## ACCEPTANCE FORM FOR SALE OF SHARES IN EVERFUEL A/S

This acceptance form (the "Acceptance Form") shall be used when accepting the compulsory acquisition by Faro BidCo ApS, company registration (CVR) no. 44 98 99 99, (the "Faro BidCo") of the remaining shares in Everfuel A/S (the "Everfuel") not held by Faro BidCo against payment of the redemption price of NOK 13 per share in Everfuel of a nominal value of DKK 0.01 and on the terms and conditions set forth in the notice on compulsory acquisition to the shareholders of Everfuel dated 20 November 2024 (the "Notice"), to which this Acceptance Form is attached.

Capitalised terms used (and not defined) herein shall have the meaning set forth in the Notice.

Any shareholder whose shares in Everfuel (the "Shares") are registered in the name of a custodian, broker, dealer, commercial bank, trust company or other nominee, must contact the institution holding the Shares in order to accept the Compulsory Acquisition with respect to such Shares. Acceptance of the Compulsory Acquisition for Shares registered in the name of an investment manager must be done by the manager on behalf of the shareholder.

Shareholder:

Completed and signed Acceptance Forms may be sent by email or regular mail or delivered to:

If by regular mail: Nordea Bank Abp, filial i Norge P.O. Box 1166 Sentrum N-0107 Oslo Norway Tel: (+47) 24013462

If by e-mail: nis@nordea.com

VPS account:	Bank account number for cash payn	nent: Number of Shares:	Rights holders registered (if any):
Pavment details for an a	ccepting shareholder who does not hold a ba	nk account with a Norwegian bank	
•	who does not have a Norwegian bank account clank account number for cash payment":	onnected to its VPS account or that wishes to have transferre	d the settlement amount to another bank account than
	me IBAN	SWIFT/BIC	Other
Bank nar	TIE IDAN		
		who do not hold a bank account with a Norwegian bank.	

## To Faro BidCo and Nordea to which this Acceptance Form is delivered:

received at a place other than as set out above.

I/we confirm that I/we have received and reviewed the Notice and hereby accept the Compulsory Acquisition for all my/our Shares in accordance with the terms and conditions set forth in the Notice and this Acceptance Form (the "Acceptance").

to treat an acceptance of the Compulsory Acquisition as valid although the Acceptance Form has not been properly completed or is not accompanied by evidence of authority or is

I/we accept that I/we may not sell, or in any other way dispose over, use as security, pledge, encumber or transfer to another VPS account, the Shares covered by this Acceptance. Further, I/we irrevocably authorise Nordea to block the Shares on the above-mentioned VPS account in favour of Nordea on behalf of Faro BidCo and I/we acknowledge that this Acceptance is irrevocable and cannot be withdrawn after receipt by Nordea.

Nordea is given irrevocable authorisation and instruction to debit my/our VPS account, and to transfer the Shares covered by this Acceptance to Faro BidCo against payment of the Redemption Price of NOK 13 per Share of a nominal value of DKK 0.01 upon completion and settlement of the Acceptance based on the terms and conditions set out in the Notice.

I/we accept that payment will be credited to my/our bank account used by the VPS for dividend payments, or, if there is no record of such account, the shareholder must specify above (or on a separate sheet submitted together with the Acceptance Form) the bank account to which payment should be made. For shareholders who do not hold a bank account with a Norwegian bank, payment details for offshore payments must be included in addition to the bank account number, such as name of the bank, IBAN, SWIFT/BIC, or similar payment codes depending on the jurisdiction where the bank account is located and the shareholder should contact Nordea.

I/we accept that in the event I/we have not supplied the VPS with details of any bank account, or specified a bank account on the Acceptance Form (or on a separate sheet submitted together with the Acceptance Form) and do not have a bank account known by Nordea, settlement will be made upon further request and that Nordea will make reasonable endeavours to make contact in order to verify my/our bank account details and to the extent Nordea is not able to make such contact, that the funds will be deposited for collection at a later stage.

My/our Shares will be transferred free of any encumbrances and any other third-party rights whatsoever and with all shareholder rights attached to them. Any third party with registered encumbrances or other third-party rights over my/our Shares and/or VPS account(s) must sign the Acceptance Form and thereby waive its rights in the Shares for which the Acceptance Form relates to and approve the transfer of my/our Shares to Faro BidCo free of any such encumbrances and any other third-party rights whatsoever for the Acceptance to be valid.

Faro BidCo will not pay my/our costs related to the VPS transactions in connection with my/our acceptance of the Compulsory Acquisition. Any bank fees, brokerage fees and/or other costs that may be imposed on me/us in connection with the sale or transfer of shares in the Compulsory Acquisition are payable by me/us on an individual basis, and such fees and costs will not be paid by Faro BidCo nor by Everfuel.

By duly executing and delivering the Acceptance Form I/we confirm that I/we have accessed information regarding Nordea's processing of personal data (available on <a href="https://www.nordea.com/en/general-terms-and-policies/privacy-policy.html">https://www.nordea.com/en/general-terms-and-policies/privacy-policy.html</a>), and that I/we are informed that Nordea will process the shareholder's personal data in order to manage and carry out the Compulsory Acquisition, the Acceptance and the Acceptance Form, and to comply with statutory requirements. The data controller who is responsible for the processing of personal data is necessary in order to fulfil the application and to meet legal obligations. The Norwegian Securities Trading Act and the Norwegian Money Laundering Act require that Nordea processes and stores information about clients and trades, and controls and documents activities. Data will be processed confidentially, but if it is necessary in relation to the purposes, the personal data may be shared between Nordea and the company(ies) participating in the Compulsory Acquisition, with companies within Nordea's group, VPS and/or public authorities. The personal data will be processed as long as necessary for the purposes, and will subsequently be deleted unless there is a statutory duty to keep it.

This Acceptance Form and the Compulsory Acquisition is subject to and governed by applicable Danish law and to the exclusive jurisdiction of the Danish courts.

Place	Date	Telephone no.	Binding signature **

## Rights holder:

As rights holder, the undersigned consents to the transfer of the Shares to Faro BidCo free of encumbrances.

Place Date Telephone no. Rights holder's signature \*\*

<sup>\*\*</sup> If signed pursuant to proxy, a proxy form (and with respect to companies, certificate of registration or similar documentation) shall be enclosed.

<sup>\*\*</sup> if signed by a person with signatory right, certificate of registration or similar documentation shall be enclosed.

<sup>\*\*</sup> if signed by power of attorney, the power of attorney (and with respect to companies, certificate of registration or similar documentation) shall be enclosed.

<sup>\*\*</sup> if signed by a person with signatory right, certificate of registration or similar documentation shall be enclosed.

<sup>\*\*</sup> if more than one trustee is registered, each trustee must sign.