Alessandro Volta no. 16, zza Gae Aulenti No. 4, Tower C Agent (www.morrowsodali-tran	, the registered office of the and of the Appointed Intern	Issuer (Pedaso (FM), Via de	l Progresso No. 5), at the	Intermediary in Charge	
ACCEPTS	irrev	will be transferre are deposited wit	ited with you o d to the above- h you currently	on the securities account mentioned account as a with the signing of this	result of a stock exchange settler	ment;	in the name of :oosit Intermediary relating to	such Shares.		
AUTHORIZES	the r	egistration of the ab	ove Shares in	a temporary account with	h you, restricted for the purpose	of this Offer, if applicable.				
CONSENTS	beha	the the transfer to the Bidder of the Shares registered in the above temporary account, granting hereby to you an irrevocable mandate to perform directly or indirectly in the name and on all for the undersigned all the necessary formalities required for the transfer of the Shares to the Bidder. All of the above upon payment of the Price at the Payment Date or at the Payment Date upon appletion of the Reopening of Terms, in the event of the possible Reopening of Terms, as specified in the Offer Document.								
DECLARES		cept henceforth the cancellation of the transaction in the event of irregularities in the data contained in this Acceptance Form as a result of the verifications and controls performed after delivery of hares.								
ACKNOWLEDGES	1. 2. 3. 4. 5. 6. 7. 8. 9.	that the Tender P of Terms may oct that the Bidder w that pursuant to the Tender Perioc laws and regulati that the Price is i limitation, the IR date in which the that the acceptance Form and deliver that the risk that Acceptances by t may delay the tra that for the perio Reopening of Tet that the Offer sha other event, the C	eriod has begui cur on the follo ill pay a Price e ne Offer Docund i ons. The above ntended net of AP) or the subs Shares are tence of the Offer i said Acceptam the Deposit Inthe last day of t nsfer of the Pri d between the rms, the Adher ull be effective	n at 8.30 AM CET on 27 wing Trading Days: 29, equal to Euro 6.17 (six p nent payment of the Pric n compliance with the a -mentioned payment is c any stamp taxes, inasmitiute tax on capital gain dered and the Payment E through this Acceptance ce Form to any of the A germediary may not deli- he Tender Period, or, if ce to the Adherents shall date in which the Share ents to the Offer may exc only upon fulfilment of be effective and the Shar	rejudice to the possibility to according to the possibility to according to the possibility to according to the possibility and 2 August 202 oint seventeen) per each Share to shall occur on 26 July 2024, it policable laws and regulations, to conditioned upon the execution out has they are due, expenses, fifther of the possible Payment Da Form may also be executed before the possible Payment Da Form may also be executed before the Adherent of the possibility of the	PM CET on 19 July 2024 (r 4 as explained and detailed endered to the Offer: 2. the fifth Trading Day folk inless the Reopening of Ter for the required formalities in eses, commissions which sha of the Adherents and no inter e upon Completion of the R er or any of the Deposit Interr ventually, not deposit the S the last day of the possible ents; Date, or, in the event of the trate rights relating to the Sl ng waiver thereof by the Bi-	references included), unless the in Section F, Paragraph F.1 of the powing the end of the Tender P ms occurs and unless the Off of order to transfer the Shares to all remain in charge for the B rest shall be paid on the Price depening of Terms; nendiaries on behalf of the Adl thares with the Intermediary in Reopening of Terms, and that have the properties of the Price to the Price of the Pric	the Tender Period is extend for the Offer Document. Teriod as explained in the Cer is amended in complia on the Bidder; didder. Conversely, any tafor each Share tendered to the erents, which shall counter in Charge of Coordinating to the Deposit Intermediar, ms, the Payment Date up to womership of said Adher, Paragraph A.1 of the Off.	Offer Document, unless nee with the applicable axes (including, without o the Offer between the ersign the Acceptance at the Collection of the y may not transfer, or son Completion of the rents; and ffer Document. In any	
AUTHORIZES	this	this Appointed Intermediary/Deposit Intermediary, with reference to the Shares tendered to the Offer, to directly or indirectly settle the Price by means of:								
	(a)	crediting on	the bank	account no.		,	IBAN		, at	
	(b)			Shares tend ck in the name of 17 (six point seventeen)	, in the name of ered to the Offer for Euro 6.17 (, of E	six point seventeen) each; o	r, alternatively			
DECLARES	 2. 3. 	(or directed to "Uthan Italy in which any communicatifacility of any fin not to have received which the Offer in network and/or a regulated market	J.S. Persons" as the offer is a con means or na ancial intermed wed and/or sent is not permitted ny other means in the Exclude the Excluded Co	s defined pursuant to the not permitted in the abse ational or international t diaries of the Excluded C copies or originals of the in the absence of the ar s or tool (including, with d Countries; and	all the holders of the Shares, an U.S. Securities Act dated 1933 ence of the authorization by the rade means of the Excluded Coountries, nor in any other way vis Acceptance Form, the Offer uthorization by the competent a nout limitation, postal network, which the Offer is not permitted.	as subsequently amended as competent authorities or oil untries (including, without whatsoever (for further infor Document and/or of any oth uthorities and not to have o ax, telex, email, phone and	nd integrated), Čanada, Japan ner requirements from the Bic limitation, postal network, fa mation please refer to Section er document connected with therwise used, directly or ind internet), or any national or i	or Australia as well as an dder (the "Excluded Coun tx, email, phone and inter is F, Paragraph F.4, of the C the Offer from or to the F irectly, in connection with international trade means	y other Country other ntries"), nor by using met), nor through any Offer Document); Excluded Countries in h the Offer, the postal or the services of any	
through the use of compu- processed, as autonomou. Acceptances (UniCredit I represent the legal basis l of such request.	iter and s Data Bank G egitimi re-ment	d telematic procedu Controllers, each f mbh, Milan Branch zing the related pro tioned processing, t	ures, for the ne for the purpose. (a), the Bidder, to (cessing. The p (he relevant dat	eds directly related and s connected with and in: the Deposit Intermediari rovision of personal dat ta subject may exercise o	EDPR"), Adherents to the Offer il instrumental to the Offer (coli strumental to its role in the tran ies and the companies identifica a is necessary in order to execu all the rights expressly attributed	ection of the acceptances, saction by the Appointed In by them that carry out fund te this request and, therefor	verification of their complian termediaries, the Intermedia ctional or support activities a e, failure to provide even par	nce and allocation thereo ry in Charge of Coordina s necessary for the transa rt of the same shall determ	of). Personal data will be uting the Collection of the action. The relevant needs nine the non-admissibility	
Place,	date									
				The Adheren	at or its representative		Stamp and signature	e of the Appointed Interme	ediary	
(a) to be the depositor (b) to perform the re	ory of tl quired	ne above-mentioned formalities to trans	Shares as the s fer the Shares t	subject matter of this Ac	harge of Coordinating the Colle	·	. ,	p.A., by and no later than	n the end of the Tender	

Sheet no. 1 – Copy for the Intermediary in Charge of Coordinating the Collection of the Acceptances



TO THE MANDATORY TENDER OFFER

Pursuant to Articles 102 and seq. Of the Legislative Decree no. 58 of 24 February 1998, as subsequently amended and integrated (the "Offer") launched by Honeywell II S.r.l. (the "Bidder") on up to 30,760,000 shares of Civitanavi Systems S.p.A. (the "Issuer")

he undersigned (name, s	surname or company name), residing in / with registered office at	,Tax code / VAT No	, born in	, on,				
tizenship / nationality _ Shares") (ISIN Code: I ature, <i>in rem</i> or personal	T0005466153), with no par value, regular entitlement and freel	, address y transferable, of which the undersigned	, ZIP Code , holding No. guarantees the full ownership and availability, as well as the	ordinary shares of the Issuer absence of any liens of any kind an				
apitalized terms not other	erwise defined in this acceptance form have the same meaning as	scribed to them in the offer document pre	pared for the purposes of the Offer (the "Offer Document").					
DECLARES	at the registered office of the Bidder (Cologno Monzese, Mila	ano, Via Alessandro Volta no. 16), the re iazza Gae Aulenti No. 4, Tower C) and of	each Share tendered to the Offer, as explained in the Offer Do gistered office of the Issuer (Pedaso (FM), Via del Progresso N the Appointed Intermediaries as specified in the Offer Docume is.com).	No. 5), at the Intermediary in Charge				
ACCEPTS	irrevocably and unconditionally this Offer for no are already deposited with you on the securities accour will be transferred to the above-mentioned account as a are deposited with you currently with the signing of the will be transferred to/deposited with you timely, due to	nt no a result of a stock exchange settlement; is Acceptance Form; and	in the name of :in below, by the Deposit Intermediary relating to such Shares.	;				
AUTHORIZES	the registration of the above Shares in a temporary account w	ith you, restricted for the purposes of this	Offer, if applicable.					
CONSENTS	henceforth with the transfer to the Bidder of the Shares registered in the above temporary account, granting hereby to you an irrevocable mandate to perform directly or indirectly in the name and of behalf of the undersigned all the necessary formalities required for the transfer of the Shares to the Bidder. All of the above upon payment of the Price at the Payment Date or at the Payment Date upon Completion of the Reopening of Terms, in the event of the possible Reopening of Terms, as specified in the Offer Document.							
DECLARES	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 verifications and controls performed after delivery on the Shares.							
ACKNOWLEDGES	 that the Tender Period has begun at 8.30 AM CET on 2 of Terms may occur on the following Trading Days: 25 that the Bidder will pay a Price equal to Euro 6.17 (six 4. that the Bidder will pay a Price equal to Euro 6.17 (six 4. that pursuant to the Offer Document payment of the Price Tender Period is extended in compliance with the laws and regulations. The above-mentioned payment is 5. that the Price is intended net of any stamp taxes, inast limitation, the IRAP) or the substitute tax on capital ga date in which the Shares are tendered and the Payment 6. that the acceptance of the Offer through this Acceptance Form and deliver said Acceptance Form to any of the Athat the risk that the Deposit Intermediary may not de Acceptances by the last day of the Tender Period, or, may delay the transfer of the Price to the Adherents she that for the period between the date in which the Sha Reopening of Terms, the Adherents to the Offer may e 9. 	27 May 2024 and will end at 5.30 PM CE 6, 30, 31 July, 1 and 2 August 2024 as expoint seventeen) per each Share tenderecice shall occur on 26 July 2024, i.e. the fi applicable laws and regulations, unless t conditioned upon the execution of the rounch as they are due, expenses, fees, coin, if due, shall remain in charge of the A Date or the possible Payment Date upone Form may also be executed before any Appointed Intermediaries; liver the Acceptance Form and, eventual if applicable, by and no later than the las all be entirely borne by the Adherents; res are tendered and the Payment Date, xercise economic rights and corporate right for the Offer Conditions, or following wait arest tendered to the Offer shall remain a	fth Trading Day following the end of the Tender Period as expl he Reopening of Terms occurs and unless the Offer is amende equired formalities in order to transfer the Shares to the Bidder. mmissions which shall remain in charge for the Bidder. Conv dherents and no interest shall be paid on the Price for each Sha	riod is extended, and that Reopening ocument. lained in the Offer Document, unless di in compliance with the applicable is resely, any taxes (including, without are tendered to the Offer between the shall countersign the Acceptance Coordinating the Collection of the t Intermediary may not transfer, or ment Date upon Completion of the of said Adherents; and A.1 of the Offer Document. In any				
AUTHORIZES	this Appointed Intermediary/Deposit Intermediary, with reference to the Shares tendered to the Offer, to directly or indirectly settle the Price by means of:							
	(a) crediting on the bank account no.		, IBAN, of Euro	, at				
			, of Euro nt seventeen) each; or, alternatively , representing the Price for no					
DECLARES	(or directed to "U.S. Persons" as defined pursuant to than Italy in which the Offer is not permitted in the ab any communication means or national or international facility of any financial intermediaries of the Excluded 2. not to have received and/or sent copies or originals of which the Offer is not permitted in the absence of the network and/or any other means or tool (including, wiregulated market in the Excluded Countries; and 3. to be outside of the Excluded Countries as Countries in	to all the holders of the Shares, and is being U.S. Securities Act dated 1933 as subspace of the authorization by the compet I trade means of the Excluded Countries, nor in any other way whatsoe this Acceptance Form, the Offer Docum authorization by the competent authoritithout limitation, postal network, fax, tele	ng promoted in Italy and is not being promoted nor disseminat equently amended and integrated), Canada, Japan or Australia ent authorities or other requirements from the Bidder (the "Es (including, without limitation, postal network, fax, email, ph wer (for further information please refer to Section F, Paragrap ent and/or of any other document connected with the Offer fre es and not to have otherwise used, directly or indirectly, in co ex, email, phone and internet), or any national or international absence of the authorization by the competent authorities at the	as well as any other Country other kcluded Countries"), nor by using one and internet), nor through any h F.4, of the Offer Document); om or to the Excluded Countries in nnection with the Offer, the postal trade means or the services of any				
rough the use of comporcessed, as autonomou cceptances (UniCredit I present the legal basis l f such request. Vith reference to the afor	Acceptance Form. The General Data Protection Regulation (EU) 2016/679 (the "uter and telematic procedures, for the needs directly related at st Data Controllers, each for the purposes connected with and it Bank Gmbh, Milan Branch), the Bidder, the Deposit Intermedia legitimizing the related processing. The provision of personal dire-mentioned processing, the relevant data subject may exercise 1154 Milan, e-mail: privacy, unicreditbankag, uc@unicredit.eu.	nd instrumental to the Offer (collection instrumental to its role in the transaction tries and the companies identified by the ata is necessary in order to execute this t	of the acceptances, verification of their compliance and allo by the Appointed Intermediaries, the Intermediary in Charge m that carry out functional or support activities as necessary f request and, therefore, failure to provide even part of the same	cation thereof). Personal data will be of Coordinating the Collection of the for the transaction. The relevant need es shall determine the non-admissibility				
Place,	date							
	The Adhere	ent or its representative	Stamp and signature of the Appo	pinted Intermediary				
(a) to be the deposite(b) to perform the re	iary with which this Acceptance Form has been deposited de- ory of the above-mentioned Shares as the subject matter of this A equired formalities to transfer the Shares to the Intermediary in tended), or by and no later than the end of the possible Reopenir	clares, at the time of presentation by th Acceptance Form; Charge of Coordinating the Collection o	e Adherent and under its own responsibility:	·				



TO THE MANDATORY TENDER OFFER

Pursuant to Articles 102 and seq. Of the Legislative Decree no. 58 of 24 February 1998, as subsequently amended and integrated (the "Offer") launched by Honeywell II S.r.l. (the "Bidder") on up to 30,760,000 shares of Civitanavi Systems S.p.A. (the "Issuer")

azensinp / nadolianty _	surname or company name)	,Tax code / VAT No	, born in, holding No	ordinary charge of the Iconor				
ature, in rem or persona	IT0005466153), with no par value, regular	red office at, address, address, remittlement and freely transferable, of which the undersigned	. ZIP Code, holding No, bed guarantees the full ownership and availability, as well as the a	absence of any liens of any kind an				
apitalized terms not oth	erwise defined in this acceptance form have	e the same meaning ascribed to them in the offer document p	repared for the purposes of the Offer (the "Offer Document").					
DECLARES	at the registered office of the Bidder (C of Coordinating the Collection of the Ad	Cologno Monzese, Milano, Via Alessandro Volta no. 16), the	er each Share tendered to the Offer, as explained in the Offer Doc registered office of the Issuer (Pedaso (FM), Via del Progresso N of the Appointed Intermediaries as specified in the Offer Documer ons.com).	o. 5), at the Intermediary in Charge				
ACCEPTS	 are deposited with you currently 	on the securities account no	in the name of :rein below, by the Deposit Intermediary relating to such Shares.	;				
AUTHORIZES	•	a temporary account with you, restricted for the purposes of the						
CONSENTS	henceforth with the transfer to the Bidder of the Shares registered in the above temporary account, granting hereby to you an irrevocable mandate to perform directly or indirectly in the name and on behalf of the undersigned all the necessary formalities required for the transfer of the Shares to the Bidder. All of the above upon payment of the Price at the Payment Date or at the Payment Date upon Completion of the Reopening of Terms, in the event of the possible Reopening of Terms, as specified in the Offer Document.							
DECLARES	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 verifications and controls performed after delivery of the Shares.							
ACKNOWLEDGES	 that the acceptance to the Offer is irrevocable, without prejudice to the possibility to accept any competing offers, pursuant to the applicable laws and regulations; that the Tender Period has begun at 8.30 AM CET on 27 May 2024 and will end at 5.30 PM CET on 19 July 2024 (references included), unless the Tender Period is extended, and that Reopenir of Terms may occur on the following Trading Days: 29, 30, 31 July, 1 and 2 August 2024 as explained and detailed in Section F, Paragraph F.1 of the Offer Document. that the Bidder will pay a Price equal to Euro 6.17 (six point seventeen) per each Share tendered to the Offer: that pursuant to the Offer Document payment of the Price shall occur on 26 July 2024, i.e. the fifth Trading Day following the end of the Tender Period as explained in the Offer Document, unle the Tender Period is extended in compliance with the applicable laws and regulations. The above-mentioned payment is conditioned upon the execution of the required formalities in order to transfer the Shares to the Bidder; that the Price is intended net of any stamp taxes, inasmuch as they are due, expenses, fees, commissions which shall remain in charge for the Bidder. Conversely, any taxes (including, witho limitation, the IRAP) or the substitute tax on capital gain, if due, shall remain in charge of the Adherents and no interest shall be paid on the Price for each Share tendered to the Offer between the date in which the Shares are tendered and the Payment Date upon Completion of the Reopening of Terms; that the acceptance of the Offer through this Acceptance Form may also be executed before any of the Deposit Intermediaries on behalf of the Adherents, which shall countersign the Acceptance Form and deliver said Acceptance Form to any of the Appointed Intermediaries; that the risk that the Deposit Intermediary may not deliver the Acceptance Form and, eventually, not deposit the Shares with the Intermediary in Cha							
AUTHORIZES	this Appointed Intermediary/Deposit Intermediary, with reference to the Shares tendered to the Offer, to directly or indirectly settle the Price by means of:							
	(a) crediting on the bank	account no in the name of	, IBAN, of Euro	, at				
		Shares tendered to the Offer for Euro 6.17 (six po	oint seventeen) each; or, alternatively, representing the Price for no					
	Price for no. (b) a non-transferable cashier's checked tendered to the Offer for Euro 6.	17 (six point seventeen) each.						
DECLARES	1. to be aware that the Offer is directed to the Offer for Euro 6. 1. to be aware that the Offer is directed to "U.S. Persons" as than Italy in which the Offer is non-communication means or not facility of any financial intermed 2. not to have received and/or sent which the Offer is not permitted network and/or any other means regulated market in the Excluded.	cted, on equal terms, to all the holders of the Shares, and is be defined pursuant to the U.S. Securities Act dated 1933 as sulmot permitted in the absence of the authorization by the compational or international trade means of the Excluded Countries are in any other way whats copies or originals of this Acceptance Form, the Offer Docu in the absence of the authorization by the competent author or or tool (including, without limitation, postal network, fax, to d Countries; and	eing promoted in Italy and is not being promoted nor disseminate osequently amended and integrated), Canada, Japan or Australia a tetent authorities or other requirements from the Bidder (the "Ex es (including, without limitation, postal network, fax, email, pho bever (for further information please refer to Section F, Paragraph ment and/or of any other document connected with the Offer frost ties and not to have otherwise used, directly or indirectly, in cordex, email, phone and internet), or any national or international the absence of the authorization by the competent authorities at the	as well as any other Country other cluded Countries"), nor by using one and internet), nor through any i.F.4, of the Offer Document); m or to the Excluded Countries in intection with the Offer, the postal trade means or the services of any				
cursuant to Article 13 o prough the use of comp rocessed, as autonomo cceptances (UniCredit epresent the legal basis f such request. Vith reference to the afo	(b) a non-transferable cashier's checken tendered to the Offer for Euro 6. 1. to be aware that the Offer is directed to "U.S. Persons" as than Italy in which the Offer is any communication means or na facility of any financial intermed 2. not to have received and/or sent which the Offer is not permitted network and/or any other means regulated market in the Excluded 3. to be outside of the Excluded Co Acceptance Form. If the General Data Protection Regulation unter and telematic procedures, for the news Data Controllers, each for the purposes Bank Gmbh, Milan Branch), the Bidder, the legitimizing the related processing. The present the controllers is the processing.	cted, on equal terms, to all the holders of the Shares, and is be defined pursuant to the U.S. Securities Act dated 1933 as sulpot permitted in the absence of the authorization by the compational or international trade means of the Excluded Countries, nor in any other way whats copies or originals of this Acceptance Form, the Offer Docu I in the absence of the authorization by the competent authors or tool (including, without limitation, postal network, fax, to dountries; and puntries as Countries in which the Offer is not permitted in the (EU) 2016/679 (the "GDPR"), Adherents to the Offer are I eds directly related and instrumental to the Offer (collections connected with and instrumental to its role in the transaction the Deposit Intermediaries and the companies identified by the rovision of personal data is necessary in order to execute this as subject may exercise all the rights expressly attributed und	osequently amended and integrated), Čanada, Japan or Australia a etent authorities or other requirements from the Bidder (the "Exc se (including, without limitation, postal network, fax, email, pho bever (for further information please refer to Section F, Paragraph ment and/or of any other document connected with the Offer fron tites and not to have otherwise used, directly or indirectly, in cor elex, email, phone and internet), or any national or international t	as well as any other Country other cluded Countries"), nor by using one and internet), nor through any at F.4, of the Offer Document); mrot to the Excluded Countries in nection with the Offer, the postal trade means or the services of any et time of delivering or signing this as request will be processed, including action thereof). Personal data will the of Coordinating the Collection of the transaction. The relevant needs shall determine the non-admissibility.				
cursuant to Article 13 o prough the use of comp rocessed, as autonomo cceptances (UniCredit epresent the legal basis f such request. Vith reference to the afo	(b) a non-transferable cashier's checkendered to the Offer for Euro 6. 1. to be aware that the Offer is directed to "U.S. Persons" as than Italy in which the Offer is any communication means or not facility of any financial intermed 2. not to have received and/or sent which the Offer is not permitted network and/or any other means regulated market in the Excluded 3. to be outside of the Excluded Conceptance Form. If the General Data Protection Regulation that the delematic procedures, for the new the substantial of the purposes Bank Gmbh, Milan Branch), the Bidder, the legitimizing the related processing. The prove-mentioned processing, the relevant data 20154 Milan, e-mail: privacy.unicreditbank	cted, on equal terms, to all the holders of the Shares, and is be defined pursuant to the U.S. Securities Act dated 1933 as sulpot permitted in the absence of the authorization by the compational or international trade means of the Excluded Countries, nor in any other way whats copies or originals of this Acceptance Form, the Offer Docu I in the absence of the authorization by the competent authors or tool (including, without limitation, postal network, fax, to dountries; and puntries as Countries in which the Offer is not permitted in the (EU) 2016/679 (the "GDPR"), Adherents to the Offer are I eds directly related and instrumental to the Offer (collections connected with and instrumental to its role in the transaction the Deposit Intermediaries and the companies identified by the rovision of personal data is necessary in order to execute this as subject may exercise all the rights expressly attributed und	osequently amended and integrated), Čanada, Japan or Australia is etent authorities or other requirements from the Bidder (the "Exes (including, without limitation, postal network, fax, email, photover (for further information please refer to Section F, Paragraphment and/or of any other document connected with the Offer froities and not to have otherwise used, directly or indirectly, in cordex, email, phone and internet), or any national or international the absence of the authorization by the competent authorities at the internet of the acceptances, verification of their compliance and allow on by the Appointed Intermediaries, the Intermediary in Charge em that carry out functional or support activities as necessary for a request and, therefore, failure to provide even part of the same	as well as any other Country other cluded Countries"), nor by using one and internet), nor through any at F.4, of the Offer Document); mrot to the Excluded Countries in nection with the Offer, the postal trade means or the services of any et time of delivering or signing this as request will be processed, including action thereof). Personal data will the of Coordinating the Collection of the transaction. The relevant needs shall determine the non-admissibility.				

to be the depository of the above-mentionined shades as the studyed material in a Company of the Acceptance of the Acceptances exclusively via Monte Titoli S.p.A., by and no later than the end of the Tender Period (unless extended), or by and no later than the end of the possible Reopening of Terms.



TO THE MANDATORY TENDER OFFER

Pursuant to Articles 102 and seq. Of the Legislative Decree no. 58 of 24 February 1998, as subsequently amended and integrated (the "Offer") launched by Honeywell II S.r.l. (the "Bidder") on up to 30,760,000 shares of Civitanavi Systems S.p.A. (the "Issuer")

The undersigned (name, s.		.Tax code / VAT No.	, born in	. on		
itizenship / nationality "Shares") (ISIN Code: I'	urname or company name), residing in / with registered office at T0005466153), with no par value, regular entitlement and freel	, address	, ZIP Code, holding No	ordinary shares of the Issuer		
ature, in rem or personal.		y transferable, of which the undersigned guaran	tees the full ownership and availability, as well as the absen	ice of any nens of any kind an		
Capitalized terms not othe	erwise defined in this acceptance form have the same meaning as	scribed to them in the offer document prepared for	or the purposes of the Offer (the "Offer Document").			
DECLARES	to be aware of all the conditions, terms and modalities of the at the registered office of the Bidder (Cologno Monzese, Milo of Coordinating the Collection of the Acceptances (Milano, Pof the Issuer (www.civitanavi.com) and the Global Information	ano, Via Alessandro Volta no. 16), the registered iazza Gae Aulenti No. 4, Tower C) and of the Ap	office of the Issuer (Pedaso (FM), Via del Progresso No. 5), pointed Intermediaries as specified in the Offer Document, as	, at the Intermediary in Charge		
ACCEPTS	irrevocably and unconditionally this Offer for no. are already deposited with you on the securities accour will be transferred to the above-mentioned account as a are deposited with you currently with the signing of thi	nt noa result of a stock exchange settlement; is Acceptance Form; and	in the name of :, w. by the Deposit Intermediary relating to such Shares.	_;		
AUTHORIZES	the registration of the above Shares in a temporary account w					
CONSENTS	henceforth with the transfer to the Bidder of the Shares registered in the above temporary account, granting hereby to you an irrevocable mandate to perform directly or indirectly in the name and on behalf of the undersigned all the necessary formalities required for the transfer of the Shares to the Bidder. All of the above upon payment of the Price at the Payment Date or at the Payment Date upon Completion of the Reopening of Terms, in the event of the possible Reopening of Terms, as specified in the Offer Document.					
DECLARES	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 verifications and controls performed after delivery of the Shares.					
ACKNOWLEDGES	that the acceptance to the Offer is irrevocable, without prejudice to the possibility to accept any competing offers, pursuant to the applicable laws and regulations; that the Tender Period has begun at 8.30 AM CET on 27 May 2024 and will end at 5.30 PM CET on 19 July 2024 (references included), unless the Tender Period is extended, and that Reopenin of Terms may occur on the following Trading Days: 29, 30, 31 July, 1 and 2 August 2024 as explained and detailed in Section F, Paragraph F.1 of the Offer Document. that the Bidder will pay a Price equal to Euro 6.17 (six point seventeen) per each Share tendered to the Offer: that pursuant to the Offer Document payment of the Price shall occur on 26 July 2024, i.e. the fifth Trading Day following the end of the Tender Period as explained in the Offer Document, unless the Tender Period is extended in compliance with the applicable laws and regulations. The above-mentioned payment is conditioned upon the execution of the required formalities in order to transfer the Shares to the Bidder. that the Price is intended net of any stamp taxes, inasmuch as they are due, expenses, fees, commissions which shall remain in charge for the Bidder. Conversely, any taxes (including, without limitation, the IRAP) or the substitute tax on capital gain, if due, shall remain in charge of the Adherents and no interest shall be paid on the Price for each Share tendered to the Offer between the date in which the Shares are tendered and the Payment Date or the possible Payment Date upon Completion of the Reopening of Terms; that the risk that the Deposit Intermediary may not deliver the Acceptance Form and deliver said Acceptance Form to any of the Appointed Intermediaries; that for the period between the date in which the Shares are tendered and the Payment Date, or, in the event of the possible Reopening of Terms, the Payment Date upon Completion of the Acceptances by the last day of the Tender Period, or, if applicable, by and no later than the last day of the possible Reopening of					
AUTHORIZES	this Appointed Intermediary/Deposit Intermediary, with refer					
	(a) crediting on the bank account no	in the name of	, IBAN, of Euro	, at		
		, of Euro	teen) each; or, alternatively, representing the Price for no			
DECLARES	(or directed to "U.S. Persons" as defined pursuant to than Italy in which the Offer is not permitted in the ab any communication means or national or international facility of any financial intermediaries of the Excluded 2. not to have received and/or sent copies or originals of which the Offer is not permitted in the absence of the network and/or any other means or tool (including, wiregulated market in the Excluded Countries; and	ne U.S. Securities Act dated 1933 as subsequently sence of the authorization by the competent authorization by the competent authorization that the trade means of the Excluded Countries, includ Countries, nor in any other way whatsoever (for this Acceptance Form, the Offer Document and authorization by the competent authorities and rithout limitation, postal network, fax, telex, emails.	noted in Italy and is not being promoted nor disseminated in y amended and integrated), Canada, Japan or Australia as we norities or other requirements from the Bidder (the "Excluding, without limitation, postal network, fax, email, phone ar further information please refer to Section F, Paragraph F.4, for of any other document connected with the Offer from or not to have otherwise used, directly or indirectly, in connecti, phone and internet), or any national or international trade of the authorization by the competent authorities at the time	Il as any other Country other cd Countries"), nor by using ad internet), nor through any of the Offer Document); to the Excluded Countries in ion with the Offer, the postal means or the services of any		
hrough the use of compu processed, as autonomou. Acceptances (UniCredit I epresent the legal basis l of such request. With reference to the afor	the General Data Protection Regulation (EU) 2016/679 (the " tter and telematic procedures, for the needs directly related as is Data Controllers, each for the purposes connected with and is Bank Gmbh, Milan Branch), the Bidder, the Deposit Intermedia legitimizing the related processing. The provision of personal di- re-mentioned processing, the relevant data subject may exercise 154 Milan, e-mail: privacy.unicreditbankag.uc@unicredit.eu.	nd instrumental to the Offer (collection of the a instrumental to its role in the transaction by the uries and the companies identified by them that c ata is necessary in order to execute this request	cceptances, verification of their compliance and allocation Appointed Intermediaries, the Intermediary in Charge of Co arry out functional or support activities as necessary for the and, therefore, failure to provide even part of the same shall	thereof). Personal data will be pordinating the Collection of the transaction. The relevant needs determine the non-admissibility		
Place, o	date					
,		ent or its representative	Stamp and signature of the Appointed	Intermediary		
(a) to be the deposito	ary with which this Acceptance Form has been deposited dec ary of the above-mentioned Shares as the subject matter of this A covined formulation to transfer the Shares to the Laternelium; in	clares, at the time of presentation by the Adhe Acceptance Form;	rent and under its own responsibility:	·		

(b) to perform the required formalities to transfer the Shares to the Intermediary in Charge of Coordinating the Collection of the Acceptances exclusively via Monte Titoli S.p.A., by and no later than the end of the Tender Period (unless extended), or by and no later than the end of the possible Reopening of Terms.