FORM NO.

ACCEPTANCE FORM OF THE VOLUNTARY PUBLIC TENDER OFFER

pursuant to Articles 102 and 106, paragraph 4, of Legislative Decree no. 58 of 24 February 1998 (the "Offer") promoted by Crédit Agricole Italia S.p.A. (the "Offeror") 68,428,903 ordinary shares of Banca Piccolo Credito Valtellinese S.p.A. (the "Issuer")

Dear Appointed Intermediary

| Dear reponneed interineedary | | | | | |
|---|----|----------|--------|-------------------------|--|
| The undersigned (first name, surname or company name) | | | | Tax code/VAT number | |
| born | on | | | citizenship/nationality | |
| resident/with corporate/registered office in | | province | street | ZIP code | |

holder of no. _______ordinary shares of the Issuer (the "Shares"), with no indication of nominal value, regular dividend entitlement and freely transferable, of which it guarantees the legitimate and full ownership and availability, as well as the absence of restrictions and encumbrances of any type or nature, whether *in rem, in personam* or personal.

Whereas capitalized terms not otherwise defined in this Acceptance Form (the "Acceptance Form") shall have the same meaning as in the Offer Document prepared for the purposes of the Offer (the "Offer Document"),

DECLARES to have read and understood all of the conditions, terms and procedures of this Offer as set out (i) in the Offer Document made available to the public at the Offeror's registered office (Parma, Via Università no. 1), at the offices of the Intermediaries Appointed to Coordinate the Collection of Acceptances and the Appointed Intermediaries as indicated in the Offer Document and available on the Offeror's *website* (<u>unw.gruppo.credit-agricol.it</u>), on the Issuer's *website* (<u>unw.gruppo.credit-agricol.it</u>), on the Issuer's website (<u>unw.gruppo.credit-agricol.it</u>), as well as on the *website* made available by the *Global Information Agents* (<u>unw.morrow.odali-transactions.com</u>), and (ii) the press release published by the Offeror on 20 April 2021 pursuant to Arts. 36 and 43 of the Issuer's Regulation (the "Amendment Press Release").

ACCEPTS irrevocably and unconditionally this Offer for no. _____Shares which:

- have already been deposited with you in the securities deposit account no.
- will be placed in the aforementioned deposit following stock exchange liquidation;
- □ will be deposited with you at the same time of the execution this Acceptance Form;
- 🛛 will be transferred to/deposited with you, in due time, by the Depository Intermediary thereof, by virtue of mandate expressly accepted at the end of this document.

AUTHORISES the placing of the above Shares in interim deposit with you for the purpose of this Offer.

- **CONSENTS** as of now the transfer to the Offeror of the Shares placed in the above mentioned interim deposit, where applicable, granting you an irrevocable mandate to perform or have performed in the name and on behalf of the undersigned all the necessary formalities for the transfer of the Shares to the Offeror. All this against payment on the New Payment Date of the Updated Consideration, as defined below and as better specified in the Offer Document and the Amendment Press Release.
- DECLARES to accept as of now the cancellation of the operation should irregularities be found in the data contained in this Acceptance Form following the verifications and controls carried out after delivery of the Shares subject of this Acceptance Form.

TAKES NOTE

 that, as a consequence of the Amendment Press Release, the consideration for each Share tendered to the Offer will be equal to Euro 12.500 (*cum dividend* and therefore including coupons relating to any dividends distributed by the Issuer) (the "Updated Consideration"), as better described in the Amendment Press Release and in accordance with the procedures indicated in Section F of the Offer Document;

in the name of:

- that its adhesion to the Offer is irrevocable, except for the possibility for the Acceptor to communicate the express will to revoke its adhesion in order to adhere to eventual competing offers or in the further cases provided for by the Offer Document;
- 3) that the Amendment Press Release provides that the payment of the Updated Consideration will be made in cash on the fifth Stock Market Trading Day following the closing date of the Acceptance Period (as extended pursuant to the Amendment Press Release) (the "New Payment Date"), without prejudice to any extensions or changes to the Offer which may occur in accordance with applicable laws and regulations. Such payment is subject to the completion of the formalities necessary to transfer the Shares to the Offeror;
- the Shares tendered to the Offer within the end of the Tender Period (as extended pursuant to the Amendment Press Release) shall remain restricted in service of the Offer until the New Payment Date and the Acceptors may exercise all the property and administrative rights pertaining to such Shares, but may not transfer, in whole or in part, or otherwise make any dispositions (including the establishment of pledges or other encumbrances or restrictions) with respect to the Shares tendered to the Offer;
 that the Updated Consideration is net of Italian income tax over financial transactions, stamp duty and registration tax, where due, and of commissions, fees and expenses which will be borne by the
- that the Updated Consideration is net of Italian income tax over financial transactions, stamp duty and registration tax, where due, and of commissions, fees and expenses which will be borne by the Offeror, while any income tax, withholding and substitute tax, where due in relation to any potential realized capital gain, will be borne by the Acceptors of the Offer and no interest will be paid on the Updated Consideration between the date of acceptance of the Offer and the New Payment Date;
 that the Offer is subject to the fulfilment of the Conditions Precedent indicated in Section A.1 of the Offer Document and, therefore, that in the event of failure to fulfil even one of the aforementioned
- that the Offer is subject to the fulfilment of the Conditions Precedent indicated in Section A.1 of the Offer Document and, therefore, that in the event of failure to fulfil even one of the aforementioned Conditions Precedent of the Offer (as well as failure to exercise the right to waive it), the Offer will not be completed. In such a case, any Shares tendered to the Offer ineffective to their respective holders, without charging them any costs to expenses, by the next Stock Market Trading Day following the date on which the announcement declaring the Offer ineffective is made;
 the Acceptors will remain solely liable for the risk that the Depository Intermediaries may fail to deliver this Acceptance Form and may fail to deposit the Shares with the Depository Intermediaries
- 7) the Acceptors will remain solely liable for the risk that the Depository Intermediaries may fail to deliver this Acceptance Form and may fail to deposit the Shares with the Depository Intermediaries by the last valid day of the Tender Period (as extended pursuant to the Amendment Press Release), as well as the for the risk that the Appointed Intermediary or Depository Intermediaries may not transfer the Updated Consideration to the persons entitled thereto, or delay the transfer thereof.

AUTHORISES this Appointed Intermediary to pay/have paid via:

the amount of Euro _______representing the Updated Consideration due for the Shares tendered to the Offer.

- DECLARES a) to be aware of the fact that: (i) the Offer is addressed on equal terms to all the holders of the Shares, is promoted in Italy and is extended to the United States by virtue of the so-called "Tier 1" exemption under Rule 14d-1(c) adopted in accordance with Section 14(e) of the U.S. Securities Exchange Act and the Offeror will not be required to comply with Regulation 14E under the same Act; and (ii) the Offer has not been and will not be made or distributed in Canada, Japan and Australia, as well as in any other country in which such Offer is not permitted in the absence of authorization by the competent authorities or other administrative fulfilments to be performed by the Offeror (collectively, the "Other Countries") (for further information see Section F, Paragraph F, 4, of the Offer Document);
 - b) not to have received and/or sent partial or full copies of this Acceptance Form, the Offer Document and/or any document relating to the Offer from or into the Other Countries where the Offer is not permitted without authorization from the competent authorities and not to have otherwise used, directly or indirectly, in connection with the Offer, national or international means of communication or commerce of the Other Countries (including, without limitation, the postal network, fax, telex, e-mail, telephone and *internet*); and

c) to be outside of the Other Countries where the Offer is not permitted in the absence of authorization by the competent authorities when this Acceptance Form is delivered or signed.

Pursuant to Article 13 of the General Data Protection Regulation (EU) 2016/679 (the "GDPR"), Acceptors are bereby informed that the personal data indicated by them in this Acceptance Form will be processed, including through the use of computerised and telematic procedures, for the purposes directly connected with and instrumental to the Offer (collection of acceptances, verification of their regularity and allocation). Personal data shall be processed, as autonomous Data Controllers, each for the purposes connected with and instrumental to the Offer (collection of acceptances, verification of their regularity and allocation). Personal data shall be processed, as autonomous Data Controllers, each for the purposes connected with and instrumental to their role in the operation by the Appointed Intermediaries. Popointed to Coordinate the Collection of Acceptances, by the Deforsiony Intermediaries and by the companies identified by the latter which perform functional or support activities as necessary for the operation. The needs indicated represent the legal basis legitimising the relevant processing. The interested party may exercise all the relevant processing in order to execute this request and, therefore, failure to provide even a part of such data will make the request induces in the man ner specified in the privacy sections made known on the channels of the Data Controllers.

____place _____

The Acceptor or its representative

Signature and stamp of the Appointed Intermediary

The DEPOSITARY INTERMEDIARY with whom this Acceptance Form has been deposited declares upon its submission by the Acceptor (or its representative) and under its own responsibility:

-) to be the depositary of the above-mentioned Shares held by the Acceptor;
- to carry out the necessary formalities for the transfer of the Shares subject of this Acceptance Form to the said Appointed Intermediary exclusively through Monte Titoli S.p.A., by and no later than the final date of the Offer.

Stamp and signature of Depository Intermediary

ACCEPTANCE FORM OF THE VOLUNTARY PUBLIC TENDER OFFER

| born resident/with corpo holder of no and full ownership | termediary |
|---|---|
| resident/with corpo holder of no and full ownership | on |
| holder of no and full ownership | ordinary shares of the Issuer (the "Shares"), with no indication of nominal value, regular dividend entitlement and freely transferable, of which it guarantees the leg and availability, as well as the absence of restrictions and encumbrances of any type or nature, whether <i>in rem, in personam</i> or personal. |
| and full ownership | and availability, as well as the absence of restrictions and encumbrances of any type or nature, whether in rem, in personam or personal. |
| * | |
| | a consisto oucraise dennee in uns receptance ronn (inc. receptance ronn) suan nave die same nearing as in die Oner Document preparee to the purposes of the Oner Document |
| DECLARES | to have read and understood all of the conditions, terms and procedures of this Offer as set out in the Offer Document made available to the public at the Offeror's registered office (Parma, Via Ur no. 1), at the offices of the Intermediaries Appointed to Coordinate the Collection of Acceptances and the Appointed Intermediaries as indicated in the Offer Document and available on the O <i>website</i> (<i>www.gruppo.ardit-agricole.it</i>), on the Issuer's <i>website</i> (<i>mww.gruppo.creal.com</i>), as well as on the <i>website</i> made available by the <i>Global Information Agents</i> (<i>www.morrowsdali-transactions.com</i>), and (ii) the press published by the Offeror on 20 April 2021 pursuant to Arts. 36 and 43 of the Issuers' Regulation (the " Amendment Press Release "). |
| ACCEPTS | irrevocably and unconditionally this Offer for noShares which: |
| | have already been deposited with you in the securities deposit account no in the name of: |
| | will be placed in the aforementioned deposit following stock exchange liquidation; |
| | □ will be deposited with you at the same time of the execution of this Acceptance Form; |
| | will be transferred to/deposited with you in due time, by the Depository Intermediary thereof, by virtue of mandate expressly accepted at the end of this document. |
| AUTHORISES | the placing of the above Shares in interim deposit with you for the purpose of this Offer. |
| CONSENTS | as of now the transfer to the Offeror of the Shares placed in the above mentioned interim deposit, where applicable, granting you an irrevocable mandate to perform or have performed in the na |
| | on behalf of the undersigned all the necessary formalities for the transfer of the Shares to the Offeror. All this against payment on the New Payment Date of the Updated Consideration, , as define and as better specified in the Offer Document and the Amendment Press Release. |
| DECLARES | to accept as of now the cancellation of the operation should irregularities be found in the data contained in this Acceptance Form following the verifications and controls carried out after deliver. Shares subject of this Acceptance Form. |
| TAKES NOTE | |
| | that, as a consequence of the Amendment Press Release, the consideration for each Share tendered to the Offer will be equal to Euro 12.500 (cum dividend and therefore including coupons to any dividends distributed by the Issuer) (the "Updated Consideration"), as better described in the Amendment Press Release and in accordance with the procedures indicated in Section 1 Offer Document;2) that its adhesion to the Offer is irrevocable, except for the possibility for the Acceptor to communicate the express will to revoke its adhesion in order to adhere to e competing offers or in the further cases provided for by the Offer Document; |
| | 3) that the Amendment Press Release provides that the payment of the Updated Consideration will be made in cash on the fifth Stock Market Trading Day following the closing date of the Acc Period (as extended pursuant to the Amendment Press Release) (the "New Payment Date"), without prejudice to any extensions or changes to the Offer which may occur in accordan applicable laws and regulations. Such payment is subject to the completion of the formalities necessary to transfer the Shares to the Offeror; |
| | 4) the Shares tendered to the Offer within the end of the Tender Period (as extended pursuant to the Amendment Press Release) shall remain restricted in service of the Offer until the New F Date and the Acceptors may exercise all the property and administrative rights pertaining to such Shares, but may not transfer, in whole or in part, or otherwise make any dispositions (inclue establishment of pledges or other encumbrances or restrictions) with respect to the Shares tendered to the Offer; |
| | 5) that the Updated Consideration is net of Italian income tax over financial transactions, stamp duty and registration tax, where due, and of commissions, fees and expenses which will be borne Offeror, while any income tax, withholding and substitute tax, where due in relation to any potential realized capital gain, will be borne by the Acceptors of the Offer and no interest will be |
| | the Updated Consideration between the date of acceptance of the Offer and the New Payment Date; that the Offer is subject to the fulfilment of the Conditions Precedent indicated in Section A.1 of the Offer Document and, therefore, that in the event of failure to fulfil even one of the aforeme Conditions Precedent of the Offer (as well as failure to exercise the right to waive it), the Offer will not be completed. In such a case, any Shares tendered to the Offer will be returned |
| | respective holders, without charging them any costs or expenses, by the next Stock Market Trading Day following the date on which the announcement declaring the Offer ineffective is made 7) the Acceptors will remain solely liable for the risk that the Depository Intermediaries may fail to deliver this Acceptance Form and may fail to deposit the Shares with the Depository Intermediaries to by the last valid day of the Tender Period (as extended pursuant to the Amendment Press Release), as well as the for the risk that the Appointed Intermediaries of transfer the Updated Consideration to the persons entitled thereto, or delay the transfer thereof. |
| AUTHORISES | this Appointed Intermediary to pay/have paid via: |
| | transfer to current account noheld byat |
| | IBAN to be delivered to to be delivered to |
| | the amount of Euro representing the Updated Consideration due for the Shares tendered to the Offer. |
| DECLARES | a) to be aware of the fact that: (i) the Offer is addressed on equal terms to all the holders of the Shares, is promoted in Italy and is extended to the United States by virtue of the so-called ' exemption under Rule 14d-1(c) adopted in accordance with Section 14(e) of the US. Securities Exchange Act and the Offeror will not be required to comply with Regulation 14E under the Act; and (ii) the Offer has not been and will not be made or distributed in Canada, Japan and Australia, as well as in any other country in which such Offer is not permitted in the abs authorization by the competent authorities or other administrative fulfilments to be performed by the Offeror (collectively, the "Other Countries") (for further information see Section F, Pa F-4, of the Offer Document); |
| | b) not to have received and/or sent partial or full copies of this Acceptance Form, the Offer Document and/or any document relating to the Offer from or into the Other Countries where the not permitted without authorization from the competent authorities and not to have otherwise used, directly or indirectly, in connection with the Offer, national or international m communication or commerce of the Other Countries (including, without limitation, the postal network, fax, telex, e-mail, telephone and <i>internel</i>); and |

c) to be outside of the Other Countries where the Offer is not permitted in the absence of authorization by the competent authorities when this Acceptance Form is delivered or signed.

Pursuant to Article 13 of the General Data Protection Regulation (EU) 2016/679 (the "GDPR"), Acceptors are bereby informed that the personal data indicated by them in this Acceptance Form will be processed, including through the use of computerised and telematic procedures, for the purposes directly connected with and instrumental to the Offer (collection of acceptances, verification of their regularity and allocation). Personal data shall be processed, as autonomous Data Controllers, each for the purposes connected with and instrumental to the Offer (collection of acceptances, verification of their regularity and allocation). Personal data shall be processed, as autonomous Data Controllers, each for the purposes connected with and instrumental to the operation by the Appointed Intermediaries. By the Intermediaries Appointed to Coordinate the Collection of Acceptances, by the Offeror, by the Depository Intermediaries and by the companies identified by the latter which perform functional or support activities as necessary for the operation. The needs indicated represent the legal basis legitimising the relevant processing. The provision of personal data is necessary in order to execute this request and, therefore, failure to provide even a part of such data will make the request inadmissible. In relation to the given processing, the interested party may exercise all the rights that the GDPR expressly attributes in the manner specified in the privacy sections made known on the channels of the Data Controllers.

place

The Acceptor or its representative

Signature and stamp of the Appointed Intermediary

The DEPOSITARY INTERMEDIARY with whom this Acceptance Form has been deposited declares upon its submission by the Acceptor (or its representative) and under its own responsibility:

- to be the depositary of the above-mentioned Shares held by the Acceptor; a) b)
- to carry out the necessary formalities for the transfer of the Shares subject of this Acceptance Form to the said Appointed Intermediary exclusively through Monte Titoli S.p.A., by and no later than the final date of the Offer.

Stamp and signature of Depository Intermediary

Sheet no. 2 - Copy of the Appointed Intermediary

FORM NO.

ACCEPTANCE FORM OF THE VOLUNTARY PUBLIC TENDER OFFER

pursuant to Articles 102 and 106, paragraph 4, of Legislative Decree no. 58 of 24 February 1998 (the "**Offer**") promoted by Crédit Agricole Italia S.p.A. (the "**Offerr**") 68,428,903 ordinary shares of Banca Piccolo Credito Valtellinese S.p.A. (the "**Issuer**")

| Dear Appointed Intermediary | | | | | |
|---|---------------------------------------|----------|------------------------------|---|--|
| The undersigned (first name, surname or company name) | | | | Tax code/VAT number | |
| born | on | | | citizenship/nationality | |
| resident/with corporate/registered office in | [| province | street | * • | ZIP code |
| holdor of no | ordinary charges of the Issuer (the " | Sharoo") | with an indication of nomina | I value, secondar dividend entitlement and freely | transforable of which it quarantees the legitimate |

holder of no. ________ordinary shares of the Issuer (the "Shares"), with no indication of nominal value, regular dividend entitlement and freely transferable, of which it guarantees the legitimate and full ownership and availability, as well as the absence of restrictions and encumbrances of any type or nature, whether *in rem, in personam* or personal.

Whereas capitalized terms not otherwise defined in this Acceptance Form (the "Acceptance Form") shall have the same meaning as in the Offer Document prepared for the purposes of the Offer (the "Offer Document"),

- DECLARES to have read and understood all of the conditions, terms and procedures of this Offer as set out in the Offer Document made available to the public at the Offeror's registered office (Parma, Via Università no. 1), at the offices of the Intermediaries Appointed to Coordinate the Collection of Acceptances and the Appointed Intermediaries as indicated in the Offer Document and available on the Offeror's *website* (<u>mm:gruppo:reuli-agricole.it</u>), on the Issuer's *website* (<u>mm:gruppo:reuli-agricole.it</u>), as well as on the *website* made available by the *Global Information Agents* (<u>mm:morrowsodali-transactions.com</u>) and (ii) the press release published by the Offeror on 20 April 2021 pursuant to Arts. 36 and 43 of the Issuers' Regulation (the "Amendment Press Release").
- ACCEPTS irrevocably and unconditionally this Offer for no. _____Shares which:
 _____have already been deposited with you in the securities deposit account no. ______in the name of: ______in the name of: _______in the name of: _______in the name of: _______in the name of: ________in the name of: _________in the name of: __________in the name of: ________in the name of: _________in the name of: ________in the name of: ________in the name of: ________in the name of: ________in the name of: _________in the name of: __________in the name of: _________in the name of: __________in the name of: _________in the name of: _________in the name of: _________in the name of: ________in the name of: _________in the name of: ________in the name of: ________in the name of: _________in the name of: _________in the name of: ________in the name of: _________in the name of: _________in the name of: _________in the name of: _________in the name of: ________in the name of: _______in the name of: _______in the name of: _______in the name of: _______in the name of: ______in the name of: ______in the name of: _______in the name of: _______in the name of: _______in the name of: _______in the name of: ________in the name of: _______in the name of: ______in the name of: _______in the name of: _______in the name of: _______in the name of: ________in the name of: _______in the name of: _______in the name of: _______in the na
 - □ will be placed in the aforementioned deposit following stock exchange liquidation;
 - will be deposited with you at the same time of the execution of this Acceptance Form;
 - 🛛 will be transferred to/deposited with you, in due time, by the Depository Intermediary thereof, by virtue of mandate expressly accepted at the end of this document.

AUTHORISES the placing of the above Shares in interim deposit with you for the purpose of this Offer.

CONSENTS as of now the transfer to the Offeror of the Shares placed in the above mentioned interim deposit, where applicable, granting you an irrevocable mandate to perform or have performed in the name and on behalf of the undersigned all the necessary formalities for the transfer of the Shares to the Offeror. All this against payment on the New Payment Date of the Updated Consideration, as defined below and as better specified in the Offer Document and the Amendment Press Release.

DECLARES to accept as of now the cancellation of the operation should irregularities be found in the data contained in this Acceptance Form following the verifications and controls carried out after delivery of the Shares subject of this Acceptance Form.

- TAKES NOTE
- that, as a consequence of the Amendment Press Release, the consideration for each Share tendered to the Offer will be equal to Euro 12.500 (*cum dividend* and therefore including coupons relating to any dividends distributed by the Issuer) (the "Updated Consideration"), as better described in the Amendment Press Release and in accordance with the procedures indicated in Section F of the Offer Document;
- that its adhesion to the Offer is irrevocable, except for the possibility for the Acceptor to communicate the express will to revoke its adhesion in order to adhere to eventual competing offers or in the further cases provided for by the Offer Document;
- 3) that the Amendment Press Release provides that the payment of the Updated Consideration will be made in cash on the fifth Stock Market Trading Day following the closing date of the Acceptance Period (as extended pursuant to the Amendment Press Release) (the "New Payment Date"), without prejudice to any extensions or changes to the Offer which may occur in accordance with applicable laws and regulations. Such payment is subject to the completion of the formalities necessary to transfer the Shares to the Offeror;
- 4) the Shares tendered to the Offer within the end of the Tender Period (as extended pursuant to the Amendment Press Release) shall remain restricted in service of the Offer until the New Payment Date and the Acceptors may exercise all the property and administrative rights pertaining to such Shares, but may not transfer, in whole or in part, or otherwise make any dispositions (including the establishment of pledges or other encumbrances or restrictions) with respect to the Shares tendered to the Offer;
- that the Updated Consideration is net of Italian income tax over financial transactions, stamp duty and registration tax, where due, and of commissions, fees and expenses which will be borne by the Offeror, while any income tax, withholding and substitute tax, where due in relation to any potential realized capital gain, will be borne by the Acceptors of the Offer and no interest will be paid on the Updated Consideration between the date of acceptance of the Offer and the New Payment Date;
 that the Offer is subject to the fulfilment of the Conditions Precedent indicated in Section A.1 of the Offer Document and, therefore, that in the event of failure to fulfil even one of the aforementioned
- 6) that the Offer is subject to the fulfilment of the Conditions Precedent indicated in Section A.1 of the Offer Document and, therefore, that in the event of failure to fulfil even one of the aforementioned Conditions Precedent of the Offer (as well as failure to exercise the right to waive it), the Offer will not be completed. In such a case, any Shares tendered to the Offer will be returned to their respective holders, without charging the many costs to express by the part Stock Madret Trading Day following the date on which the announcement declaring the Offer is ineffective is made:
- respective holders, without charging them any costs or expenses, by the next Stock Market Trading Day following the date on which the announcement declaring the Offer ineffective is made; 7) the Acceptors will remain solely liable for the risk that the Depository Intermediaries may fail to deliver this Acceptance Form and may fail to deposit the Shares with the Depository Intermediaries by the last valid day of the Tender Period (as extended pursuant to the Amendment Press Release), as well as the for the risk that the Appointed Intermediary or Depository Intermediaries may not transfer the Updated Consideration to the persons entitled thereto, or delay the transfer thereof.

AUTHORISES this Appointed Intermediary to pay/have paid via:

transfer to current account no. ______held by _____

| IDAN | | |
|--|---|--|
| non-transferable cashier's check made out to | to be delivered to | |
| amount of Euro | _representing the Updated Consideration due for the Shares tendered to the Offer. | |

- **DECLARES** a) to be aware of the fact that: (i) the Offer is addressed on equal terms to all the holders of the Shares, is promoted in Italy and is extended to the United States by virtue of the so-called "Tier 1" exemption under Rule 14d-1(c) adopted in accordance with Section 14(e) of the U.S. Securities Exchange Act and the Offeror will not be required to comply with Regulation 14E under the same Act; and (ii) the Offer has not been and will not be made or distributed in Canada, Japan and Australia, as well as in any other country in which such Offer is not permitted in the absence of authorization by the competent authorities or other administrative fulfilments to be performed by the Offeror (collectively, the "**Other Countries**") (for further information see Section F, Paragraph F4, of the Offer Document);
 - b) not to have received and/or sent partial or full copies of this Acceptance Form, the Offer Document and/or any document relating to the Offer from or into the Other Countries where the Offer is not permitted without authorization from the competent authorities and not to have otherwise used, directly or indirectly, in connection with the Offer, national or international means of communication or commerce of the Other Countries (including, without limitation, the postal network, fax, telex, e-mail, telephone and *internet*); and
 - c) to be outside of the Other Countries where the Offer is not permitted in the absence of authorization by the competent authorities when this Acceptance Form is delivered or signed.

Pursuant to Article 13 of the General Data Protection Regulation (EU) 2016/679 (the "GDPR"), Acceptors are bereby informed that the personal data indicated by them in this Acceptance Form will be processed, including through the use of computerised and telematic procedures, for the purposes directly connected with and instrumental to the Offer (collection of acceptances, verification of their regularity and allocation). Personal data shall be processed, as autonomous Data Controllers, each for the purposes connected with and instrumental to the Offer (collection of acceptances, by the Collection of Acceptances, by the Offeror, by the Operation by the Appointed Intermediaries, Appointed to Coordinate the Collection of Acceptances, by the Offeror, by the Operation The needs indicated py the latter which perform functional or support activities as necessary for the operation. The needs indicated represent the legal basis legitimising the relevant processing. The provision of personal data is necessary in order to execute this request adult, therefore, failure to provide even a part of such data will make the request inadmissible. In relation to the aforementioned processing, the interested party may exercise all the rights that the GDPR expressly attributes in the manner specified in the privacy sections made known on the channels of the Data Controllers.

____place ____

The Acceptor or its representative

Signature and stamp of the Appointed Intermediary

The DEPOSITARY INTERMEDIARY with whom this Acceptance Form has been deposited declares upon its submission by the Acceptor (or its representative) and under its own responsibility:

- a) to be the depositary of the above-mentioned Shares held by the Acceptor;
 b) to carry out the necessary formalities for the transfer of the Shares subject
 - to carry out the necessary formalities for the transfer of the Shares subject of this Acceptance Form to the said Appointed Intermediary exclusively through Monte Titoli S.p.A., by and no later than the final date of the Offer.

Stamp and signature of Depository Intermediary

FORM NO.

ACCEPTANCE FORM OF THE VOLUNTARY PUBLIC TENDER OFFER

pursuant to Articles 102 and 106, paragraph 4, of Legislative Decree no. 58 of 24 February 1998 (the "Offer") promoted by Crédit Agricole Italia S.p.A. (the "Offeror") 68,428,903 ordinary shares of Banca Piccolo Credito Valtellinese S.p.A. (the "Issuer")

| Dear Appointed Intermediary | | | | |
|---|---|---------------------------------------|---|---------------------------------------|
| The undersigned (first name, surname or company name) | | | Tax code/VAT number | |
| born | on | | citizenship/nationality | |
| resident/with corporate/registered office in | province | street | * * | ZIP code |
| holder of no | ordinary shares of the Issuer (the "Shares" | ") with no indication of nominal valu | ie regular dividend entitlement and freely transferable | of which it guarantees the legitimate |

and full ownership and availability, as well as the absence of restrictions and encumbrances of any type or nature, whether in rem, in personal or personal.

Whereas capitalized terms not otherwise defined in this Acceptance Form (the "Acceptance Form") shall have the same meaning as in the Offer Document prepared for the purposes of the Offer (the "Offer Document"),

- DECLARES to have read and understood all of the conditions, terms and procedures of this Offer as set out in the Offer Document made available to the public at the Offeror's registered office (Parma, Via Università no. 1), at the offices of the Intermediaries Appointed to Coordinate the Collection of Acceptances and the Appointed Intermediaries as indicated in the Offer Document and available on the Offeror's *website* (*unw.gruppa.credit-agricol.it*), on the Issuer's *website* (*unw.gruppa.credit-agricol.it*), on the Issuer's *website* (*unw.gruppa.credit-agricol.it*), as well as on the *website* made available by the *Global Information Agents* (*unw.gruppa.credit-agricol.it*), and (ii) the press release published by the Offeror on 20 April 2021 pursuant to Arts. 36 and 43 of the Issuer's Regulation (the "Amendment Press Release").
- ACCEPTS irrevocably and unconditionally this Offer for no. _____Shares which:
 - have already been deposited with you in the securities deposit account no.
 - □ will be placed in the aforementioned deposit following stock exchange liquidation;
 - will be deposited with you at the same time of the execution of this Acceptance Form;
 - 🛛 will be transferred to/deposited with you in due time, by the Depository Intermediary thereof, by virtue of mandate expressly accepted at the end of this document.

AUTHORISES the placing of the above Shares in interim deposit with you for the purpose of this Offer.

- **CONSENTS** as of now the transfer to the Offeror of the Shares placed in the above mentioned interim deposit, where applicable, granting you an irrevocable mandate to perform or have performed in the name and on behalf of the undersigned all the necessary formalities for the transfer of the Shares to the Offeror. All this against payment on the New Payment Date of the Updated Consideration, as defined below and as better specified in the Offer Document and the Amendment Press Release.
- DECLARES to accept as of now the cancellation of the operation should irregularities be found in the data contained in this Acceptance Form following the verifications and controls carried out after delivery of the Shares subject of this Acceptance Form.

TAKES NOTE

 that, as a consequence of the Amendment Press Release, the consideration for each Share tendered to the Offer will be equal to Euro 12.500 (*cum dividend* and therefore including coupons relating to any dividends distributed by the Issuer) (the "Updated Consideration"), as better described in the Amendment Press Release and in accordance with the procedures indicated in Section F of the Offer Document;

in the name of:

- that its adhesion to the Offer is irrevocable, except for the possibility for the Acceptor to communicate the express will to revoke its adhesion in order to adhere to eventual competing offers or in the further cases provided for by the Offer Document;
- 3) that the Amendment Press Release provides that the payment of the Updated Consideration will be made in cash on the fifth Stock Market Trading Day following the closing date of the Acceptance Period (as extended pursuant to the Amendment Press Release) (the "New Payment Date"), without prejudice to any extensions or changes to the Offer which may occur in accordance with applicable laws and regulations. Such payment is subject to the completion of the formalities necessary to transfer the Shares to the Offeror;
- 4) the Shares tendered to the Offer within the end of the Tender Period (as extended pursuant to the Amendment Press Release) shall remain restricted in service of the Offer until the New Payment Date and the Acceptors may exercise all the property and administrative rights pertaining to such Shares, but may not transfer, in whole or in part, or otherwise make any dispositions (including the establishment of pledges or other encumbrances or restrictions) with respect to the Shares tendered to the Offer;
- that the Updated Consideration is net of Italian income tax over financial transactions, stamp duty and registration tax, where due, and of commissions, fees and expenses which will be borne by the Offeror, while any income tax, withholding and substitute tax, where due in relation to any potential realized capital gain, will be borne by the Acceptors of the Offer and no interest will be paid on the Updated Consideration between the date of acceptance of the Offer and the New Payment Date;
 that the Offer is subject to the fulfilment of the Conditions Precedent indicated in Section A.1 of the Offer Document and, therefore, that in the event of failure to fulfil even one of the aforementioned
- 6) that the Offer is subject to the fulfilment of the Conditions Precedent indicated in Section A.1 of the Offer Document and, therefore, that in the event of failure to fulfil even one of the aforementioned Conditions Precedent of the Offer (as well as failure to exercise the right to waive it), the Offer will not be completed. In such a case, any Shares tendered to the Offer will be returned to their respective holders, without charging them any costs or expenses, by the next Stock Market Trading Day following the date on which the announcement declaring the Offer ineffective is made;
- 7) the Acceptors will remain solely liable for the risk that the Depository Intermediaries may fail to deliver this Acceptance Form and may fail to deposit the Shares with the Depository Intermediaries by the last valid day of the Tender Period (as extended pursuant to the Amendment Press Release), as well as the for the risk that the Appointed Intermediary or Depository Intermediaries may not transfer the Updated Consideration to the persons entitled thereto, or delay the transfer thereof.

AUTHORISES this Appointed Intermediary to pay/have paid via:

transfer to current account no. _______held by _______at _______
IBAN
 non-transferable cashier's check made out to _______to be delivered to

- the amount of Euro_____representing the Updated Consideration due for the Shares tendered to the Offer.
- DECLARES a) to be aware of the fact that: (i) the Offer is addressed on equal terms to all the holders of the Shares, is promoted in Italy and is extended to the United States by virtue of the so-called "Tier 1" exemption under Rule 14d-1(c) adopted in accordance with Section 14(e) of the U.S. Securities Exchange Act and the Offeror will not be required to comply with Regulation 14E under the same Act; and (ii) the Offer has not been and will not be made or distributed in Canada, Japan and Australia, as well as in any other country in which such Offer is not permitted in the absence of authorization by the competent authorization or other administrative fulfilments to be performed by the Offeror (collectively, the "Other Countries") (for further information see Section F, Paragraph F, 4, of the Offer Document);
 - b) not to have received and/or sent partial or full copies of this Acceptance Form, the Offer Document and/or any document relating to the Offer from or into the Other Countries where the Offer is not permitted without authorization from the competent authorities and not to have otherwise used, directly or indirectly, in connection with the Offer, national or international means of communication or commerce of the Other Countries (including, without limitation, the postal network, fax, telex, e-mail, telephone and *internel*); and
 - c) to be outside of the Other Countries where the Offer is not permitted in the absence of authorization by the competent authorities when this Acceptance Form is delivered or signed.

Pursuant to Article 13 of the General Data Protection Regulation (EU) 2016/679 (the "GDPR"), Acceptors are bereby informed that the personal data indicated by them in this Acceptance Form will be processed, including through the use of computerised and telematic procedures, for the purposes directly connected with and instrumental to the Offer (collection of acceptances, verification of their regularity and allocation). Personal data shall be processed, as autonomous Data Controllers, each for the purposes connected with and instrumental to the Offer (collection of acceptances, verification of their regularity and allocation). Personal data shall be processed, as autonomous Data Controllers, each for the purposes connected with and instrumental to their role in the operation by the Appointed Intermediaries. Appointed to Coordinate the Collection of Acceptances, by the Offeror, by the Depository Intermediaries and by the companies identified by the latter which perform functional or support activities and ecessary for the operation. The needs indicated represent the legal basis legitimising the relevant processing. The interested party may exercise all the rights that the GDPR expressly attributes in the manner specified in the privacy sections made known on the channels of the Chancels.

____place____

The Acceptor or its representative

Signature and stamp of the Appointed Intermediary

The DEPOSITARY INTERMEDIARY with whom this Acceptance Form has been deposited declares upon its submission by the Acceptor (or its representative) and under its own responsibility:

to be the depositary of the above-mentioned Shares held by the Acceptor;
 to carry out the necessary formalities for the transfer of the Shares subject of this Acceptance Form to the said Appointed Intermediary exclusively through Monte Titoli S.p.A., by and no later than the final date of the Offer.

Stamp and signature of Depository Intermediary

<u>ANNEX A</u> - Pledged Shares

| The undersigned, | , Tax code/VAT number | , born _ | , on, |
|--|--|-----------------------------------|--|
| The undersigned, | , resident/with corporate/registere | d office in | , province, street |
| , ZIP code | | | |
| with no indication of nominal value, with reg | | | gistered in the securities deposit account no. |
| , settled on the bank a | | es"), | |
| | and | | |
| , Tax code | e/VAT number | , born | , on, |
| citizenship/nationality | , resident/with corporate/register | red office in | , province, street |
| , Tax code citizenship/nationality, ZIP Code | , beneficiary of the pledge over the Share | es (the "Pledgee") | |
| | 0ř | | |
| The undersigned | , Tax Code/VAT no | , born | , on, |
| The undersigned | , residing/with corporate/registered o | ffice in | , province, street, ZIP |
| Code (the "Pledgor"), holder of th | e ownership of no. | ordinary shares of the Issue | r, with no indication of nominal value, with |
| regular dividend rights, of which he/she gua | rantees the legitimate ownership, registered | in the securities deposit account | t no, settled on |
| the bank account no. | (the "Shares"), also in the na | me and on behalf of | , Tax code/VAT no. |
| , born | , on | , citizenship/nationality | , residing/with |
| corporate/registered office in | , province | , street | , ZIP Code, beneficiary of |
| the pledge over the Shares (the " Pledgee "), b (attached he | | 1 on the date, w | 7th signature authenticated by Notary Public |
| | 01* | | |
| The undersigned | _, Tax Code/VAT no | , born | , on, |
| citizenship/nationality | _, residing/with corporate/registered | office in | , province, street |
| , ZIP Code | | | |
| indication of nominal value, with regular d | ividend rights, registered in the securities | deposit account no | , settled on the bank account no. |
| (the "Shares"), owned by | , Tax Code/VAT no. | , bo: | rn, on, |
| citizenship/nationality | | | |
| street, ZIP Code | | | |
| of attorney issued on the date | with signature authenticated by | y Notary Public | (attached hereto), jointly |
| | | | |

DECLARE

to submit the acceptance of the Offer through the Appointed Intermediary for the transfer of the full ownership of the Shares to the Offeror, granting the Appointed Intermediary with a mandate to proceed with the registrations required by law, also pursuant to Article 83-*octies* of the Consolidated Law on Finance and in accordance with the ordinary procedures for the removal of the pledge from the Shares,

to carry out all consequent administrative formalities, and

AUTHORISE

ACKNOWLEDGE AND ACCEPT

- that the Updated Consideration will be transferred to the bank account indicated in the Acceptance Form,

that the expenses, costs and charges (whether of a fiscal or other nature) relating to the foregoing transaction shall be borne by the Pledgor and the Pledgee,
 that the Appointed Intermediary does not provide any legal, tax or other advice in relation to such transaction; and

- to have received, taken note of, read and understood the extract from the Offer Document concerning the remuneration of intermediaries (Paragraph I).

____place _____

The Pledgor

The Pledgee

<u>ANNEX B</u> – Shares under usufruct

| The undersigned | , Tax code/VAT r | umber | | born | 08 |
|--------------------------|---|------------------------|----------------------|-----------------------------|---------------------------------------|
| citizenship/nationality | , resident/with corporate/register | red office in | , | n | rovince street |
| | , ZIP code (t | | | | |
| | ordinary shares of the Issuer, with no indication of | of nominal value, with | h regular dividend r | ights, of which he/s | he guarantees the legitimate |
| | in the securities deposit account no. | | | | |
| 1, 0 | 1 | and | | (| ,,, |
| | Tay code/VAT number | born | 07 | | citizenshin/nationality |
| | , Tax code/VAT number, resident/with corporate/registered office in | _, boin | , 011 | stroot | , cluzenship/ hationality ZIP Code |
| banaficiary | of the usufruct over the Shares (the "Beneficiary of Usu | ufmint" | _, province | _, succi | , ZIF Code |
| , beneficiary of | of the usual over the shares (the Denenciary of Ost | ar | | | |
| | | 07 | | | |
| The undersigned _ | , Tax Code/VAT no. | | , born | | , on, |
| citizenship/nationality_ | , Tax Code/VAT no. | gistered office in | | , province | street |
| | , ZIP Code (the "Gran | tor of Usufruct"), | holder of the bare | ownership of no. | , |
| | Issuer, with no indication of nominal value, with regular | | | | |
| | unt no, settled on the bank | | | | |
| of | , Tax code/VAT no | , born | | , on | , |
| citizenship/nationality | ,residing/with corporate/re | egistered office in . | | , province | , |
| street | , ZIP Code, ben | eficiary of the pledge | e over the Shares (t | the "Beneficiary o t | f Usufruct "), by virtue of a |
| special power of attorne | ney issued on the date, with s | signature authenticate | ed by Notary Public | C | , (attached hereto), |
| jointly | | | | | |
| | | or | | | |
| The undersigned | , Tax Code/VAT no, residing/with corporate/re | | ,born | ,on | |
| citizenship/nationality_ | , residing/with corporate/re | egistered office in _ | | , province | , |
| street | , ZIP Code | , (the "Beneficia | ry of Usufruct |), beneficiary of | the usufruct over no. |
| | , ordinary shares of the Issuer, with no indication of | nominal value, with | regular dividend riş | ghts, registered in th | e securities deposit account |
| no | , settled on the bank account no | | (the "Shares | "), also in the | name and on behalf of |
| | , Tax Code/VAT no. | , born | | , on | , |
| citizenship/nationality_ | , residing/with corporate | e/registered office | in | , p | rovince, street |
| | , ZIP Code, holder of the bare ownershi | | | | a special power of attorney |
| issued on the date | with signature authenticated by Notary Public | | (attached herete | o), jointly | |
| | | | | | |

DECLARE

to submit the acceptance of the Offer through the Appointed Intermediary for the transfer of the full ownership of the Shares to the Offeror, granting the Appointed Intermediary with a mandate to proceed with the registrations required by law, also pursuant to Article 83-*acties* of the Consolidated Law on Finance and in accordance with the ordinary procedures for the removal of the usufruct from the Shares,

AUTHORISE

to carry out all consequent administrative formalities, and

ACKNOWLEDGE AND ACCEPT

- that the Updated Consideration will be transferred to the bank account indicated in the Acceptance Form,

 that the expenses, costs and charges (whether of a fiscal or other nature) relating to the foregoing transaction shall be borne by the Grantor of Usufruct and Beneficiary of Usufruct,

- that the Appointed Intermediary does not provide any legal, tax or other advice in relation to such transaction; and

- to have received, taken note of, read and understood the extract from the Offer Document concerning the remuneration of intermediaries (Paragraph I).

_____place _____

The Grantor of Usufruct

The Beneficiary of Usufruct

| Tax code/VAT number, born, on, itizenship/nationality, resident/with corporate/registered office in, province, street, ZIP code(the "Debtor"), holder of the ownership of no ordinary shares of the Issuer, ith no indication of nominal value, with regular dividend rights, of which he/she guarantees the legitimate ownership, registered in the securities deposit account no (the "Shares"), and |
|--|
| , Tax Code/VAT no, born, on, on, citizenship/nationality, residing/with corporate/registered office in, province, street, ZIP Code, owner of a right to receivables <i>vis-à-vis</i> the Debtor by virtue of which he/she obtained [in his/her own favour] the preclosure or seizure of the Shares (the " Creditor "), jointly |
| DECLARE |
| o submit the acceptance of the Offer through the Appointed Intermediary for the transfer of the full ownership of the Shares to the Offeror, granting the Appointed ntermediary with a mandate to proceed with the registrations required by law, also pursuant to Article 83-octies of the Consolidated Law on Finance and in accordance with the ordinary procedures for the removal of the foreclosure/seizure from the Shares, |
| O carry out all consequent administrative formalities, and |
| ACKNOWLEDGE AND ACCEPT |
| that the Updated Consideration will be transferred to the bank account indicated in the Acceptance Form, |

- that the expenses, costs and charges (whether of a fiscal or other nature) relating to the foregoing transaction shall be borne by the Creditor and Debtor,

- that the Appointed Intermediary does not provide any legal, tax or other advice in relation to such transaction;

 that, for the purpose of the effectiveness of the Acceptance, the authorization of the court or body responsible for the foreclosure or seizure procedure shall be attached to this Acceptance Form;

that, in case the authorization is not attached to the Acceptance Form, the acceptance will be received with reservation and that, in case the Appointed Intermediary and/or the Depositary Intermediary does not receive it by the last day of the Tender Period (as extended pursuant to the Amendment Press Release), the effects of the acceptance will lapse; and

to have received, taken note of, read and understood the extract from the Offer Document concerning the remuneration of intermediaries (Paragraph I).

_____place _____

The Debtor

The Creditor

<u>ANNEX D</u> – Shares subject of probate/legacy

| The undersigned citizenship/nationality | | , Tax _, ZIP code | resident/with | ber corporate/registered | | | | _, c _, | province, | street |
|--|-----|-------------------------|---------------|-----------------------------|----------------|----|---|------------|-----------|-------------|
| | | | | and | | | | | | |
| citizenship/nationality, | Tax | code/VAT , ZIP code, | | corporate/registered | born office | in | , | on , | province, | , street |

in their quality of heirs/legatees of, amongst others, no. ______ ordinary shares of the Issuer, with no indication of nominal value, with regular dividend rights, of which they guarantee the legitimate and undivided ownership, registered in the securities deposit account no. ______, settled on the bank account no. ______ (the "Shares"), jointly

DECLARE

to submit the acceptance of the Offer through the Appointed Intermediary for the transfer of the full ownership of the Shares to the Offeror, granting the Appointed Intermediary with a mandate to proceed with the registrations required by law, also pursuant to Article 83-*outies* of the Consolidated Law on Finance,

AUTHORISE

to carry out all consequent administrative formalities, and

ACKNOWLEDGE AND ACCEPT

- that the Updated Consideration will be transferred to the bank account indicated in the Acceptance Form;
- that the expenses, costs and charges (whether of a fiscal or other nature) relating to the foregoing transaction shall be borne by the heirs/legatees;
- that the Appointed Intermediary does not provide any legal, tax or other advice in relation to such transaction;
- that, for the purpose of the effectiveness of the Acceptance, a statement certifying the discharge of all fiscal obligations regarding the probate/legacy over, amongst others, the Shares, shall be attached to this Acceptance Form;
- that, in case the statement is not attached to the Acceptance Form, the acceptance will be received with reservation and that, in case the Appointed Intermediary and/or the Depositary Intermediary does not receive it by the last day of the Tender Period (as extended pursuant to the Amendment Press Release), the effects of the acceptance will lapse; and
- to have received, taken note of, read and understood the extract from the Offer Document concerning the remuneration of intermediaries (Paragraph I).

____place _____

The heirs/legatees

ANNEX E - Shares owned by minors or incapable persons

| The undersigned, | | er, born | , on |
|--|-----------------------------|---|--|
| , citizenship/nationality | , res | sident/with corporate/registered office in _ | , province |
| , street | , ZIP code | , in his/her quality | y of person exercising parental |
| authority/guardianship/custody/support management | vis-à-vis | | , born |
| , on | , citizenship/nationa | ality, resident/ | with corporate/registered office in |
| | | , ZIP code, | |
| ordinary shares of the Issuer, | with no indication of nomin | hal value, with regular dividend rights, of w | which he/she guarantees the legitimate |
| ownership, registered in the securities deposit account ne |) | , settled on the bank account no | (the " Shares "), |

DECLARES

to submit the acceptance of the Offer through the Appointed Intermediary for the transfer of the full ownership of the Shares to the Offeror, granting the Appointed Intermediary with a mandate to proceed with the registrations required by law, also pursuant to Article 83-outles of the Consolidated Law on Finance,

AUTHORISES

to carry out all consequent administrative formalities, and

ACKNOWLEDGES AND ACCEPTS

- that the Updated Consideration will be transferred to the bank account indicated in the Acceptance Form,
- that the expenses, costs and charges (whether of a fiscal or other nature) relating to the foregoing transaction shall be borne by person exercising parental authority/guardianship/custody/support management;
- that the Appointed Intermediary does not provide any legal, tax or other advice in relation to such transaction;
- that, for the purpose of the effectiveness of the Acceptance, an authorization from the competent court in relation to the disposal of the Shares shall be attached to this Acceptance Form;
- that, in case the authorization is not attached to the Acceptance Form, the acceptance will be received with reservation and that, in case the Appointed Intermediary and/or the Depositary Intermediary does not receive it by the last day of the Tender Period (as extended pursuant to the Amendment Press Release), the effects of the acceptance will lapse; and
- to have received, taken note of, read and understood the extract from the Offer Document concerning the remuneration of intermediaries (Paragraph I).

____place _____

Person exercising parental authority/guardianship/custody/ support management