

Annex 4¹**Disclosure forms pursuant to Article 120
of Legislative Decree no. 58 of 24 February 1998****Contents:**

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¹ Annex thus replaced by Resolution no. 21359 of 13 May 2020, published in Official Journal no. 133 of 25 May 2020 and in CONSOB fortnightly bulletin no. 5.1, May 2020; this entered into force from the day following its publication in the Official Journal.

I - SPECIFICATIONS ON THE DISCLOSURE OBLIGATIONS

- To absolve the obligations set forth by Articles 117, 117-bis, 118, 119, 122-bis and 122-ter of Consob Regulation no. 11971/99 (“RE”) – implementing Article 120 of Leg. Decree 58/1998 (“CLF”) – requires the exclusive use of the disclosure forms contained in this Annex, to be sent to Consob and the issuer at the same time. Only in case the declarant is an Italian listed company, the form 120/A must be sent to Consob using the specific remote collection system (“Teleraccolta”).
- The above disclosure obligations shall apply to stocks issued by Italian companies (or by extra-EU companies having chosen Italy as Member State of origin), provided that they are admitted to trading on a regulated market in Italy or in another EU Member State.
- Communications are understood as being made on the day on which they are: *a)* delivered directly; *b)* sent by registered letter with return receipt; *c)* transmitted from an Italian certified electronic mailbox to the address consob@pec.consob.it by the subject held to comply with the obligation; *d)* transmitted from an ordinary electronic mailbox to the address protocollo@consob.it provided it is signed with a qualified electronic signature or the digital signature of the subject held to fulfil the obligation; *e)* sent via “Teleraccolta” and accompanied by the letter described below.
- In cases *a)* and *b)*, the envelope containing the disclosure must bear the following wording “*Contains communication forms pursuant to Article 120 of Legislative Decree 58/1998*”; in addition, considering the need for the communication to be disclosed to the market without delay, it should be forwarded in advance by e-mail to protocollo@consob.it or by fax to the number +39 06 8477519.
- In case *e)*, the form 120/A must be filled in according to the technical specifications available on the Consob portal in the dedicated area. Together with the file in electronic format, Consob must also be sent a letter containing the declaration identification code, the name of the declarant and of the issuer to which the declaration refers, the date of the transaction and the signature of the declarant’s legal representative. The letter, accompanied by a copy of the electronic receipt issued by the system, must be transmitted from a certified electronic mailbox to the address consob@pec.consob.it.
- The disclosure obligations contemplated by Article 120 of the RE are fulfilled, according to Article 121, paragraph 1, by means of a special note to be sent to Consob using one of the methods indicated above.

II – DISCLOSURE FORMS

FORM 120/A**NOTIFICATION OF MAJOR SHAREHOLDING
(ARTICLE 117 OF REGULATION NO. 11971/99)****SECTION 1: DECLARATION**

BOX 1.1 DECLARANT (ULTIMATE CONTROLLING SUBJECT)					
Natural person Surname First name Gender Place of birth Date of birth Tax code			Legal entity Company name Company initials, if any Legal form Date of incorporation Tax code LEI code		
Address of residence or registered office	Town/city	Post code	Province	Country	Telephone E-mail

Date of the transaction: DD/MM/YYYYDate of the notification: DD/MM/YYYY

Total no. of sheets: ____

References to be contacted for possible communications (name, telephone number, e-mail): _____

Observations: _____

Signature of the declarant or of the legal representative

BOX 1.2															
LISTED ISSUER TO WHICH THE SHAREHOLDING REFERS															
Company name Company initials, if any Legal form Tax code LEI code															
PART 1 - VOTING RIGHTS HELD DIRECTLY AND INDIRECTLY BY THE DECLARANT						PART 2 - VOTING RIGHTS EFFECTIVELY EXERCISABLE DIRECTLY AND INDIRECTLY BY THE DECLARANT									
Total voting rights held (A) (A=B+C+D+E)			% of the total amount of voting rights in the share capital			Total voting rights effectively exercisable			% of the total amount of voting rights in the share capital						
Attached to ordinary shares held (B)			% of the total of ordinary voting rights			Ordinary voting rights effectively exercisable			% of the total of ordinary voting rights						
Attached to preference shares held (C)			% of total of preference voting rights			Preference voting rights effectively exercisable			% of total of preference voting rights						
Attached to multiple-voting shares held (D)			% of total of multiple-voting rights			Multiple-voting rights effectively exercisable			% of total of multiple-voting rights						
Attached to other category shares held (E)			% of total of other category voting rights			Other category-voting rights effectively exercisable			% of total of other category voting rights						
Par value of the shares		Currency of the shares		Reason for notification*		Transaction code*		Type of exemption*		Threshold concerned					
STATEMENT OF INTENTIONS - Possible exemption pursuant to Article 122-ter, paragraph 1 of the RE*								A	B	C	D	E	F	G	H
ISIN CODE	Type of shares (B) _____ Type of shares (C) _____ Type of shares (D) _____ Type of shares (E) _____		Previous situation of the voting rights held, as per the preceding Form 120/A (as % of the total amount of voting rights in the share capital)					Previous situation of the voting rights effectively exercisable, as per the preceding Form 120/A (as % of the total amount of voting rights in the share capital)							

*See keys on pages 14 and 15

SECTION 2: TABLES OF HOLDINGS AND OF THE CONTROL RELATIONSHIPS

Sheet no. ___

BOX 2.1: INVESTOR											
Natural person Surname First name Gender Place of birth Date of birth Tax code					Legal entity Company name Company initials, if any Legal form Date of incorporation Tax code LEI code						
Address of residence or registered office		Town/city	Post code	Province	Country		Telephone				
BOX 2.2: INVESTEE COMPANY											
Company name Legal form Tax code					Company initials, if any Date of incorporation LEI code						
Address of registered office		Town/city	Post code	Province	Country		Telephone				
Relationship of control with the declarant (subject at the top of the control chain)							A	B	C	D	E
BOX 2.3: HOLDING											
TITLE OF PROPERTY	VOTING RIGHTS HELD ATTACHED TO:					VOTING RIGHTS HELD BUT NOT EXERCISABLE ATTACHED TO:					
	all shares (A) (A=B+C+D+E)	ordinary shares (B)	preference shares (C)	multiple-voting rights shares (D)	other category shares (E)	all shares (A) (A=B+C+D+E)	ordinary shares (B)	preference shares (C)	multiple-voting rights shares (D)	other category shares (E)	
Owner											
Borrower [] Repo-buyer []											
On behalf of third parties											
Discretionary asset management											
Non-discretionary asset management											
Pledge											
Usufruct											
Deposit											
Proxy											
Paid transfer of voting right											
TOTAL NUMBER											
% of voting rights in the corresponding capital											

No. of sheets of Annex A ... No. of sheets of Annex B ... No. of sheets of Annex C ... No. of sheets of Annex D ...

SECTION 3: ANNEXES

Sheet no. __

Annex A

Subject to whom the declarant has transferred the exercise of voting rights attached to its own shares (only if above the lowest relevant threshold).

BOX 3.1 SUBJECT EXERCISING THE VOTING RIGHTS					
Natural person Surname First name Gender Place of birth Date of birth Tax code			Legal entity Company name Company initials, if any Legal form Date of incorporation Tax code LEI code		
Address of residence or registered office	Town/city	Post code	Province	Country	Telephone
TITLE OF PROPERTY	VOTING RIGHTS HELD ATTACHED TO SHARES:				
	all (A) (A=B+C+D+E)	ordinary (B)	preference (C)	with multiple voting rights (D)	of other category (E)
Borrower [] Repo-buyer []					
Discretionary management of the investment					
Pledge					
Usufruct					
Deposit					
Proxy					
Paid transfer of the voting right					
TOTAL NUMBER					
% of voting rights in the corresponding capital					

SECTION 4: MERGER TRANSACTIONS AND STATEMENT OF LOSS OF CONTROL

BOX 4.1 MERGER TRANSACTIONS					
INCORPORATING COMPANY OR COMPANY RESULTING FROM THE MERGER					
company name company initials, if any legal form date of incorporation tax code LEI code					
Address of registered office	Town/city	Post code	Initials of province	Country	Telephone
INCORPORATED OR MERGED COMPANY (1)					
company name company initials, if any legal form date of incorporation tax code LEI code					
Address of registered office	Town/city	Post code	Initials of province	Country	Telephone
INCORPORATED OR MERGED COMPANY (2)					
company name company initials, if any legal form date of incorporation tax code LEI code					
Address of registered office	Town/city	Post code	Initials of province	Country	Telephone

Sheet no. __

BOX 4.2 STATEMENT OF LOSS OF CONTROL					
COMPANY WHOSE DECLARANT LOSES CONTROL (1)					
company name company initials, if any legal form date of incorporation tax code LEI code					
Address of registered office	Town/city	Post code	Initials of province	Country	Telephone
COMPANY WHOSE DECLARANT LOSES CONTROL (2)					
company name company initials, if any legal form date of incorporation tax code LEI code					
Address of registered office	Town/city	Post code	Initials of province	Country	Telephone

COMPILATION METHOD OF FORM 120/A

SECTION 1: DECLARATION

Box 1.1: Declarant (ultimate controlling subject) - Indicate the identity of the declarant, i.e. the natural person or legal entity who is subject to the disclosure obligation, regardless of who is submitting the notification. In case of indirectly held shareholding, it shall always be the ultimate controlling subject, still in the cases contemplated by Article 119-*bis*, paragraph 2 of the RE. In case of managed shareholding, it shall be the subject who exercises the voting rights independently of the controlling entity, if any, or else who gives voting instructions to a subsidiary, directly or indirectly controlled. All the fields must be completed, except for the tax code for subjects not resident in Italy.

Date of transaction - Indicate the date of the triggering event, i.e. the first date on which the threshold was reached or crossed.

Box 1.2: Listed issuer to which the shareholding refers - Indicate the identity of the issuer of listed shares to which voting rights being disclosed are attached.

Part 1 - Indicate the voting rights attached to the listed shares held or managed both directly and indirectly by the declarant, in particular:

- (A) the total number of voting rights attached to **all shares** held and the percentage ratio between that number and the total amount of voting rights in the issuer's share capital. This percentage must be taken into account in order to verify if a relevant threshold was reached or crossed pursuant to Article 117 of the RE;
- (B) the number of voting rights attached to the **ordinary shares** held and the percentage ratio between that number and the share capital represented by the voting rights attributable to ordinary shares;
- (C) the number of voting rights attached to **preference shares** held and the percentage ratio between that number and the share capital represented by the voting rights attributable to preference shares;
- (D) the number of voting rights attached to **multiple-voting shares** held and the percentage ratio between that number and the share capital represented by the voting rights attributable to multiple-voting shares;
- (E) the number of voting rights attached to **other category shares** held and the percentage ratio between that number and the share capital represented by the voting rights attributable to shares of the same category. In this field any shares held conferring voting rights other than those attributed to ordinary, preference or multiple-voting shares must be entered.

Part 2 - Indicate, with the same calculation method, the voting rights effectively exercisable directly and indirectly by the declarant, net of any voting rights assigned to third parties by deed of sale or not exercisable pursuant to legal provisions.

Reason for notification - Indicate the number corresponding to the appropriate reason for the notification:

- 1 Exceeding the lowest relevance threshold pursuant to Article 120 of the CLF. Also to be used for the first disclosure with respect to newly-listed shares (IPO).
- 2 Further relevant changes to a previously disclosed shareholding (i.e. reaching, exceeding or falling below the further thresholds set forth by Article 117 of the RE), which do not bring the total holding below the lowest threshold of relevance. Also to be used where the ultimate controlling subject has to disclose a significant change in the investment held by a controlled undertaking, who is legally held to comply with the obligation.
- 3 Falling below the lowest threshold of relevance, where the issuer is not an SME.
- 4 Other non-relevant changes (i.e. voluntary and/or recommended), with reference both to the major shareholding and to the control chain.
- 5 To be used when a subject holding a major shareholding is no longer eligible for exemption under Article 119-*bis*, paragraph 1, of the RE although without having significantly changed the total stake held.
- 6 Falling below the lowest threshold of relevance where the issuer is an SME or where the declarant intends to take avail later of one of the exemptions set forth by Article 119-*bis* of the RE.

Transaction code - Indicate the letter corresponding to the appropriate triggering operation:

- A Purchase/sale on a regulated market
- B Off market purchase/sale (e.g. block transactions)
- C Acquisition free of charge by deed between living persons
- D Succession *mortis-causa*
- E Pledge
- F Usufruct
- G Deposit
- H Security loan or repurchase-agreement
- I Others

Type of exemption - In the case of disclosure made for reason “6”, enter the number corresponding to the exemption, if any, that the declarant intends to apply:

1. Exemption for market makers pursuant to Article 119-*bis*, paragraph 3, letter c) of the RE
2. Exemption for qualified investors pursuant to Article 119-*bis*, paragraph 3, letter c-*bis*) of the RE
3. Exemption from trading book pursuant to Article 119-*bis*, paragraph 4, of the RE
4. Exemption for asset managers pursuant to Article 119-*bis*, paragraphs 7 and 8, of the RE

Threshold concerned - Enter the higher or lower threshold being crossed (or reached). If a single transaction or several transactions carried out on the same day concern several thresholds, the last threshold concerned must be referred to.

Statement of the intentions - Possible exemption under Article 122-*ter*, paragraph 1 of the RE – When exceeding the thresholds of 10%, 20% or 25%, tick the letter corresponding to the applicable exemption, if any, from the disclosure obligation provided for in Article 120, paragraph 4-*bis* of the CLF:

- A Exemption pursuant to Article 122-*ter*, paragraph 1, letter a) of the RE, in the circumstances foreseen in Article 49, paragraph 1, letter a)

- B** Exemption pursuant to Article 122-ter, paragraph 1, letter a) of the RE, in the circumstances foreseen in Article 49, paragraph 1, letter c)
- C** Exemption pursuant to Article 122-ter, paragraph 1, letter a) of the RE, in the circumstances foreseen in Article 49, paragraph 1, letter d)
- D** Exemption pursuant to Article 122-ter, paragraph 1, letter a) of the RE, in the circumstances foreseen in Article 49, paragraph 1, letter h)
- E** Exemption pursuant to Article 122-ter, paragraph 1, letter b) of the RE
- F** Exemption pursuant to Article 122-ter, paragraph 1, letter d) of the RE
- G** Exemption pursuant to Article 122-ter, paragraph 1, letter e) of the RE
- H** Exemption pursuant to Article 122-ter, paragraph 1, letter f) of the RE

ISIN code - Enter, for each type of share, the relative ISIN code, if existing.

Previously disclosed situation - In case of a previous notification pursuant to Article 120 of the CLF and 117 of the RE, indicate the percentages of the voting rights held, as entered on the first line of parts 1 and 2 of the preceding form 120/A.

SECTION 2: TABLES OF HOLDINGS AND OF THE CONTROL RELATIONSHIPS

This Section shall be always filled in, both in case of direct and indirect shareholding, to describe the relationships between all the subjects included in the disclosure, by pairs (one table for each pair). When disclosing a direct shareholding, just one table is needed to enter the declarant's shareholding in the issuer company. When disclosing an indirectly held shareholding, also a thorough representation of the control chain between the declarant and the actual shareholder shall be given with the first disclosure, completing as many tables as needed. Instead, when disclosing further changes to the shareholding percentage or to the control chain, only the tables with changes compared to the previous disclosure shall be completed, also in the case of total disposition of the previously disclosed shares. Should the change be due to the loss of control of an undertaking in the investment chain, only the pairs whose change determines the loss of control must be entered.

Box 2.1: Investor – Indicate the identity of the declarant or a controlled entity which directly has/manages a holding in the subject entered in the box 2.2 below.

Box 2.2: Investee – Indicate the identity of the subject whose shares or stakes are held/managed directly by the “investor” entered in the box 2.1 above.

Control relationship with the declarant - Indicate the control relationship between the declarant entered in box 1.1 and the investee company indicated in the above box 2.2, referring to the total of the voting rights held directly and indirectly by the declarant in the investee company. Four kinds of control and the absence of control are contemplated:

- A** Majority control
- B** Control through a stake which allows for the exercise of a dominant influence at the ordinary shareholders' meeting
- C** Solitary control by means of a syndicated agreement
- D** Control pursuant to Article 93, paragraph 1, letter a), of the CLF
- E** No control

Box 2.3: Holding – Enter the number of voting rights attached to the shares or stakes held/managed on the line of each title of property that applies; if the investor may not

exercise all or part of the voting rights, the right columns shall be also completed (“voting rights held but not exercisable”).

Title of property – The following titles of property are contemplated for the investor:

- ownership
- borrower or repo-buyer
- on account of third parties (provided that the voting rights can be exercised at its own discretion)
- discretionary asset management (*)
- non-discretionary asset management (**)
- pledge
- usufruct
- deposit (provided that the voting rights can be exercised at its own discretion)
- proxy (provided that the voting rights can be exercised at its own discretion)
- paid transfer of the voting rights

(*) To be used in case of shareholdings directly managed by intermediaries which, within the scope of their asset management activity, are independent of the controlling subject, if any, or of any other subject, with reference to the exercise of the voting right.

(**) To be used in case of shareholdings indirectly held by the subject controlling an intermediary which, within the scope of its asset management activity, receives from the declarant direct or indirect instructions on the exercise of the voting right.

SECTION 3: ANNEXES

Each of these Annexes shall be filled in only if any of the circumstances below occur and, when necessary, it must be added immediately after the table of Section 2 to which it refers, before the possible successive table. When disclosing a variation in the content of the tables, any annex must be filled in again, even if it is unchanged compared to the previous disclosure. Instead, should the circumstance that had required an annex in the preceding disclosure be no longer existing, it will be sufficient to fill in the table without the annex previously sent.

Annex A - To be used when the declarant has transferred to other parties the exercise of all or part of the voting rights attached to the shares disclosed, entering the information of any subject who exercises voting rights above the first relevant threshold.

Annex B - To be used when the shares owned by the declarant (or any investor in the chain of control) are held, at least partly, in the name of a trust company or proxy, to indicate its identity and the relative amount of voting rights entrusted.

Annex C - To be used when the declarant is holding the listed shares disclosed “on behalf of third parties”, to indicate the total number of beneficial owners by whom he has been entrusted of the discretionary exercise of voting rights (box 3.3), as well as the identity of the possible subject that has entrusted to the declarant a relevant number of voting rights.

Annex D - To be used when the declarant is not holding the listed shares disclosed by way of ownership, to indicate the total number of beneficial owners of the listed shares whose voting rights are exercised by the declarant directly or indirectly (box 3.5), as well as the identity of any subject from whom he has received a relevant number of voting rights. Should the declarant be an asset management company, or a subject qualified by foreign law, this annex shall be used to enter any funds or other managed products, with their own legal personality, that individually own a relevant number of voting rights.

SECTION 4: MERGER TRANSACTIONS AND LOSS OF CONTROL STATEMENTS

Boxes 4.1 and 4.2 - To be filled in the case of merger or loss of control concerning companies controlled by the declarant and contained in a previous disclosure. If the merger involves the incorporation of a new company, enter this company in box 4.1 as the incorporating company and the companies that have participated in the merger as incorporated companies. Moreover, the control relationship between the declarant, or an undertaking, and the new company incorporated with the merger shall be also entered in a new Table of Section 2.

FORM 120/B

**NOTIFICATION OF INVESTMENT IN FINANCIAL INSTRUMENTS AND OF THE AGGREGATE INVESTMENT
(ARTICLE 119, PARAGRAPHS 1 AND 2, OF REGULATION NO. 11971/99)**

SECTION 1: DECLARATION

BOX 1.1 DECLARANT (ULTIMATE CONTROLLING SUBJECT)					
Natural person Surname First name Gender Place of birth Date of birth Tax code			Legal entity Company name Company initials, if any Legal form Date of incorporation Tax code LEI code		
Address of residence or registered office	Town/city	Post code	Province	Country	Telephone E-mail

Date of the transaction: DD/MM/YYYY

Date of the notification: DD/MM/YYYY

Total no. of sheets:

Signature of declarant or of legal representative

References to be contacted for possible communications (name, telephone number, e-mail): _____

Observations: _____

BOX 1.2 LISTED ISSUER TO WHICH THE INVESTMENT REFERS														
Company name Company initials, if any Legal form Tax code LEI code														
BOX 1.2.1 INVESTMENT IN FINANCIAL INSTRUMENTS AND AGGREGATE INVESTMENT HELD DIRECTLY AND INDIRECTLY BY THE DECLARANT														
TYPE OF INVESTMENT	ALL SHARES (A) (A=B+C+D+E)		ORDINARY SHARES (B)		PREFERENCE SHARES (C)		MULTIPLE-VOTING SHARES (D)		OTHER CATEGORY SHARES (E)					
	Number of voting rights held or underlying	% of total voting rights in the share capital	Number of voting rights held or underlying	% of total of ordinary voting rights	Number of voting rights held or underlying	% of total of preference voting rights	Number of voting rights held or underlying	% of total of multiple-voting rights	Number of voting rights held or underlying	% of total of other category voting rights				
Holding of voting shares														
Potential holding														
Other long positions with physical settlement														
Other long positions with cash settlement														
TOTAL Aggregate investment														
Transaction code*		Reason for notification*				Threshold concerned*								
STATEMENT OF INTENTIONS - Possible exemption pursuant to Article 122-ter, paragraph 1 of the RE*							A	B	C	D	E	F	G	H
ISIN CODE	Type of shares (B) _____ Type of shares (C) _____ Type of shares (D) _____ Type of shares (E) _____		Previous situation of the investment in financial instruments, as per the preceding Form 120/B (as % of total voting rights in the share capital)				Previous situation of the aggregate investment, as per the preceding Form 120/B (as % of total voting rights in the share capital)							

* See keys on pages 22 and 23

SUBJECTS, IF ANY, INTERPOSED BETWEEN THE DECLARANT (AT THE TOP OF THE CONTROL CHAIN) AND THE DIRECT HOLDER OF THE INVESTMENT IN FINANCIAL INSTRUMENTS AND/OR OF THE AGGREGATE INVESTMENT

(1) Specify the type of contract or the type of convertible instrument, the relative maturity and the date/period within which exercise is possible.

(2) Specify the type of instrument, the relative maturity and the date or period within which exercise is possible.

(3) Specify the type of instrument, the relative maturity and the date or period within which exercise is possible.

COMPILATION METHOD OF FORM 120/B

SECTION 1: DECLARATION

Box 1.1: Declarant (ultimate controlling subject) - Indicate the identity of the declarant, i.e. the natural person or legal entity who is subject to the disclosure obligation, regardless of who is submitting the notification. In case of indirectly held shareholding, it shall always be the ultimate controlling subject, still in the cases contemplated by Article 119-*bis*, paragraph 2 of the RE. All the fields indicated must be filled in, except for the tax code for subjects not resident in Italy who do not have tax code.

Date of transaction - Indicate the date of the triggering event, i.e. the first date on which the threshold was reached or crossed.

Box 1.2: Listed issuer to which the shareholding refers - Indicate the identity of the issuer of listed shares which are underlying the investment being disclosed.

Box 1.2.1: Investment in financial instruments and aggregate investment directly and indirectly held - Indicate the total aggregate position held or managed by the declarant, both directly and indirectly, broken down into the following type of investments:

- holding of shares with voting right (as envisaged in Articles 117 and 118 of the RE);
- potential holding (as defined in Article 116-*terdecies*, paragraph 1, letter *d*) of the RE);
- other long positions of financial instruments with physical settlement (as defined in Article 116-*terdecies*, paragraph 1, letter *dl*) of the RE);
- other long positions of financial instruments with cash settlement (as defined in Article 116-*terdecies*, paragraph 1, letter *dl*) of the RE);

For each type of investment, enter the number of voting rights attached to the shares held or underlying the financial instruments declared and the percentage ratio between that number and the total amount of voting rights in the corresponding issuer's share capital.

Transaction code - Indicate the letter corresponding to the triggering operation:

- A** Transaction on a regulated market
- B** Off market transaction (e.g. block transactions)
- C** Transaction free of charge by deed between living persons
- D** Succession *mortis-causa*
- E** Others

Reason for notification - Indicate the number corresponding to the appropriate reason for the notification:

- 1 Reaching or exceeding the 5% threshold with the investment in financial instruments or with the aggregate investment;
- 2 Further relevant changes to a previously disclosed investment (i.e. reaching, exceeding or falling below the further thresholds set forth by Article 119, paragraphs 1 and 2, of the RE), which do not bring the total investment below 5%;
- 3 Crossing below the 5% threshold with the total investment;
- 4 Other non-relevant changes (voluntary or recommended), with reference both to the investment disclosed and to the control chain (e.g. voluntary updating of any type of investment, changes in the contractual specifications given in any previous disclosure);
- 5 To be used when a subject, holding a relevant investment in financial instruments or aggregate investment, is no longer eligible for the exemption contemplated by Article 119-bis, paragraph 1, of the RE.

Threshold concerned - Enter the higher or lower threshold being reached or crossed. If a single transaction or several transactions carried out on the same day concern several thresholds, the last threshold concerned must be referred to.

Statement of the intentions - Possible exemption under Article 122-ter, paragraph 1 of the RE - When exceeding the thresholds of 10%, 20% or 25%, tick the letter corresponding to the applicable exemption, if any, from the disclosure obligation provided for in Article 120, paragraph 4-bis of the CLF:

- A Exemption pursuant to Article 122-ter, paragraph 1, letter a) of the RE, in the circumstances foreseen in letter a) of Article 49, paragraph 1
- B Exemption pursuant to Article 122-ter, paragraph 1, letter a) of the RE, in the circumstances foreseen in letter c) of Article 49, paragraph 1
- C Exemption pursuant to Article 122-ter, paragraph 1, letter a) of the RE, in the circumstances foreseen in letter d) of Article 49, paragraph 1
- D Exemption pursuant to Article 122-ter, paragraph 1, letter a) of the RE, in the circumstances foreseen in letter h) of Article 49, paragraph 1
- E Exemption pursuant to Article 122-ter, paragraph 1, letter b) of the RE
- F Exemption pursuant to Article 122-ter, paragraph 1, letter d) of the RE
- F Exemption pursuant to Article 122-ter, paragraph 1, letter e) of the RE
- H Exemption pursuant to Article 122-ter, paragraph 1, letter f) of the RE

ISIN code - Enter, for each type of share, the relative ISIN code, if existing.

Previously disclosed situation – In case of a previous notification pursuant to Article 119-bis, paragraph 1 and/or 2 of the RE, indicate the percentages of the investment in financial instruments (i.e. potential investment and other long positions) and of the aggregate investment that were entered in box 1.2.1 of the preceding Form 120/B.

SECTION 2: DETAIL OF THE INVESTMENT

Box 2.1: Subject who directly holds the investment in financial instruments and/or the aggregate investment - Enter the identity of every subject who directly holds/manages all or part of the investment disclosed, be it the declarant itself or a controlled undertaking.

Box 2.2: Investment in financial instruments and aggregate investment directly held - Indicate, with the same criteria as those used in box 1.2.1, the type and amount of the investment held/managed directly by the above subject (declarant or controlled undertaking).

Subjects, if any, interposed between the declarant (at the top of the control chain) and the direct holder of the investment in financial instruments and/or of the aggregate investment - If the investment is held indirectly, indicate any legal entities through which the declarant has control of the direct holder of the investment. When making a successive disclosure, the investment chain previously described shall be confirmed or else, specifying any transactions leading to loss of control/mergers of entities that have taken place.

Contractual specifications - For every type of investment disclosed in box 2.2, the contractual specifications requested shall be entered grouping, when possible, the various contracts that are similar in type and for period/date of exercise and also entering the corresponding percentage on the share capital voting rights for each group of contracts.

FORM 120/C

**NOTIFICATION OF FINANCIAL INSTRUMENTS ENVISAGED BY ART. 2351, PARAGRAPH 5, OF THE CIVIL CODE
(ARTICLE 122-BIS OF REGULATION NO. 11971/99)**

SECTION 1: DECLARATION

BOX 1.1 TYPE OF DECLARATION			
Declaration pursuant to Article 122-bis, paragraph 1, letter a) , of Regulation no. 11971/99		Declaration pursuant to Article 122-bis, paragraph 1, letter b) , of Regulation no. 11971/99	

BOX 1.2 DECLARANT					
Natural person Surname First name Gender Place of birth Date of birth Tax code			Legal entity Company name Company initials, if any Legal form Date of incorporation Tax code LEI code		
Address of residence or registered office	Town/city	Post code	Province	Country	Telephone E-mail

Date of the transaction: DD/MM/YYYY

Date of the notification: DD/MM/YYYY

Signature of the declarant or of the legal representative

Total no. of sheets: ...

Observations: _____

BOX 1.3 LISTED ISSUER TO WHICH THE HOLDING REFERS							
Company name Company initials, if any Legal form Date of incorporation Tax code LEI code							
FINANCIAL INSTRUMENTS HELD DIRECTLY AND INDIRECTLY BY THE DECLARANT							
total number of instruments held				as % of the total instruments of the same category			
number of instruments with voting rights held				as % of the total instruments of the same category			
Par value		Reason for declaration		Transaction code		Previous situation disclosed	

Subjects, if any, interposed between the declarant (the subject at the top of the investment chain) and the direct holder of the financial instruments: _____

SECTION 2: DIRECT HOLDER OF THE FINANCIAL INSTRUMENTS

Sheet no. ____

BOX 2.1 - INVESTOR					
Natural person Surname First name Gender Place of birth Date of birth Tax code			Legal entity Company name Company initials, if any Legal form Date of incorporation Tax code LEI code		
Address of residence or registered office	Town/city	Post code	Province	Country	Telephone E-mail
BOX 2.2 - INVESTEE COMPANY					
Company name Company initials, if any Legal form Date of incorporation Tax code LEI code					
Address of registered office	Town/city	Post code	Province	Country	Telephone
Control relationship with the declarant	A	B	C	D	E
BOX 2.3 – HOLDING OF FINANCIAL INSTRUMENTS					
	TOTAL NUMBER HELD:		OF WHICH, WITHOUT VOTE:		
TITLE OF PROPERTY	Number of Voting Financial Instruments		Number of Voting Financial Instruments		
Ownership On behalf of third parties Discretionary asset management Non-discretionary asset management Pledge Usufruct Deposit Proxy Paid transfer of the voting right					
TOTAL NUMBER					
% of total financial instruments of the same category					

No. of sheets Annex A ... No. of sheets Annex B ... No. of sheets Annex C ... No. of sheets Annex D ...

Sheet no. ____

SECTION 3: ANNEXES**Annex A**

Subject to whom the declarant has transferred the exercise of voting right attached to the financial instruments held.

BOX 3.1 SUBJECT EXERCISING THE VOTING RIGHT					
Natural person Surname First name Gender Place of birth Date of birth Tax code			Legal entity Company name Company initials, if any Legal form Date of incorporation Tax code LEI code		
Address of registered office	Town/city	Post code	Province	Country	Telephone
TITLE OF PROPERTY		Number of Voting Instruments			
Pledge Usufruct Borrower Deposit Proxy Paid transfer of the voting right					
TOTAL NUMBER					
As a % of the total instruments of the same category					

Sheet no. ___

Annex B

Trust company or proxy entrusted of the financial instruments owned by the declarant (or any investor in the chain of control).

BOX 3.2 TRUST COMPANY OR PROXY					
Proxy Surname First name Gender Place of birth Date of birth Tax code			Trust company Company name Company initials, if any Legal form Date of incorporation Tax code LEI code		
Address of registered office	Town/city	Post code	Province	Country	Telephone
	ALL INSTRUMENTS HELD		OF WHICH, WITHOUT VOTE		
	Number of Voting Instruments		Number of Voting Instruments		
TOTAL NUMBER					
As a % of the total instruments of the same category					

Sheet no. ___

Annex C

Beneficial owners of the financial instruments held by the declarant "on behalf of third parties".

BOX 3.3	
Number of owners	

BOX 3.4 OWNER OF THE INSTRUMENTS HELD IN THE NAME OF THE DECLARANT					
Natural person Surname First name Gender Place of birth Date of birth Tax code			Legal entity Company name Company initials, if any Legal form Date of incorporation Tax code LEI code		
Address of registered office	Town/city	Post code	Province	Country	Telephone
	ALL INSTRUMENTS HELD		OF WHICH, WITHOUT VOTE		
	Number of Voting Instruments		Number of Voting Instruments		
TOTAL NUMBER					
As a % of the total instruments of the same category					

Sheet no. ____

Annex D

Beneficial owners of the financial instruments the voting rights of which are exercised by the declarant (or any investor in the chain of control).

BOX 3.5	
Total number of owners	

BOX 3.6 OWNERS OF THE INSTRUMENTS WITHOUT VOTING RIGHT					
Natural person			Legal entity		
Surname			Company name		
First name			Company initials, if any		
Gender			Legal form		
Place of birth			Date of incorporation		
Date of birth			Tax code		
Tax code			LEI code		
Address of registered office	Town/city	Post code	Province	Country	Telephone
		Number of Voting Instruments			
TOTAL NUMBER					
As a % of the total instruments of the same category					

COMPILATION METHOD

To fill in Form 120/C, please refer, as far as compatible, to the above instructions for filling in Form 120/A.

FORM 120/D**STATEMENT OF INTENTIONS
(ARTICLE 122-TER OF REGULATION NO. 11971/99)**

Declarant:			
Listed issuer to which the holding refers:			
Threshold concerned:	10%	20%	25%
Type of holding:	Shares	Investment in financial instruments	Aggregate investment
Date of the transaction: DD/MM/YYYY			
CONTENTS OF THE STATEMENT (art. 120, paragraph 4-bis, CLF)			
a) the means of financing the acquisition:			
b) whether acting alone or in concert:			
c) whether it intends to stop or continue its purchases and whether it intends to acquire control of the issuer or otherwise have an influence on the management of the company and, in such cases, the strategy it intends to adopt and the transactions to be carried out:			
d) the intentions as to any agreements and shareholders' agreements to which it is a party:			
e) whether it intends to propose the integration or removal of the issuer's administrative or control bodies:			
Observations and additional information:			

FORM TR-2

**NOTIFICATION ON THE PART OF THE MARKET MAKERS
(ARTICLE 119-BIS, PARAGRAPH 3, LETTER C) OF REGULATION NO. 11971/99)**

1. Identity of the market maker

- Full name (including legal form for legal entities)

.....

- Address (registered office for legal entities)

.....

- Telephone number, fax and e-mail address

.....

- Other useful information (in the case of a legal entity, at least one contact person)

.....

2. Identity of declarant (if another person makes the disclosure on behalf of the market maker referred to under point 1)

- Full name

.....

- Address

.....

- Telephone number, fax and e-mail address

.....

- Other useful information (e.g. functional relationship with the natural or legal person subject to the disclosure obligation)

.....

3. Reason for the notice

The market maker referred to under point 1 intends to exercise the market making activity relative to the following issuer:

The market maker referred to under point 1 ceases exercising the market making activity relative to the following issuer:

Issuer	
---------------	--

4. If the market maker referred to under point 1 intends to exercise the market making activity, please indicate:

- the competent authority that has authorised the market maker pursuant to Directive 2004/39/EC:

.....

- the date on which authorisation was obtained:

.....

- in the case of the acquisition or disposal of a stake, also potential, the date on which the threshold of relevance was reached or exceeded or fell below the threshold:

.....

5. The market maker referred to under point 1 declares that he does not intervene in the management of the issuer referred to under point 3, and that he does not exercise any influence on the said issuer to persuade the same to buy some shares or to sustain the price.