

ISSUE OF DISPOSABLE CERTIFICATES

- APPLICATION FORM -

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).

This application You are going to fulfill shall be forwarded to Namirial by the Local Registration Authority (as defined in Schedule A below) in order to provide You with a disposable qualified electronic signature certificate which allows You to electronically sign a contract within the limitations of use defined in Schedule C below (having the equivalent legal effect of a handwritten signature). According to definitions of this issuance Contract, You are appointed as Holder of the Certificate.

SCHEDULE A – Local Registration Authority (LRA) details				
LRA N° (Local Registration Authority)				
company/name (last, first, middle)				
registered office: city		region		zip code
address				
tax code		vat number		
SCHEDULE B – Holder details				
Mr./Mrs.: name		surname		
Personal identification				
Email		phone		
Schedule C – Supply and pricing				

Issuance of a Disposable Certificate, characterised by a limited duration of 60 minutes and which usage is limited within the following scope:

[INSERT LIMITATION OF USE – ref. § 4.2 Addendum Disposable Practice Statement]

The cost of the service will be ensured by the LRA itself.

Schedule D – Terms and conditions of the supply	
1)	The supply of what is required by the Holder shall be effective solely within the limitations of use set forth in Schedule C above and in the Contract.
2)	The Holder acknowledges and agrees that the Qualified Trust Service Provider shall be entitled to suspend and/or revoke the Certificates issued to the Holder at any time, whether the Certificate issuance conditions no longer exist.
3)	The supply of what is required by the Holder shall be effected by Namirial to the terms and conditions specified in this application form, in its General Terms and Conditions (Mod.NAM CA01D) and on the basis of the technical specifications set out in the PDS, documents that are incorporated herein called unless specifically and expressly waived.
4)	The Holder acknowledges and agrees that the sending of the application form implies full acceptance of these General Terms and Conditions and the PDS, which will be fully effective binding to the same Holder. This Application form, with these General Terms and Conditions and the PDS are integral parts, substantial and inseparable of a single contract and thus must, therefore, be read and interpreted.
5)	For definitions of terms used in this application form is referred to in Article. 1 (Definitions) of the General Terms and Conditions (Mod.NAM CA01D).
6)	The issue of the Certificates will take place only in the event of a positive outcome of the necessary preventive checks. If based on legitimate grounds, Namirial shall refuse to issue Certificates. The aforementioned refusal will not give rise to any liability or obligation on the part of Namirial to reimburse the Holder.
7)	The use of the Certificates shall be ensured through the Authentication Credentials, which are solely known by the Holder. The Qualified Trust Service Provider shall provide the above credentials digitally, in the manner set forth in the PDS or in a different manner agreed with the Holder. The above credentials shall also be entered by the Holder during the issuance of the Certificate.
8)	The Holder declares he/she is aware that in the case of conflict between the provisions of this application form and those of the General Terms and Conditions, the former shall prevail.
9)	Data processing The undersigned declares that he/she has read the information concerning the processing of personal data (https://support.namirial.com/it/docs/docs-tsp/#docs_data_protection).



Namirial S.p.A.

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 C.F. e iscriz. al Reg. Impr. Ancona N. 02046570426 | REA N. AN - 157295
 Codice destinatario T04ZHR3 | Capitale sociale € 8.238.145,00 i.v.



Schedule E – Self-certification and signing by the Holder

the undersigned holder: name

last name

aware of the sanctions provided for by the law in the case of false statements, false documents, use or presentation of documents containing data which are false or no longer true, declare under his/her own responsibility that all the information indicated in the previous Schedules B and C of this application form is accurate and truthful.

Place _____

Date _____

Holder's signature

SCHEDULE F – ONE-SIDED CLAUSES

The Holder agrees to have fully read and understood the meaning of and expressly accept provisions NO. 2 and 6 of the previous Schedule D; and provisions contained in the following articles of the General Terms and Conditions (Mod.NAM CA01): Art. 2 (Structure of the Contract); Art. 3 (Subject); Art. 4 (Formation of the Contract); Art. 5 (Validity of Certificates); Art. 6 (Revocation and Suspension of Certificates); Art. 7 (Duration of the Contract); Art. 9 (Obligations and liability of the Holder); Art. 10 (Warranties); Art. 11 (Obligations and liability of the Qualified Trust Service Provider); Art. 12 (Express Termination Clause); Art. 13 (Exception of the right of withdrawal in accordance with Directive 2011/83/EU); Art. 14 (Miscellaneous); Art. 15 (Governing law) Art. 16 (Jurisdiction); Art. 17 (Amendments to the Contract), Art. 18 (Termination of the activity of the Qualified Trust Service Provider) and 20 (Survival after termination).⁽¹⁾

(1) If this form is digitally signed, the one-sided clauses will be checked and accepted externally to it.

Place _____

Date _____

Holder's signature