

Between, Namirial S.p.A registered in the commercial register of Ancona under number N.02046570426 – VAT no. IT02046570426, (Hereafter referred to as NAMIRIAL or the QUALIFIED TRUST SERVICE PROVIDER)

And

You, (Hereafter THE HOLDER), natural or legal person who wishes to use an electronic certificate to identify themselves on computer applications, sign electronic documents or issue signed electronic messages.

It has been agreed what follows.

Preambule

You apply for a contract for the issuance of a disposable qualified electronic signature certificate to be concluded between you (the applicant) and Namirial SpA, an Italian company having its registered office in Senigallia (AN), Zip Code 60019, Via Caduti sul Lavoro No. 4, Italy, Trade and Companies Register of Ancona and Tax Code/VAT number No. 02046570426No. 02046570426 (a Qualified Trust Service Provider under eIDAS Regulation).

The application for the issuance of a disposal qualified electronic signature will be transfer to Namirial by QuickSign acting as the local registration authority (as defined below) in order to provide You with a disposable qualified electronic signature certificate which allows You to electronically sign a contract with [XX] according to the terms set out in the present document and within the following limitation of use:

"The use of the certificate is limited to relations with QuickSign or with the companies from which it has been delegated to offer the service to conclude contracts".

Art. 1 Definitions

Save as otherwise indicated elsewhere and not expressly mentioned herein, the following terms shall have the meaning given to them below and shall be shown with a capital letter, both in the singular and in the plural:

- * "eIDAS": the EU Regulation No 910/2014 of the European Parliament and of the Council of 23 July 2014 on electronic identification and trust services for electronic transactions in the internal market and repealing Directive 1999/93/EC;
- * "Reg. EU 2016/679": the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and

repealing Directive 95/46/EC (General Data Protection Regulation);

- * "Qualified Trust Service Provider": NAMIRIAL S.p.A., with registered office in Senigallia (AN), Via Caduti sul Lavoro n. 4 (hereafter referred to as "Namirial"), a registered company enrolled in the Public Register of accredited Certification Authorities kept by "Agenzia per l'Italia Digitale" (Italian Digital Agency) and also enrolled in the European List of Trusted Lists as an active trust service provider pursuant to eIDAS;
- * "Certificate": means the qualified certificate for electronic signature, that is issued by a qualified trust service provider and meets the requirements laid down in Annex I of elDAS;
- * "Electronic Document": means any content stored in electronic form, in particular text or sound, visual or audiovisual recording;
- * "Holder": the "Signatory", which is a natural person who creates an Electronic Signature:
- * "Local Registration Authority (LRA)": the legal or natural person, authorized by Namirial to carry out operations before the issuing of Certificates:
- * "Identification and Registration Operations": the activities of identification and registration of the Holder, in accordance with the procedures set out in the Operative Manual, in the CPS, in the Terms and Conditions for Use and art. 24.1 of eIDAS;
- * "Electronic Signature": means data in electronic form which is attached to or logically associated with other data in electronic form and which is used by the Signatory to sign;
- * "Digital Signature": is a particular type of "Qualified Electronic Signature" based on a system of related cryptographic keys (one of them private and one public) ensuring its holder (through the Private Key) and the receiver (through the Public Key), to make the origin and the integrity of an edocument or documents clear and to verify such origin and integrity. The validity of the Digital Signature is equivalent to that of a handwritten signature;
- * "Public Key": the element of the related cryptographic keys which is to be made public, with which the Digital Signature affixed to an Electronic Document of the Holder;
- * "Private Key": the element of the related cryptographic keys, which is known only to the Holder, through which the Digital Signature is affixed to the Electronic Document;
- * "QSCD": qualified electronic signature creation device means an electronic signature creation device that meets the requirements laid down in Annex II of eIDAS:
- * "Authentication Credentials": the code or codes to identify the Holder, which are known exclusively to the latter for the use of the Certificate on Electronic Documents;
- * "E-Mail Address": the electronic address provided by the Holder to which the Qualified Trust Service Provider will send all communications relating to the Contract as defined at Art. 2:
- * "General Conditions": these terms and conditions (Mod.NAM CA01D);

Art. 2 Structure of the Contract

The Contract is made up of the following documents, which together govern the relationship between the parties:

- a) The General Terms and Conditions:
- c) Certification Practice Statement and Certificate Policy ("CPS") and its addendum, the most recent version of which is available on the website https://support.namirial.com/en/docs/docs-tsp-

qualified-signature-timestamp/ at the time of accepting these General Terms and Conditions; the CPS and its addenda describe the procedures applied by the Qualified Trust Service Provider in the carrying out of its activities;

d) The PKI Disclosure Statement ("PDS"), the most recent version of which is available on the website https://support.namirial.com/en/docs/docs-tsp-<u>qualified-signature-timestamp/</u> at the time of accepting these General Terms and Conditions.

The Holder acknowledges and agrees that by acceptance the present General Terms and Conditions he/she accepts the Contract, which will be binding upon the Holder.

Art. 3 Subject

The Contract is for the issue of Certificates, in accordance with applicable laws and in the manner set out in the CPS and in the PDS.

Art. 4 Formation of the Contract

The Contract is entered into upon the acceptance of the General Terms and Conditions the delivery of the Certificate by Namirial or the LRA. The issuing of Certificates will take place only where the required prior authentication has a positive outcome. Namirial can refuse to issue the Certificate based on legitimate grounds, including for example:

- a) errors during the registration process or falsifications of any information and personal data connected to the Holder;
- b) in the event of a breach by the Holder of the obligations imposed by the Contract or by
- upon the request of the Authorities;
- d) violations of any applicable law.

The aforementioned refusal will not give rise to any liability or obligation on the part of Namirial to reimburse the Holder.

Art. 5 Validity of Certificates

The expiry date of each Certificate is that indicated on the Certificate itself.

Art. 6 Revocation Suspension and Certificates

The requirements, procedures and timescales for the revocation of Certificates are detailed in the CPS, in the PDS and summarized in this clause. In accordance with the procedures set out in the CPS and in the PDS, the revocation or the suspension of the Certificate shall be performed by the Qualified Trust Service Provider, where at least one of the following circumstances applies:

- a) discontinuance or suspension, for whatever reason, of the activity of the Qualified Trust Service Provider;
- b) upon the request of the Authorities;

- c) upon the express written request of the Holder in the circumstances indicated in the CPS and in the PDS;
- d) in the event of a breach by the Holder of the obligations imposed by the Contract or by law;
- e) mishandling, damage or deterioration of the Private Key:
- f) violations of any applicable law or falsifications of any information and personal data connected to the

The list of revocations and suspensions are published electronically by the Qualified Trust Service Provider and are updated periodically within the term required by law. The revocation or suspension will not give the Holder any right to obtain any reimbursement. In relation to anything not mentioned in this clause, reference should be made to the most recent version of the CPS and the PDS.

Duration of the Contract

The Contract shall have the same duration as the period of validity of the Certificate.

Art. 8 Fee and invoicing

The Service provided under this Contract is totally free for the Holder. Any cost will be borne by the LRA.

Art. 9 Obligations and liability of the Holder 9.1 Obligations

The obligations of the Holder are those indicated in the Contract and in the applicable laws. The Holder declares to have read the General Terms and Conditions, the CPS and the PDS and fully accepts the terms and contents. The Holder is aware that the use of the Certificate has legal effects attributable to them, and is obliged to observe the maximum care and diligence in the use, conservation and protection of the Private Key, of the QSCD and the Authentication Credentials in accordance with the CPS and the PDS.

The Certificates are personal to the Holder and the Holder shall not assign it or permit the use of the Certificate, directly or indirectly, in any capacity, by third parties, and failing that, shall be solely responsible for the correct use of the Certificate. in accordance with and for all purposes of the law.

9.2 Liability

In the event that the Holder:

- a) has provided false, inexact, incomplete or out of date information in respect of its identity and/or personal data, also through the use of false personal documents:
- b) does not comply generally with the obligations incurred in accordance to the Contract or by law; he/she will be considered personally liable for all the above breaches and violations and the Holder undertakes to indemnify and keep indemnified the Qualified Trust Service Provider, and representatives, successors and assigns, from all liabilities, costs, claims or damages, direct or indirect, which arise from claims or actions brought by third parties against the Qualified Trust Service Provider or its representatives caused by the actions of the Holder.

Certificates are issued for Qualified Electronic Signatures.

Art. 10 Warranties

The Qualified Trust Service Provider does not give any warranties:

- a) in respect of the installation, the correct and regular functioning and the security of the hardware and software system used by the Holder;
- b) in respect of the regular and efficient functioning of the electric and telephone lines or of the network systems and the internet systems;
- c) in relation to the validity and relevance (even probatory) attributed to the Certificates and related electronic Documents by individuals subject to laws other than eIDAS:
- d) in relation to the confidentiality and integrity of cryptographic keys in the event they are compromised due to breach by the Holder or the recipient of the Electronic Documents of the appropriate authentication procedures;

Art. 11 Obligations and liability of the Qualified Trust Service Provider

11. 1 Limits of liability

The provision of Certificates is put in place by Namirial, within the limits laid down by the Contract and applicable laws. The Qualified Trust Service Provider does not assume therefore, any responsibility, which is not expressly stated herein.

Namirial agrees to retain all records pertaining to the life cycle of Certificates, as well as all the CA service audit logs, for at least of 20 (twenty) years.

Where the Private Key is managed by Namirial, the latter shall not use it for signing except within a QSCD.

The certification service provider shall process and retain personal data in regarding of Reg. EU 2016/679.

The Qualified Trust Service Provider does not assume any liability—for failure to comply with its obligations under the Contract or imposed by law caused by events which are not directly attributable to Namirial (for damages other than those resulting directly and exclusively from its performance obligations under the contract and in particular for any indirect or immaterial damage such as loss of profits, figure of business, data or use thereof or any other indirect or immaterial damage resulting from the use, delivery or delivery performance of the Certificates).

11.2 Exemptions of liability

Save in the event of willful misconduct or gross negligence, Namirial has no liability for direct or indirect damages of whatever nature or entity that may be incurred by recipients of digitally signed Electronic Documents or third parties for which the Holder or third parties are liable.

In particular, the Qualified Trust Service Provider shall have no liability for damages caused to the Holder or third parties as a result of:

- a) improper or illegitimate use of the Certificate, other than as set out in the CPS, in the PDS and as laid down by applicable laws;
- b) technical operations on the Certificate or mishandling of the same carried out by the Holder or third parties not authorised by the Qualified Trust Service Provider;

- c) malfunctioning, delays, suspensions or blocks of network systems, of equipment and hardware, of electric and telephone lines and internet connections; d) failure to attribute validity and relevance to the Certificates and related electronic Documents (even probatory) by individuals subject to laws other than
- e) breach of confidentiality and/or integrity of the cryptographic keys caused by the breach of the Holder or recipient of Electronic Documents of the appropriate authentication procedures;
- f) force majeure events, events outside of the Qualified Trust Service Provider's control and catastrophic events (by way of example, but by no means exhaustive: fire, flood, explosion, earthquakes, etc.);
- g) every event, none excluded, which has not been notified in writing to the Qualified Trust Service Provider within 10 (ten) days of the occurrence.

Art. 12 Express Termination Clause

eIDAS:

The Contract shall automatically terminate, upon the suspension of the Certificate, in the event that the Certificate is revoked, in accordance with the provisions of the CPS and the PDS, as well as in the event that either party becomes subject to an insolvency or other insolvency procedure. The Qualified Trust Service Provider has the right to terminate the Contract without notice, with the subsequent revocation of the Certificates issued to the Holder, without notice, in the event that the latter is in breach of one or all of the conditions of Art. 9 above.

Art. 13 Exception of the right of withdrawal in accordance Art. L121-21 et seq. of the Consumer Code

Since the Certificate is a personalized product which has a short time validity, under article L.221-28 of the Consumer Code, the right of withdrawal cannot be exercised for contracts for the supply of services fully executed before the end of the withdrawal period and whose execution has started after express prior consent of the consumer and express waiver of his right of withdrawal.

The holder is hereby informed that he will not be able to benefit from the right of withdrawal provided for in Article L121-21 et seq. of the Consumer Code as he falls within the definition of Article 2 of the Directive 2011/83/EU of the European Parliament and of the Council of 25 October 2011 on consumer rights ("Dir. 2011/83/EU") and introductory article of the Consumer Code.

Art. 14 Miscellaneous

In the event that any of the above provisions are not applicable to or binding upon the Holder in consideration of its capacity as a consumer, the remainder of the Contract will remain valid and binding.

Art. 15 Governing law

The Contract is governed by Italian law.

However, in accordance with Article 6, par. 2 of Regulation (EC) No 593/2008 – Rome I ("Reg. CE 593/2008"), the Holder falling within the definition of consumer indicated in such article, shall also be

protected by the applicable local mandatory law. Thus, in such cases, the Contract shall be governed by the Italian law as well as by the applicable mandatory law of the country where the Holder has his/her habitual residence (as set forth in the Reg. CE 593/2008).

The Certificates are issued under eIDAS Regulation.

Art. 16 Jurisdiction

The Court of Ancona shall have exclusive jurisdiction in relation to any dispute or claim between the parties arising out of or in connection with the Contract or any amendments thereto. In the event that the Holder falls within the definition of consumer, according to Article 18 of the Regulation (EU) No 1215/2012 of the European Parliament and of the Council of 12 December 2012 on jurisdiction and the recognition and enforcement of judgments in civil and commercial matters, any dispute or claim relating to the Contract shall be assigned to jurisdiction of the courts of the place where the consumer is domiciled. In any case, the Holder as a consumer may proceed against Namirial either in the Court of Ancona or in the courts for the place where the consumer is domiciled.

Furthermore, the Holder as a consumer is informed that in case of dispute he can resort to conventional mediation (Art. L 611-3 et seq. of the Consumer Code) or to any alternative dispute resolution method pursuant to the Regulation (EU) No 524/2013 of the European Parliament and of the Council of 21 May 2013 on online dispute resolution for consumer disputes, such as the Online Dispute Resolution (ODR) procedure, established by the European Commission and available at the following link ec.europa.eu/consumers/odr.

Art. 17 Amendments to the Contract

The Holder declares that he/she is aware and accepts that the Qualified Trust Service Provider has the right to amend these General Terms and Conditions, the Operative Manual, the CPS, the PDS and the after sale service conditions at any time.

The above amendments will be notified to the Holder by email or certified email or through the publication on the website https://support.namirial.com/en/docs/docs-tsp-

qualified-signature-timestamp/ and will be effective after 30 (thirty) days from their notice or publication. Where the Holder does not accept the above amendments, he/she shall be entitled to terminate the Contract by the effective date. The notice of termination must be sent to the Qualified Trust Service Provider in the manner set forth in Art. 21 below.

Art. 18 Termination of the activity of the Qualified Trust Service Provider

In the event that the Qualified Trust Service Provider terminates his activity, pursuant to article 6.4.9 of ETSI EN 319 411-1 European Standard and eIDAS provisions, Holders' data required for the services set forth in these General Terms and Conditions and the relevant documentation shall be deposited with Italian Digital Agency which guarantees their conservation and availability.

Art. 19 Processing of personal data

Save as otherwise indicated in these General Conditions, the processing of the Holder's personal data disclosed by him/her to the Qualified Trust Service Provider or to the LRA for the purposes of the fulfilment of this Contract and the subsequent delivery or issue of the Certificate, will occur in compliance with Reg. EU 2016/679, the data protection notice issued by the Qualified Trust Service Provider or by the LRA during the registration process and the data processing consent given by the Holder at that time.

Art. 20 Survival after termination

The provisions set out in the following clauses shall remain valid and applicable upon the termination for whatever reason of this Contract: Erreur! Source du renvoi introuvable. Erreur! Source du renvoi introuvable.; Art. 9 Obligations and liability of the Holder; Art. 10 Warranties; Art. 11 Obligations and liability of the Qualified Trust Service Provider; Art. 14 Miscellaneous; Art. 15 Governing law; Art. 16 Jurisdiction; Art. 18 Termination of the activity of the Qualified Trust Service Provider; Art. 21 Communication.

Art. 21 Communication

All communications among the parties in relation to the Contract, shall be considered valid if sent to the other party via registered post with notification of receipt or via e-mail or certified e-mail, to the respective address specified in this Contract.

All notices, communications, letters, registered letters and, in general, all correspondence sent via the postal service by the Holder to the LRA QuickSign

All electronic correspondence sent by the Holder to the LRA must be sent to the following E-mail Address: revocation@quicksign.com