

THIS DOCUMENT SHALL NOT BE DISCLOSED, PUBLISHED OR DISTRIBUTED, IN WHOLE OR IN PART, DIRECTLY OR INDIRECTLY, IN ANY COUNTRY WHERE ITS DISCLOSURE, PUBLICATION OR DISTRIBUTION WOULD CONSTITUTE A VIOLATION OF THE RELEVANT LAWS OR REGULATIONS APPLICABLE IN SUCH JURISDICTION.

ABI depositary	MT Account	Progressive No.

## **APPLICATION FORM**

Offer in Option and Pre-emption of no. 1,031,675 shares of Sesa S.p.A. subject to withdrawal Option ratio: 1 share at a price of Euro 110.20 for every 14 option rights held Subscription period: from October 26, 2024 to November 28, 2024 (inclusive)

To be addressed to: Sesa S.p.A.

Via della Piovola n. 138 - 50053 Empoli (FI)

PEC: sesaspa@pec.leonet.it

The	undersigned		born on i	n
		Tax Code _	domiciled i	n
		_(), address	no	
		or, in the case of	a legal entity	
The	undersigned		born on i	n
		Tax Code	in the capacity of	ıf
		of the society	with registered office i	n
		(), address	notax code / VAT no	).
		, registered at no	of the Register of Companies of	of
		, with the necessary powers		

## - Declares

(i) to have taken note of the offer in option and pre-emption of the shares of Sesa S.p.A. ("Sesa" or the "Company"), for which the right of withdrawal has been exercised (the "Shares"), filed into the Register of Companies of Florence, pursuant to art. 2437-quarter, paragraph 2, of the Italian Civil Code on October 25, 2024 and made available on the same date on Sesa's website at <a href="https://www.sesa.it">www.sesa.it</a> and in the newspaper "Domani" on October 26, 2024 (the "Offer"),

NOT TO BE RELEASED, PUBLISHED OR DISTRIBUTED, IN WHOLE OR IN PART, DIRECTLY OR INDIRECTLY IN THE UNITED STATES OF AMERICA, AUSTRALIA, CANADA OR JAPAN.



- as well as the related update, also filed into the Register of Companies of Florence on November 15, 2024 and made available on the same date on Sesa's website at <a href="www.sesa.it">www.sesa.it</a>, and to fully accept its conditions, terms and procedures;
- (ii) not to have exercised within the expiry of the term provided for by art. 2437-bis of the Civil Code the right of withdrawal pursuant to art. 127-quinquies, paragraph 8, TUF and 2437 of the Italian Civil Code with regard to the shares of Sesa to which the relevant option rights will be entitled, following the adoption of the resolution by the extraordinary shareholders' meeting of the Company held on August 28, 2024, which approved the resolution to amend Article 7 of the Articles of Association, concerning the increase in increased voting rights, pursuant to Article 127-quinquies, paragraph 2, of the TUF;
- (iii) to be the owner of the shares of Sesa for which he/she has not exercised the right of withdrawal and, therefore, the related option rights;

	withdrawai and, therefore, the related op	tion rights;		
(iv)	) to be aware that the participation in the C	Offer is irrevocabl	e;	

(v) to be the holder of no. \_\_\_\_\_\_ option rights, to exercise no. \_\_\_\_\_ option rights and, on the basis of the conversion ratio of 1 Share for every 14 option rights, consequently, to purchase no. \_\_\_\_\_ Shares (rounded down to the lowest unit), at a unit price of Euro 110.20, for a total consideration of Euro \_\_\_\_\_, which he/she undertakes to pay on the date that will be indicated subsequently (the "Settlement Date").

-	Re	ques	ts also	to purch	ase	un	der p	re-em <sub>]</sub>	otio	n, purs	uant to A	rticle 2437-qua	arte	r, para	graph
	3, 0	of the	e Italian	Civil Co	ode,	no				_ Share	es that rer	nained unexer	cise	d at th	ne end
	of	the	Offer	period,	at	a	unit	price	of	Euro	110.20,	committing	to	pay	Euro
					on	the	Settl	ement	Date	e to be	indicated	l later.			

## Acknowledges

- (i) that, if the number of Shares remaining unexercised at the end of the application period for the Offer is less than the total number of shares requested in pre-emption, the allocation will be made among those who have exercised the right of pre-emption in proportion to the number of options exercised by each of them, as indicated above, and that the total number of Shares assigned to them in the context of the Offer and possibly in pre-emption will be communicated by the Settlement Date by its depositary intermediary, to whom he/she **gives** an irrevocable mandate to pay to Sesa the total value, as determined above, for the purchase of the Shares, it being understood that the payment of the aforementioned total value and the settlement of the Shares purchased will take place on the Settlement Date which will be communicated subsequently;
- (ii) that, in the event that the resolutive condition affixed to the effectiveness of the resolution to amend Article 7 of the Articles of Association concerning the increase in the increased voting rights pursuant to Article 127-quinquies, paragraph 2, of the TUF should occur, the



declarations of withdrawal received will also become definitively **ineffective** and, likewise, **no purchase of the Shares will take place**.

	~ · ·
_	Confirms

- (i) not to be a resident of any country in which the dissemination of the Offer would constitute a violation of the laws or regulations applicable in such jurisdiction;
- (ii) under his/her own responsibility, for all legal purposes, the accuracy of the data contained in this application form.

Date	
Signature	
THE INTERMEDIARY	
(Denomination)	
Phone.	E-mail
(Stamp and signature of the Intermed	liary)