ACCEPTANCE FORM NO			
	ACCEPTA	NICE EODM NO	

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 (<i>name</i> , socitizenship / nationality (" Shares ") (ISIN Code: I'nature, <i>in rem</i> or personal.	urname T00054	e or company name , residing i 466153), with no pa) in / with register ar value, regular	ed office at entitlement and free	,Tax code / VAT No , address lly transferable, of which th	e undersigned guarant	, ZIP Code, ees the full ownership	born in, holding No and availability, as well	ordinar as the absence of any	y shares of the Issuer
Capitalized terms not othe	rwise o	lefined in this accep	otance form have	the same meaning a	scribed to them in the offer	document prepared for	the purposes of the O	ffer (the "Offer Docume	nt").	
DECLARES	at th of C	e registered office of oordinating the Col	of the Bidder (Co lection of the Ac	ologno Monzese, Mi ceptances (Milano, I	e Offer, including the Price than, Via Alessandro Volta Piazza Gae Aulenti No. 4, Toon Agent (www.morrowsodo	no. 16), the registered ower C) and of the App	office of the Issuer (Pe	edaso (FM), Via del Progr	resso No. 5), at the In	termediary in Charge
ACCEPTS		are already depos will be transferre are deposited wit	sited with you on d to the above-m h you currently	with the signing of th	Shares that: nt no a result of a stock exchange is Acceptance Form; and o the engagement expressly	settlement;		name of :		
AUTHORIZES	the 1	egistration of the al	bove Shares in a	temporary account v	vith you, restricted for the p	urposes of this Offer, i	f applicable.			
CONSENTS	beha	of the undersigned	ed all the necessa	ary formalities requir	stered in the above tempora red for the transfer of the Sh ossible Reopening of Terms	ares to the Bidder. All	of the above upon pay			
DECLARES		ccept henceforth the Shares.	e cancellation of	the transaction in the	e event of irregularities in th	e data contained in thi	s Acceptance Form as	a result of the verification	ns and controls perfor	med after delivery of
ACKNOWLEDGES	1. 2. 3. 4. 5. 6. 7. 8. 9.	that the Tender P of Terms may ot that the Bidder w that pursuant to the Tender Perio laws and regulati that the Price is i limitation, the IR date in which the that the acceptanter of the the trip that the risk that Acceptances by the may delay the traction of Tethat the Offer shadother event, the Opay following the Captaner of Tethat the Offer shadother event, the Opay following the content of the traction of the captaner of	reiod has begun cur on the follow ill pay a Price et he Offer Documd is extended in ons. The above-intended net of a AP) or the substitute of the Offer the said Acceptance of the Offer the said Acceptance the Deposit International payments of the Price do between the distribute of the Price do Britania and the price of the Price do Britania and the Price	at 8.30 AM CET on ving Trading Days: 2 yual to Euro 6.17 (sient payment of the P compliance with the mentioned payment inly stamp taxes, inastitute tax on capital gread and the Paymen trough this Acceptan e Form to any of the rmediary may not de Tender Period, or, e to the Adherents slate in which the Shats to the Offer may nly upon fulfilment e effective and the S (the Bidder will disclete	prejudice to the possibility 27 May 2024 and will end a 9, 30, 31 July, 1 and 2 Augt of point seventeen) per each 4: rice shall occur on 26 July 2 applicable laws and regula is conditioned upon the executed in the seventeen of the possible Payme ce Form may also be execut Appointed Intermediaries; eliver the Acceptance Form if applicable, by and no late tall be entirely borne by the exercise economic rights and of the Offer Conditions, or 1 hares tendered to the Offer rence to the Shares tendered.	at 5.30 PM CET on 19 ast 2024 as explained a Share tendered to the C 024, i.e. the fifth Traditions, unless the Reopeution of the required f nses, fees, commission harge of the Adherents ent Date upon Comple ed before any of the D and, eventually, not der than the last day of the Adherents; and the last day of the Adherents; and the last day of the Complex of the	July 2024 (references nd detailed in Section of Fifer: ng Day following the ening of Terms occurs ormalities in order to to swhich shall remain and no interest shall be tion of the Reopening eposit Intermediaries of eposit the Shares with the possible Reopening event of the possible respective to the Shares, which of by the Bidder, as on to the relevant shareholds.	included), unless the Tenc F, Paragraph F.1 of the O end of the Tender Period a and unless the Offer is a ransfer the Shares to the E in charge for the Bidder. be paid on the Price for eas of Terms; the Intermediary in Char g of Terms, and that the I e. Reopening of Terms, the half of the Adherents the Intermediary in Char g of Terms, and that the I e. Reopening of Terms, the half lend in Section A, Para olders, with no charges, co	der Period is extended offer Document. as explained in the Of mended in complianc Sidder; Conversely, any taxe ch Share tendered to to s, which shall counters rege of Coordinating th Deposit Intermediary er Payment Date upor ership of said Adheret graph A.1 of the Offe	offer Document, unless the with the applicable as (including, without the Offer between the sign the Acceptance the Collection of the may not transfer, or a Completion of the ints; and ar Document. In any
	(a)	crediting on	the bank	account no.			, IBAN			, at
	(b)	Price for no a non-transferabl tendered to the O	le cashier's chec	Shares tek in the name of7 (six point seventee	, in the name of ndered to the Offer for Euro	6.17 (six point sevent _, of Euro	een) each; or, alternati, re	vely epresenting the Price for	no.	, representing the
DECLARES	 2. 3. 	(or directed to "U than Italy in which any communicatifacility of any fin not to have received to have received to have received in the offer a regulated market	J.S. Persons" as on the Offer is not on means or nation means or nation and intermedition and/or sent of the offer means of the Excluded he Excluded Court of the Offer of the Excluded Court of the Offer of the O	defined pursuant to to to permitted in the a tional or internationaries of the Exclude copies or originals of in the absence of the or tool (including, w. Countries; and	to all the holders of the Sha he U.S. Securities Act dated beence of the authorization al trade means of the Exclud 12 trade means of the Exclud 14 trade means of the Exclud 15 this Acceptance Form, the 15 authorization by the comp 16 this Acceptance Form, the 17 authorization by the comp 17 in which the Offer is not per 18 in which the Offer is not per	I 1933 as subsequently by the competent authorized Countries (includi- r way whatsoever (for Offer Document and/offer Document and no- teent authorities and no- work, fax, telex, email	amended and integrat orities or other require ng, without limitation further information ple or of any other docum ot to have otherwise u , phone and internet),	ed), Čanada, Japan or Au- ments from the Bidder (I), postal network, fax, em- ase refer to Section F, Par ent connected with the Ol sed, directly or indirectly or any national or interna	stralia as well as any the "Excluded Count ail, phone and intern ragraph F.4, of the Offer from or to the Ex, in connection with the titional trade means or	other Country other ries"), nor by using et), nor through any ffer Document); cluded Countries in the Offer, the postal r 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 Tegitimi re-meni	d telematic procedi Controllers, each f mbh, Milan Branch zing the related pro ioned processing, t	ures, for the nee for the purposes h), the Bidder, th ocessing. The pro the relevant data	ds directly related of connected with and the Deposit Intermedi- tovision of personal of the subject may exercise	"GDPR"), Adherents to the and instrumental to the Officinstrumental to its role in the aries and the companies ide lata is necessary in order to be all the rights expressly att	er (collection of the active transaction by the Activitied by them that conversely the secute this request a	ceptances, verificatio appointed Intermedian arry out functional or a nd, therefore, failure	n of their compliance an ies, the Intermediary in C support activities as neces to provide even part of the	d allocation thereof) Charge of Coordinati ssary for the transact e same shall determin	. Personal data will be ng the Collection of the tion. The relevant needs ne the non-admissibility
Place,	date									
				The Adher	rent or its representative	_	5	Stamp and signature of the	e Appointed Intermed	iary
(a) to be the depositor	ory of the	ne above-mentioned	l Shares as the su	abject matter of this	clares, at the time of prese Acceptance Form;	•		•	by and no later then	the end of the Tandor

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.

Stamp and signature of the Deposit Intermediary

ACCEPTANCE FORM NO	1

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")

	*	m	, ,							
citizenshin / nationality	urname or company name)	,Tax code / VAT No	, born in, ZIP Code, holding No	ordinary shares of the Issuer						
	Γ0005466153), with no par value, regular e	ntitlement and freely transferable, of which the undersigned gu	arantees the full ownership and availability, as wel	l as the absence of any liens of any kind an						
Capitalized terms not othe	rwise defined in this acceptance form have t	he same meaning ascribed to them in the offer document prepar	red for the purposes of the Offer (the "Offer Docum	ent").						
DECLARES	at the registered office of the Bidder (Col- of Coordinating the Collection of the Acce	nd modalities of the Offer, including the Price to be paid per eac ogno Monzese, Milano, Via Alessandro Volta no. 16), the regis eptances (Milano, Piazza Gae Aulenti No. 4, Tower C) and of the e Global Information Agent (www.morrowsodali-transactions.co	stered office of the Issuer (Pedaso (FM), Via del Proge e Appointed Intermediaries as specified in the Offer	gresso No. 5), at the Intermediary in Charge						
ACCEPTS	 □ will be transferred to the above-me □ are deposited with you currently with the above-me 	r for no Shares that: the securities account no. ntioned account as a result of a stock exchange settlement; tith the signing of this Acceptance Form; and the you timely, due to the engagement expressly accepted herein								
AUTHORIZES	the registration of the above Shares in a te	emporary account with you, restricted for the purposes of this O	ffer, if applicable.							
CONSENTS	behalf of the undersigned all the necessar	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 Tender Period has begun ar of Terms may occur on the following the theorem of the Tender Period is extended in claws and regulations. The above-ment the Tender Period is extended in claws and regulations. The above-ment that the Price is intended net of an limitation, the IRAP) or the substitudate in which the Shares are tender that the acceptance of the Offer that the risk that the Deposit Internaces by the last day of the may delay the transfer of the Price. that for the period between the dat Reopening of Terms, the Adherent that the Offer shall be effective only other event, the Offer shall not be 	rrevocable, without prejudice to the possibility to accept any core. 8.30 AM CET on 27 May 2024 and will end at 5.30 PM CET on go Trading Days: 29, 30, 31 July, 1 and 2 August 2024 as explaulat to Euro 6.17 (six point seventeen) per each Share tendered to the payment of the Price shall occur on 26 July 2024, i.e. the fifth ompliance with the applicable laws and regulations, unless the entioned payment is conditioned upon the execution of the request stamp taxes, inasmuch as they are due, expenses, fees, commute tax on capital gain, if due, shall remain in charge of the Adheed and the Payment Date or the possible Payment Date upon Cough this Acceptance Form may also be executed before any of Form to any of the Appointed Intermediaries; mediary may not deliver the Acceptance Form and, eventually, Tender Period, or, if applicable, by and no later than the last do to the Adherents shall be entirely borne by the Adherents; is in which the Shares are tendered and the Payment Date, or, so to the Offer may exercise economic rights and corporate rights ly upon fulfilment of the Offer Conditions, or following waiver effective and the Shares tendered to the Offer shall remain availe Bidder will disclose failure to effect the Offer.	on 19 July 2024 (references included), unless the Tei ined and detailed in Section F, Paragraph F. 1 of the othe Offer: Trading Day following the end of the Tender Period Reopening of Terms occurs and unless the Offer is irred formalities in order to transfer the Shares to the nissions which shall remain in charge for the Bidder erents and no interest shall be paid on the Price for exampletion of the Reopening of Terms; the Deposit Intermediaries on behalf of the Adheren not deposit the Shares with the Intermediary in Chayof the possible Reopening of Terms, and that the in the event of the possible Reopening of Terms, at is relating to the Shares, which will remain in the own thereof by the Bidder, as outlined in Section A, Par	nder Period is extended, and that Reopening Offer Document. as explained in the Offer Document, unless amended in compliance with the applicable Bidder; Conversely, any taxes (including, without ach Share tendered to the Offer between the ts, which shall countersign the Acceptance arge of Coordinating the Collection of the Deposit Intermediary may not transfer, or the Payment Date upon Completion of the nership of said Adherents; and agraph A.1 of the Offer Document. In any						
AUTHORIZES	this Appointed Intermediary/Deposit Inter	rmediary, with reference to the Shares tendered to the Offer, to o	directly or indirectly settle the Price by means of:							
	(a) crediting on the bank	account no.	, IBAN	, at, representing the						
	Price for no. (b) a non-transferable cashier's check tendered to the Offer for Euro 6.17	account no, in the name of Shares tendered to the Offer for Euro 6.17 (six point s in the name of, of Euro, of Euro, of Euro	seventeen) each; or, alternatively, representing the Price for							
DECLARES	(or directed to "U.S. Persons" as de than Italy in which the Offer is not any communication means or nati facility of any financial intermedia not to have received and/or sent co which the Offer is not permitted in	ed, on equal terms, to all the holders of the Shares, and is being efined pursuant to the U.S. Securities Act dated 1933 as subseque permitted in the absence of the authorization by the competent on all or international trade means of the Excluded Countries (ir ries of the Excluded Countries, nor in any other way whatsoever pies or originals of this Acceptance Form, the Offer Document the absence of the authorization by the competent authorities tool (including, without limitation, postal network, fax, telex,	uently amended and integrated), Ĉanada, Japan or A t authorities or other requirements from the Bidder (ncluding, without limitation, postal network, fax, en t (for further information please refer to Section F, P t and/or of any other document connected with the C and not to have otherwise used, directly or indirectl	ustralia as well as any other Country other the "Excluded Countries"), nor by using nail, phone and internet), nor through any aragraph F.4, of the Offer Document); Offer from or to the Excluded Countries in y, in connection with the Offer, the postal						
	regulated market in the Excluded Cour 3. to be outside of the Excluded Cour Acceptance Form.	ntries as Countries in which the Offer is not permitted in the abs	sence of the authorization by the competent authorities	ies at the time of delivering or signing this						
through the use of compu processed, as autonomou. Acceptances (UniCredit E represent the legal basis lo of such request. With reference to the afor	3. to be outside of the Excluded Cour Acceptance Form. the General Data Protection Regulation (E ter and telematic procedures, for the need. S Data Controllers, each for the purposes of Bank Gmbh, Milan Branch), the Bidder, the egitimizing the related processing. The pro-	atries as Countries in which the Offer is not permitted in the abstract of the "GDPR"), Adherents to the Offer are hereby as directly related and instrumental to the Offer (collection of connected with and instrumental to its role in the transaction by Deposit Intermediaries and the companies identified by them to vision of personal data is necessary in order to execute this requality that the registry of the properties of the properties of the registry of the properties and the companies identified by them to the properties of the properties of the properties are considered and the properties are considered an	by informed that the personal data they have inserte the acceptances, verification of their compliance a the Appointed Intermediaries, the Intermediary in that carry out functional or support activities as nec cuest and, therefore, failure to provide even part of the	ed in this request will be processed, including and allocation thereof). Personal data will be Charge of Coordinating the Collection of the essary for the transaction. The relevant need the same shall determine the non-admissibili						
through the use of compu processed, as autonomou. Acceptances (UniCredit E represent the legal basis lo of such request. With reference to the afor	 to be outside of the Excluded Cour Acceptance Form. the General Data Protection Regulation (E ter and telematic procedures, for the need. to Data Controllers, each for the purposes of bank Gmbh, Milan Branch), the Bidder, the egitimizing the related processing. The prove- e-mentioned processing, the relevant data s 154 Milan, e-mail: privacy.unicreditbankag 	atries as Countries in which the Offer is not permitted in the abstract of the "GDPR"), Adherents to the Offer are hereby as directly related and instrumental to the Offer (collection of connected with and instrumental to its role in the transaction by Deposit Intermediaries and the companies identified by them to vision of personal data is necessary in order to execute this requality that the registry of the properties of the properties of the registry of the properties and the companies identified by them to the properties of the properties of the properties are considered and the properties are considered an	by informed that the personal data they have inserte the acceptances, verification of their compliance a the Appointed Intermediaries, the Intermediary in that carry out functional or support activities as nec cuest and, therefore, failure to provide even part of the	ed in this request will be processed, including and allocation thereof). Personal data will be Charge of Coordinating the Collection of the essary for the transaction. The relevant need the same shall determine the non-admissibili						

Period (unless extended), or by and no later than the end of the possible Reopening of Terms.

Stamp and signature of the Deposit Intermediary

ACCEPTANCE FORM	NO.
ACCEPTANCE FORM	NO.

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											
The undersigned (name, statistics) in attionality ("Shares") (ISIN Code: I'mature, in rem or personal.	F00054	or company nam, residing 66153), with no p	e) in / with registroar value, regula	ered office at ar entitlement and freel	,Tax code / VAT No	e undersigned guarant	, ZIP Code tees the full ownersh	_, born in _ ip and avail	holding Noability, as well as the	ordinary she absence of any lie	on, nares of the Issuer ns of any kind an
Capitalized terms not other	rwise d	efined in this acce	eptance form ha	ve the same meaning as	scribed to them in the offer	document prepared for	r the purposes of the	Offer (the '	Offer Document").		
DECLARES	at the	e registered office oordinating the Co	of the Bidder (Cologno Monzese, Milacceptances (Milano, P	Offer, including the Price ano, Via Alessandro Volta iazza Gae Aulenti No. 4, To on Agent (www.morrowsod	no. 16), the registered ower C) and of the App	office of the Issuer (pointed Intermediarie	(Pedaso (FN	I), Via del Progresso	No. 5), at the Intern	nediary in Charge
ACCEPTS	irrev	are already depo will be transferr are deposited w	osited with you ed to the above- ith you currently	with the signing of thi	Shares that: nt no a result of a stock exchange is Acceptance Form; and o the engagement expressly						
AUTHORIZES	the re	egistration of the	above Shares in	a temporary account w	rith you, restricted for the p	urposes of this Offer, i	f applicable.				
CONSENTS	beha	lf of the undersign	ned all the neces	sary formalities require	stered in the above tempored for the transfer of the Shossible Reopening of Term	ares to the Bidder. All	of the above upon p				
DECLARES		cept henceforth the	ne cancellation of	of the transaction in the	event of irregularities in the	e data contained in thi	is Acceptance Form	as a result o	f the verifications and	d controls performed	d after delivery of
ACKNOWLEDGES	1. 2. 3. 4. 5. 6. 7. 8.	that the Tender of Terms may determ that pursuant to the Tender Peri laws and regula that the Price is limitation, the I date in which that the accepta Form and delive that the risk that Acceptances by may delay the that for the peri Reopening of T that the Offer slother event, the	Period has beguccur on the folk will pay a Price the Offer Docu od is extended i tions. The above intended net of RAP) or the sub es Shares are tennee of the Offer er said Acceptan t the Deposit In the last day of ransfer of the Priod between the erms, the Adher nall be effective Offer shall not	n at 8.30 AM CET on 20 wing Trading Days: 25 equal to Euro 6.17 (six nent payment of the Prn or compliance with the 2-mentioned payment is any stamp taxes, inass stitute tax on capital gadered and the Payment through this Acceptance Form to any of the 2 termediary may not de the Tender Period, or, ice to the Adherents she date in which the Sha ents to the Offer may e only upon fulfilment obe effective and the Sh	prejudice to the possibility 27 May 2024 and will end, 9, 30, 31 July, 1 and 2 Aug point seventeen) per each ice shall occur on 26 July 2 applicable laws and regula se conditioned upon the exemuch as they are due, expe in, if due, shall remain in c Date or the possible Payme Form may also be execu Appointed Intermediaries; liver the Acceptance Form if applicable, by and no lat all be entirely borne by the res are tendered and the P exercise economic rights and fithe Offer Conditions, or arrares tendered to the Offer se failure to effect the Offes felicure to effect the Offes felicure in the Offer Conditions, or arrares tendered to the Offer se failure to effect the Offes	at 5.30 PM ČET on 19 ust 2024 as explained a Share tendered to the C 024, i.e. the fifth Tradi tions, unless the Reop- zution of the required f nses, fees, commission harge of the Adherents ent Date upon Comple ed before any of the D and, eventually, not d er than the last day of Adherents; ayment Date, or, in the d corporate rights relat following waiver there shall remain available	July 2024 (reference and detailed in Section Differ: ing Day following the ening of Terms occo- formalities in order to not which shall remains and no interest shall teleposit Intermediaries deposit Intermediaries deposit Beleposit Beleposit Reopen e event of the possiting to the Shares, who of by the Bidder, as	es included) on F, Paragrame end of the ars and unle o transfer the in in charge I be paid on ag of Terms; s on behalf the inthe the transfer the inthe the Intering of Term bele Reopenii hich will reroutlined in	unless the Tender Pe aph F.1 of the Offer I Tender Period as exp ss the Offer is amend e Shares to the Bidder. Conv the Price for each Sh of the Adherents, whi mediary in Charge of s, and that the Depos and in the ownership Section A, Paragraph	priod is extended, an Oocument. Islained in the Offer I and in the Offer I are tendered to the Coch shall countersign of Coordinating the Coo	Document, unless vith the applicable including, without Offer between the in the Acceptance Collection of the vito not transfer, or impletion of the and ocument. In any
AUTHORIZES	this A	Appointed Interm	ediary/Deposit I	ntermediary, with refer	rence to the Shares tendered	to the Offer, to direct	ly or indirectly settle	the Price b	y means of:		
	(a)	crediting on	the bank	account no.	, in the name of ndered to the Offer for Euro		, IBAN		of Euro		, at
	(b)	Price for no a non-transferal tendered to the	ole cashier's che	Shares tereck in the name of17 (six point seventeer		o 6.17 (six point sevent _, of Euro	teen) each; or, altern	atively representin	g the Price for no		Shares
DECLARES	 2. 3. 	(or directed to " than Italy in wh any communica facility of any fi not to have rece which the Offer network and/or regulated market	U.S. Persons" a citch the Offer is tion means or national interme tived and/or sen is not permitted any other mean et in the Excluded the Excluded C	s defined pursuant to the not permitted in the ab- ational or international diaries of the Excluded to copies or originals of din the absence of the sor tool (including, wid Countries; and	to all the holders of the Shi ne U.S. Securities Act date osence of the authorization I trade means of the Exclu Countries, nor in any othe this Acceptance Form, the authorization by the comp ithout limitation, postal net in which the Offer is not pe	I 1933 as subsequently by the competent auth ded Countries (includi r way whatsoever (for Offer Document and/etent authorities and n work, fax, telex, email	vamended and integrorities or other requiring, without limitatic further information por of any other docu to have otherwised, phone and internet	rated), Cana irements fro on, postal no please refer ment conne e used, direct t), or any na	da, Japan or Australia m the Bidder (the "E twork, fax, email, pl to Section F, Paragra cted with the Offer fr tly or indirectly, in co tional or internationa	as well as any other excluded Countries none and internet), in ph. F.4, of the Offer from or to the Excludionnection with the Old trade means or the	er Country other (*), nor by using nor through any Document); ded Countries in Offer, the postal e services of any
of such request.	ter and s Data Sank Gr egitimi: e-menti	l telematic proced Controllers, each mbh, Milan Brand zing the related p ioned processing,	dures, for the na for the purpose ch), the Bidder, rocessing. The p the relevant da	eds directly related and it connected with and it the Deposit Intermedia provision of personal data subject may exercise	nd instrumental to the Offi instrumental to its role in t	er (collection of the ac the transaction by the A entified by them that co execute this request a	cceptances, verifica Appointed Intermedi arry out functional o und, therefore, failur	tion of their iaries, the In or support ac e to provide	compliance and allo termediary in Charg ctivities as necessary even part of the sam	ocation thereof). Pe e of Coordinating to for the transaction. e shall determine th	ersonal data will be the Collection of the The relevant need the non-admissibility
Place, c	late										
. 11100				The Adher	ent or its representative	_		Stamp and	signature of the App	ointed Intermediary	,
(a) to be the deposito	ry of th	ne above-mention	ed Shares as the	nas been deposited dec subject matter of this A	clares, at the time of pres	·		wn respons	bility:		

- Period (unless extended), or by and no later than the end of the possible Reopening of Terms.

ACCEPTANCE FORM NO	1

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")

	urname or company name)	,Tax code / VAT No	, born in, holding N	No, on, ordinary shares of the Issuer
	T0005466153), with no par value, re-	gistered office at, address egular entitlement and freely transferable, of which the und	, ZIP Code, holding flersigned guarantees the full ownership and availability, as	
Capitalized terms not other	rwise defined in this acceptance form	n have the same meaning ascribed to them in the offer documents of the same meaning ascribed to them in the offer documents of the same meaning ascribed to them in the offer documents of the same meaning ascribed to them in the offer documents of the same meaning ascribed to them in the offer documents of the same meaning ascribed to them in the offer documents of the same meaning ascribed to the same meaning as t	ment prepared for the purposes of the Offer (the "Offer Do	ocument").
DECLARES	at the registered office of the Bidde of Coordinating the Collection of the	terms and modalities of the Offer, including the Price to be ler (Cologno Monzese, Milano, Via Alessandro Volta no. 10 the Acceptances (Milano, Piazza Gae Aulenti No. 4, Tower of and the Global Information Agent (www.morrowsodali-tree	6), the registered office of the Issuer (Pedaso (FM), Via de C) and of the Appointed Intermediaries as specified in the C	l Progresso No. 5), at the Intermediary in Charge
ACCEPTS	 □ will be transferred to the abo □ are deposited with you current 	is Offer for no Shares that: you on the securities account no. ove-mentioned account as a result of a stock exchange settle ently with the signing of this Acceptance Form; and ited with you timely, due to the engagement expressly accep	ement;	
AUTHORIZES	the registration of the above Shares	es in a temporary account with you, restricted for the purpose	es of this Offer, if applicable.	
CONSENTS	behalf of the undersigned all the ne	e Bidder of the Shares registered in the above temporary ac ecessary formalities required for the transfer of the Shares t erms, in the event of the possible Reopening of Terms, as s	to the Bidder. All of the above upon payment of the Price a	
DECLARES	to accept henceforth the cancellation the Shares.	on of the transaction in the event of irregularities in the data	a contained in this Acceptance Form as a result of the verif	ications and controls performed after delivery of
ACKNOWLEDGES	 that the Tender Period has b of Terms may occur on the f 3. that the Bidder will pay a PT 4. that pursuant to the Offer De the Tender Period is extendlaws and regulations. The at 5. that the Price is intended ne limitation, the IRAP) or the date in which the Shares are 6. that the acceptance of the OF Form and deliver said Accept Acceptances by the last day may delay the transfer of the 8. that for the period between Reopening of Terms, the AC 9. that the Offer shall be effect other event, the Offer shall be 	effer is irrevocable, without prejudice to the possibility to ac begun at 8.30 AM CET on 27 May 2024 and will end at 5.36 following Trading Days: 29, 30, 31 July, 1 and 2 August 20 rice equal to Euro 6.17 (six point seventeen) per each Share occument payment of the Price shall occur on 26 July 2024, 1 led in compliance with the applicable laws and regulations bove-mentioned payment is conditioned upon the execution et of any stamp taxes, inasmuch as they are due, expenses, substitute tax on capital gain, if due, shall remain in charge tendered and the Payment Date or the possible Payment D offer through this Acceptance Form may also be executed be plance Form to any of the Appointed Intermediaries; it Intermediary may not deliver the Acceptance Form and, of the Tender Period, or, if applicable, by and no later tha e Price to the Adherents shall be entirely borne by the Adherents to the Offer may exercise economic rights and corp tive only upon fulfilment of the Offer Conditions, or follow not be effective and the Shares tendered to the Offer shall which the Bidder will disclose failure to effect the Offer.	0 PM CET on 19 July 2024 (references included), unless th 1024 as explained and detailed in Section F, Paragraph F.1 of tendered to the Offer: i.e. the fifth Trading Day following the end of the Tender P, unless the Reopening of Terms occurs and unless the Off of the required formalities in order to transfer the Shares to fees, commissions which shall remain in charge for the B of the Adherents and no interest shall be paid on the Price rate upon Completion of the Reopening of Terms; after any of the Deposit Intermediaries on behalf of the Adherentsally, not deposit the Shares with the Intermediary in the last day of the possible Reopening of Terms, and that erents; in Date, or, in the event of the possible Reopening of Terporate rights relating to the Shares, which will remain in the wing waiver thereof by the Bidder, as outlined in Section A	ne Tender Period is extended, and that Reopening f the Offer Document. Period as explained in the Offer Document, unless fer is amended in compliance with the applicable to the Bidder; bidder. Conversely, any taxes (including, without for each Share tendered to the Offer between the therents, which shall countersign the Acceptance in Charge of Coordinating the Collection of the at the Deposit Intermediary may not transfer, or ms, the Payment Date upon Completion of the e ownership of said Adherents; and haragraph A.1 of the Offer Document. In any
AUTHORIZES	this Appointed Intermediary/Depos	sit Intermediary, with reference to the Shares tendered to th	ne Offer, to directly or indirectly settle the Price by means of	of:
	(a) crediting on the ba	ank account no, in the name of Shares tendered to the Offer for Euro 6.17	, IBAN	, at, representing the
		, in the name of Shares tendered to the Offer for Euro 6.17	(six point seventeen) each; or, alternatively Euro , representing the Price	, representing the
		s check in the name of, of are 6.17 (six point seventeen) each.	, 1	ce for no Shares
DECLARES	1. to be aware that the Offer is (or directed to "U.S. Persons than Italy in which the Offer any communication means a facility of any financial interest. 2. not to have received and/or which the Offer is not perm network and/or any other m regulated market in the Excl.	s check in the name of	and is being promoted in Italy and is not being promoted in 3 as subsequently amended and integrated), Canada, Japan e competent authorities or other requirements from the Bic Countries (including, without limitation, postal network, fa whatsoever (for further information please refer to Section r Document and/or of any other document connected with authorities and not to have otherwise used, directly or ind, fax, telex, email, phone and internet), or any national or in	or disseminated in the United States of America or Australia as well as any other Country other idder (the "Excluded Countries"), nor by using us, email, phone and internet), nor through any n F, Paragraph F.4, of the Offer Document); the Offer from or to the Excluded Countries in irectly, in connection with the Offer, the postal international trade means or the services of any
Pursuant to Article 13 of through the use of compn processed, as autonomou Acceptances (UniCredit I represent the legal basis I of such request. With reference to the afor	(b) a non-transferable cashier's tendered to the Offer for Eur 1. to be aware that the Offer is (or directed to "U.S. Persons than Italy in which the Offer any communication means a facility of any financial inter 2. not to have received and/or which the Offer is not perm network and/or any other m regulated market in the Excl to be outside of the Exclude Acceptance Form. the General Data Protection Regulater and telematic procedures, for the Data Controllers, each for the purplank Gmbh, Milan Branch), the Bidd egitimizing the related processing. To	s check in the name of	and is being promoted in Italy and is not being promoted not as subsequently amended and integrated), Canada, Japan e competent authorities or other requirements from the Bic Countries (including, without limitation, postal network, far whatsoever (for further information please refer to Section Toocument and/or of any other document connected with authorities and not to have otherwise used, directly or ind, fax, telex, email, phone and internet), or any national or it and in the absence of the authorization by the competent authorized in the acceptances, verification of their compliant maction by the Appointed Intermediaries, the Intermediated by them that carry out functional or support activities act the this request and, therefore, failure to provide even parate this request and, therefore, failure to provide even parate the intermedia.	or disseminated in the United States of America or Australia as well as any other Country other dder (the "Excluded Countries"), nor by using ax, email, phone and internet), nor through any n.F. Paragraph F.4, of the Offer Document); the Offer from or to the Excluded Countries in irrectly, in connection with the Offer, the postal international trade means or the services of any thorities at the time of delivering or signing this inserted in this request will be processed, including the and allocation thereof). Personal data will be try in Charge of Coordinating the Collection of the secessary for the transaction. The relevant need at of the same shall determine the non-admissibility.
Pursuant to Article 13 of through the use of compt processed, as autonomou Acceptances (UniCredit 1 represent the legal basis l of such request. With reference to the afor Aulenti n. 4, Tower C, 20	(b) a non-transferable cashier's tendered to the Offer for Eur 1. to be aware that the Offer is (or directed to "U.S. Person than Italy in which the Offer any communication means a facility of any financial inter 2. not to have received and/or which the Offer is not perm network and/or any other m regulated market in the Excl. 3. to be outside of the Exclude Acceptance Form. the General Data Protection Regulater and telematic procedures, for the Solate Controllers, each for the purplank Gmbh, Milan Branch), the Bidd egitimizing the related processing. The mentioned processing, the relevant 154 Milan, e-mail: privacy.unicredital	s check in the name of	and is being promoted in Italy and is not being promoted not as subsequently amended and integrated), Canada, Japan e competent authorities or other requirements from the Bic Countries (including, without limitation, postal network, far whatsoever (for further information please refer to Section Toocument and/or of any other document connected with authorities and not to have otherwise used, directly or ind, fax, telex, email, phone and internet), or any national or it and in the absence of the authorization by the competent authorized in the acceptances, verification of their compliant maction by the Appointed Intermediaries, the Intermediated by them that carry out functional or support activities act the this request and, therefore, failure to provide even parate this request and, therefore, failure to provide even parate the intermedia.	or disseminated in the United States of America or Australia as well as any other Country other dder (the "Excluded Countries"), nor by using ux, email, phone and internet), nor through any n.F. Paragraph F.4, of the Offer Document); the Offer from or to the Excluded Countries in irectly, in connection with the Offer, the postal international trade means or the services of any thorities at the time of delivering or signing this inserted in this request will be processed, including the and allocation thereof). Personal data will be try in Charge of Coordinating the Collection of the seneessary for the transaction. The relevant need, at of the same shall determine the non-admissibility.
Pursuant to Article 13 of through the use of compn processed, as autonomou Acceptances (UniCredit I represent the legal basis I of such request. With reference to the afor	(b) a non-transferable cashier's tendered to the Offer for Eur 1. to be aware that the Offer is (or directed to "U.S. Person than Italy in which the Offer any communication means a facility of any financial inter 2. not to have received and/or which the Offer is not perm network and/or any other m regulated market in the Excl. 3. to be outside of the Exclude Acceptance Form. the General Data Protection Regulater and telematic procedures, for the Solate Controllers, each for the purplank Gmbh, Milan Branch), the Bidd egitimizing the related processing. The mentioned processing, the relevant 154 Milan, e-mail: privacy.unicredital	s check in the name of	and is being promoted in Italy and is not being promoted in 3 as subsequently amended and integrated), Canada, Japan e competent authorities or other requirements from the Bic Countries (including, without limitation, postal network, far whatsoever (for further information please refer to Section rocument and/or of any other document connected with authorities and not to have otherwise used, directly or ind, fax, telex, email, phone and internet), or any national or ited in the absence of the authorization by the competent authorized in the acceptances, verification of their complian insaction by the Appointed Intermediaries, the Intermedia end by them that carry out functional or support activities actually the this request and, therefore, failure to provide even particled under the GDPR by writing to UniCredit Bank Gmbh I	or disseminated in the United States of America or Australia as well as any other Country other dder (the "Excluded Countries"), nor by using ax, email, phone and internet), nor through any 1 F. Paragraph F.4, of the Offer Document); the Offer from or to the Excluded Countries in irrectly, in connection with the Offer, the postal international trade means or the services of any thorities at the time of delivering or signing this inserted in this request will be processed, including the and allocation thereof). Personal data will be try in Charge of Coordinating the Collection of the seneessary for the transaction. The relevant need at of the same shall determine the non-admissibility.

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.