

27 March 2023

ATFund Market

Application for admission of financial instruments to trading

THE APPLICATION MUST BE TRANSMITTED IN PAPER-BASED FORM AND SENT IN ADVANCE BY E-MAIL TO ATFUND.LISTING@EURONEXT.COM

MODEL APPLICATION FORM FOR ADMISSION TO LISTING OF UNIT/SHARES OF OPEN-END CIUS

Application for admission to trading

The issuing company (hereafter "Company" o "Issuer") in the person of the legal representative or other duly authorised person.

Company name and legal form	
Registered office (city and address)	
Share capital	
Registration number	
Tax Identification Number	
Phone number	
E-mail address	

WHEREAS

- the organisation and management of ATFund are governed by rules published on Borsa Italiana's website (hereinafter, the Rules);
- Borsa Italiana S.p.A. undertakes to ensure the confidentiality of any inside information communicated to it, including in connection with its examination of applications and in accordance with articles 310, 311 and 312 of the Rules and the accompanying Guidelines;
- the Issuer declares that it has viewed the information document provided on Borsa Italiana's website pursuant to EU Regulation 679/2016.





In consideration of the foregoing, the Company in the person of its legal representative or other duly authorised person,

APPLIES

in accordance with Article 211 of the Rules, for the admission to trading of the following financial instruments:

ISIN code	Name

Issued on the basis of a prospectus		
For foreign CIUs:		
	Approved by Not yet approved but filed for approval with	(competent authority) on on
For Italian CIUs		
	in compliance to Consob Issuer's Regulation	

by way of the procedure referred to in Article 210 and following of the Rules.

DECLARES THAT

THE ISSUER	Declares that
	The financial instruments are freely negotiable and subject to the rules governing the form, entitlement and circulation of dematerialised securities in the case of financial instruments governed by Italian law or subject to the corresponding provisions of the foreign law under which the financial instruments are issued
	The execution price has calculated by the Issuer on daily basis, except days explicitly disclosed pursuant to article 310(2)e of the Rules.

27 March 2023





The financial instruments for which application to trading has been made can be settled via the Euronext Securities Milan settlement system on the deposit accounts opened with the central securities depository
☐ The management company's or Sicav's article of incorporation and bylaws (Annex 1) are in force and are true copies of the original or
☐ The management company's or Sicav's article of incorporation and bylaws sent to Borsa Italiana on are at the present in force and have not been amended
For Italian CIUs, the CIU rules, is approved by the issuer and the attached copy is true copy of the original
For foreign CIUs, the CIU has completed the procedure for marketing CIUSs in Italy as referred to in Article 42 of the Consolidated Law on Finance;
It has appointed a person that has entered into the undertakings defined in the Rules and, where expressly indicated, in the Trading Manual (so-called Appointed Intermediary). In cases of termination of the relationship for any reason, it notifies Borsa Italiana on the basis of the provisions of Article 220 of the Rules.
Undertakes to communicate to Borsa Italiana according to the manner, timing and details specified in the Rules the information referred to in article 310, by delegating the transmission to the Appointed Intermediary where required
Officers responsabible for handling requests for information referred to in the Guide Line 30.2 are: First name: Family name: Company: Role in company: Fixed tel. number: E-mail The substitute of the officer for handling requests for information First name: Family name: Company: Role in company: Fixed tel. number: Family name: Company: Fixed tel. number: Fixed tel. number: Fixed tel. number: Fixed tel. number: E-mail The Issuer remains the sole responsible for all information and data transmitted and for the performance of any obligations related to the Financial Instruments as
required by applicable laws and Rules (this declaration is required only if the officers responsible are not of the Issuer).



AN ISSUER ESTABLISHED UNDER FOREIGN LAW THAT DOES NOT HAVE OTHER SECURITIES ALREADY LISTED ON MARKETS MANAGED BY BORSA ITALIANA SHALL ALSO DECLARE THAT:

THE ISSUER	DECLARES THAT
	There are no impediments to the substantial observance by the Issuer of the provisions contained in these Rules, in laws and other regulations to which they are subject concerning the information that issuers of financial instruments admitted to listing must make available to the public, Consob and Borsa Italiana.

Traceability of financial flows

Borsa Italiana and the Issuer] assume all obligations regarding the traceability of the financial flows provided by Law 136/2010, as subsequently amended and implemented. The Issuer [and the Guarantor, if present], The Issuer, if it is a "awarding station" pursuant to the legislative decree no. 50 of 18 April 2016 and subsequent amendments, to ensure the enforcement of Article 3 of Law 136/2010 and subsequent amendments, undertakes to communicate to Borsa Italiana all the information required by the regulation on traceability of financial flows.

* * *

The following documentation is attached and shall be an integral part of the application:

Ехнівіт	ATTACHES
	A copy of the management company's or Sicav's articles of incorporation and bylaws
N. 1	(this attachment is not required to the Issuer having other instruments already admitted on the market organised and managed by Borsa Italiana and if the Issuer has declared that the articles of incorporation and bylaws already transmitted have not been amended and are already in force.
	For Italian CIUS, a copy of the rules of the CIU.
N. 2	
	A draft of the prospectus or a copy of the prospectus approved by the competent
N. 3	authority with details of the approval and the "key information for investors" KIID). The definitive versions of the prospectus must be sent promptly to Borsa Italiana.
□ N. 4	A copy of the last annual or half-yearly statement of operations of the CIU, where available.
	(this attachment is not required to the Issuer having other instruments already admitted on the market organised and managed by Borsa Italiana)
□ N. 5	A summary table with the features of the financial instrument drawn up in accordance with the model specified by Borsa Italiana according to the instrument's features.
	(any features that have not been decided at the time the application is filed must be transmitted as soon as they become available and in any case before the admission decision)





□ N. 6	For foreign CIUs, UCITS or AIFMD declaration (if not resulting in other documentation transmitted to Borsa Italiana) as well as any Consob communication or authorization issued pursuant to Article 44 of the Consolidated Law on Finance on marketing of units or shares of AIFs to retail investors.
□ N. 7	Description of the structure of the operation (if not resulting in other documentation transmitted to Borsa Italiana): summary description of the operation with an indication of the persons involved; indication of the central depository where the shares/units are deposited (issuer CSD); description of the operating modes of interaction between the issuer (or its Transfer Agent/Deposit Bank), the central depository and the appointed intermediary for the credit/debit of the shares/units; description of methods of flow management to ensure the link between the activity in the primary market (subscriptions and redemptions) and the secondary market.

Borsa Italiana may, for the purposes of its examination and also during the same, request the Issuer to provide additional information, clarifications and documentation with respect to that provided for. It may also agree to the omission of information or documents referred to in the preceding points, where such data or documents can be considered superfluous or are already contained in other documentation submitted.

AND UNDERTAKES

to observe the provisions of the Rules, which the parties declare they know and accept, and to observe subsequent amendments to the Rules.

THE ISSUER
(place and date)
(Signature of the legal representative or other duly authorised person)

Pursuant to Articles 1341 and 1342 of the Civil Code, expressly accepts Articles 200 (Admission Requirements), 210 e 211 (Request for Admission), 232 e 233 (Transferability of financial instruments) 234 (Suspension and revocation of instruments), 237 (Exclusion from trading of the financial instrument upon request), 310 e 311 (Disclosure Obligations), C1215, C010 e C011 (Measures against market intermediaries and issuers), C020 (Procedure for verifying violations), 1012 (Intermediaries admitted to trading and procedure for admission to trading and activation), C1040 (Appeals and complaints), 1210 e 1212 (Verification activity and co-operation), 1300 (Trading fees), 2000 (Trading methods and phases), 2020 (Orders entry) e 2021 (Confirmation and Execution of orders), 5000 e 5001 (Controls and measures concerning trading), 5010 e 5011 (Measures concerning trading





parameters, hours and phases), C060 (Jurisdiction), C070 (Disputes submitted to the courts), C080 (Other disputes), C090 (Appeals Board) e C100 (Board of Arbitration) of the Rules.

THE ISSUER
(place and date)
(Signature of the legal representative or other duly authorised person)