

SUPPLEMENT TO THE FINAL TERMS AND CONDITIONS OF P2021A-SERIES BONDS OF DEKPOL S.A.

In connection with final terms and conditions of issue of P2021A-series bonds ("**Final Terms and Conditions of Bond Issue**") published on 20th of July 2021 by Dekpol S.A. with its headquarter in Pinczyn, address: ul. Gajowa 31, 83-251 Pinczyn, entered into the Register of Entrepreneurs of the National Court Register kept by District Court Gdańsk-Północ in Gdańsk, 7th Commercial Division of the National Court Register under the KRS number: 0000505979, NIP: 5922137980, REGON: 220341682, with a share capital of 8,362,549.00 (eight million, three hundred and sixty-two thousand, five hundred and forty-nine) zlotys, paid in full ("**Company, Issuer**"), Management Board of the Company decides to update Final Terms and Conditions of Bonds Issue as follows:

In point 3 - Information on detailed terms and conditions of Bonds issue, in the Interest Period table, a change is made in the fact that the first day of the interest period is not included in the interest period, and the last day of the Interest Period is included in the Interest Period

Consolidated text of the Final Terms and Conditions of Issue is presented below.



FINAL TERMS OF BONDS SERIES P2021A OF DEKPOL S.A.

This document specifies final terms of the issue of bonds indicated below, issued by Dekpol Spółka Akcyjna with its registered office in Pinczyn, address: ul. Gajowa 31, 83-251 Pinczyn, entered into the Register of Entrepreneurs of the National Court Register kept by the District Court Gdańsk-Północ in Gdańsk, 7th Commercial Division of the National Court Register under the KRS number: 0000505979, NIP: 5922137980, REGON: 220341682, with a share capital of PLN 8,362,549.00 (eight million, three hundred and sixty-two thousand, five hundred and forty-nine), paid in full ("Company, Issuer").

P2021A-series bonds ("Bonds") are issued as a part of the Bonds Issue Programme up to the amount of PLN 200,000,000 pursuant to the resolution of Company's Management Board dated 29th of September 2020 on launching of Bonds Issue Programme, resolution of Supervisory Board dated 30th of October 2020 on approval of the Bonds Issue Programme, resolution of Supervisory Board dated 14th of January 2021 on consent on bonds issue under bonds issue programme established on the basis of Resolution of Company's Management Board dated 29th of September 2020 (allowing for issue of bonds up to the amount of 75,000,000 seventy five million zlotys) as well as resolution of Company's Management Board dated 20th of July 2021 on approval of Final Terms and Conditions of Bonds Issue ("Final Terms and Conditions of Bonds") ("Programme", "Resolutions on Programme"). The base prospectus prepared by the Company in connection with issue of Bonds under the Programme was approved by the Polish Financial Supervision Authority (UKNF) on 21st of April 2021 ("Prospectus").

These Final Terms and Conditions of Bonds should be read in conjunction with the Prospectus and any supplements to the Prospectus and update announcements.

The prospectus, containing the basic terms and conditions for issue of Bonds, along with any supplements and updates to the Prospectus, has been made available to the public in electronic form on Company's website (www [.] Dekpol [.] PI) and additionally, for information purposes, on website of the Investment Company under (www [.] Michaelstrom [.] PI).

The Company points out that it is necessary to interpret jointly the Prospectus and these Final Terms and Conditions of Issue of Bonds in order to obtain complete information, including any supplements to the Prospectus and update announcements.

A summary of the Prospectus relating to the issue of Bonds is attached to these Final Terms and Conditions of the Issue of Bonds.

Information contained in this document constitute the final terms and conditions for Bonds described therein within the meaning of the Prospectus Regulation and also constitute the detailed terms and conditions of the issue of a given series of Bonds and the final terms and conditions of the offer of a given series of Bonds within the meaning of Resolutions on Programme.

All capitalized terms in this document, not otherwise defined in this document, have the meaning assigned to them in the Prospectus.



1. INFORMATION ON THE PUBLIC OFFERING OF BONDS

Designation of series: P2021A

Number of Bonds offered: up to 25 000

Nominal Value of Bonds in total: up to 25 000 000 PLN (twenty-five million of

PLN)

Issue Price: is constant and equal to the Nominal Value

PLN 1,000 (thousand of PLN)

Minimum value of subscription: 1 Bond

Places for subscriptions acceptance: Sets in the Attachment to this Final Terms

and Conditions of Issue

Entity performing technical allotment of

Bonds:

Investment company - Michael/Ström Dom

Maklerski S.A.

Rules of subscriptions reduction:

reduction will take place in a proportional manner, provided that fractional parts of Bonds will not be allotted. The number of Bonds allotted as a result of reduction will be rounded down to the whole number, and individual Bonds to be allotted to Investors remaining after reduction will be allotted successively to those Investors whose subscriptions were subject to reduction and who subscribed for the largest number of Bonds successively. In the event that, after allotment, in accordance with rules set out in preceding sentence, there are still unallotted individual Bonds intended for allotment to Investors, such Bonds will be allotted to those Investors whose subscriptions were subject to reduction and who placed subscriptions for the same

largest numbers of Bonds.

Manner of Bonds registration: after allotment, Bonds will be registered in

> securities deposit kept by KDPW, where such a registration takes place provided that

Bonds are admitted to trading on the regulated market and recorded on securities accounts of Investors to whom Bonds were allotted, or on relevant omnibus accounts indicated in Bond subscription form.

Collateral: **Uncovered** bonds

Bonus for early redemption of Bonds at the - on the interest Payment Date for I, II Interest request of the Issuer

Periods - 1,25%.

- on the interest Payment Date for III, IV Interest Periods – 1,00%,

- on the interest Payment Date for V, VI Interest Periods – 0,75%,

- on the interest Payment Date for VII, VIII Interest Periods – 0,50%,

- on the interest Payment Date for IX, X Interest Periods – 0,25%,

- on the interest Payment Date for XI, XII, XIII Interest Periods - no bonus.

2. DATES RELATED TO THE BONDS OFFER

Start date of accepting 22nd of July 2021

subscriptions:

Final date of accepting 4th of August 2021

subscriptions:

Expected date of allotment: 10th of August 2021

Expected Issue Date: 13th of August 2021

Expected date of publishing of

results of the Offering:

13th of August 2021

Expected date of admission of 19th of August 2021

Bonds to trading:

In addition, in the situation referred to in Art. 23 sec. 2 of the Prospectus Regulation, if the supplement referred to in Art. 23 sec. 1 of the Prospectus Regulation, is made available to the public after the start of the subscription, persons who have already agreed to purchase or



subscribe for the securities before the supplement is published withdraw their acceptances / may repeal legal consequences of subscription, provided that the significant new factor, material mistake or material inaccuracy relating to the information contained in The prospectus, which may affect the assessment of Bonds, arose or was noted before the closing of the offer period of P2021A-Series Bonds. Repealing of the legal consequences of subscription is made by a written declaration at any customer service point of the investment company that accepted the subscription for the Bonds, within three business days from the date the Supplement is made available, unless the Issuer sets a longer deadline. Detailed rules for withdrawing from the subscription will be presented each time in the supplement. In connection with the above, the Issuer may allot Bonds not earlier than after the deadline for the investor to repeal the legal consequences of subscription.

3. INFORMATION ON DETAILED TERMS AND CONDITIONS OF THE BONDS ISSUE

This information containing the detailed terms and conditions of the issue of Bonds should be read in conjunction with basic terms and conditions of the issue of Bonds ("Basic Terms and Conditions of Issue") contained in the chapter "Basic Terms and Conditions of Bonds Issue" of the Prospectus. This information containing detailed terms and conditions of the issue of Bonds together with the Basic Terms of Issue constitute the terms and conditions of the issue of the Bonds within the meaning of Art. 5 of the Act on Bonds.

Capitalized terms have the meaning given to them in the Basic Terms and Conditions of Issue.

Designation of the series: P2021A

Initial ISIN code: Not provided

Interest Periods: every 3 months

Interest period number	The first day of the interest period (excluding that day)	Date of Establishing of Rights to Interests	The last day of the interest period (including this date) and the date of interest payment
1.	Day of issue	05.11.2021	13.11.2021
2.	13.11.2021	07.02.2022	13.02.2022
3.	13.02.2022	06.05.2022	13.05.2022
4.	13.05.2022	08.08.2022	13.08.2022
5.	13.08.2022	04.11.2022	13.11.2022

6.	13.11.2022	06.02.2023	13.02.2023
7.	13.02.2023	08.05.2023	13.05.2023
8.	13.05.2023	07.08.2023	13.08.2023
9.	13.08.2023	06.11.2023	13.11.2023
10.	13.11.2023	06.02.2024	13.02.2024
11.	13.02.2024	06.05.2024	13.05.2024
12.	13.05.2024	06.08.2024	13.08.2024
13.	13.08.2024	05.11.2024	13.11.2024
14.	13.11.2024	06.02.2025	13.02.2025

Final Redemption Day: 13th of February 2025

Maximum number of Bonds issued in a given

series:

Total maximum nominal value of Bonds

issued in a given series:

up to 25 000 000 PLN

up to 25 000

Interest: variable

Margin for Bonds with variable interest rate: 4,70%

Base Rate for Bonds with a variable interest

rate:

WIBOR for 3-month loans

Expected net inflows from issue: 24 175 000 PLN

Estimated total cost of the issue or offer: 825 000 PLN

Utilization of Inflows from the Offering:

After deducting the Issue Costs, the funds

from the issue will be used to finance the

current operations of the Issuer's Group.

Name and Surname: Name and Surname

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ANNEX TO THE P2021A BONDS SERIES FINAL CONDITIONS - SUMMARY

This Summary has been prepared on the basis of information subject to disclosure in accordance with applicable laws, hereinafter referred to as "Information" in connection with the offer of P2021A-series bonds. This information is numbered in sections 1-4. This Summary contains all required Information which is mandatory for the Issuer and the type of securities described in Base Prospectus. In some cases, when a given Information must be included in the summary due to the type of securities and the Issuer, there may be situations where no information can be indicated. In such a case, the summary includes a short description of Information with annotation "not applicable".

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Warnings	Prospectus. Any decision on in Prospectus. Investor may lose of investment. The civil liability ap translation thereof, but only if summary is misleading, imprec	is an introduction to the Prospectus and is consistent with other parts of the investing in securities should be based on investor's analysis of the entire all or part of its capital invested, investor's liability is limited to the amount of applies only to those persons who submitted the summary, including any, when read in conjunction with remaining parts of the Prospectus, the ise or inconsistent, or when - when read together with remaining parts of a vide key information to assist investors in making a decision to invest in		
Name of securities	Ordinary bearer P2021A-series I	oonds		
International Securities Identificatio n Number (ISIN)	As at publication date of the document, the Bonds are not marked with ISIN code by KDPW			
Identificatio	Name (Firm):	Dekpol Spółka Akcyjna		
n and	Legal form	Joint-stock company		
contact details of the	County of establishment:	Poland		
Issuer	Headquarter:	Pinczyn		
	Address:	ul. Gajowa 31, 83-251 Pinczyn		
	NIP number:	5922137980		
	REGON number:	220341682		
	Phone:	+48 58 560 10 60		
	Website:	www[.]dekpol[.]pl		
	E-mail:	dekpol@dekpol[.]pl		
	LEI code	259400GG96T088V4UG60		
Identificatio	Name:	Komisja Nadzoru Finansowego (Polish Financial Supervision Authority)		
n and	Headquarter:	Warszawa		
contact	Address:	UI. Piekna 20, 00-549 Warszawa		

DOM	MAKI	ERSKI
DOM	MIVI	LINDINI

authority	NIP number:	7010902185	
approving Prospectus	REGON number:	382088467	
1103000103	Phone:	+48 22 262 50 00	
	Website:	www[.]knfl[.]gov[.]pl	
	E-mail:	knf[@]knfl[.]gov[.]pl	
Prospectus	The prospectus was approved by Polish Financial Supervision Authority on 21st of April 2021.		

Section 2. Key information about the Issuer

Who is the Issuer of Securities?

approval date

The issuer of the securities is Dekpol Spółka Akcyjna with its registered office in Pinczyn, established in Poland and operating on the basis of the Act of September 15, 2000, Commercial Companies Code and other generally applicable laws, as well as the Articles of Association.

LEI code: 259400GG96T088V4UG60.

Business activities of the Dekpol Capital Group are focused on three areas:

- general contracting in the field of industrial, logistic and warehouse, public utility, sports and recreational facilities, environmental protection objects, as well as sanitary, road and hydrotechnical works:
- real estate development activity construction, finishing and sales of housing estates, estates of single-family houses, luxury apartment buildings, condo and aparthotels as well as commercial and service areas;
- production of accessories for construction machines manufacturer of buckets for excavators and loaders.

The issuer is listed on the Giełda Papierów Wartościowych w Warszawie (Warsaw Stock Exchange). Control over the Issuer is exercised by Mariusz Tuchlin (who is also the President of Management Board), who directly holds 6,466,845 of A- and B-series shares of the Issuer and holds 77.33% of the share capital and the total number of votes.

The Issuer's Management Board is composed of: President of Management Board - Mariusz Tuchlin, Vice-President of Management Board - Katarzyna Szymczak-Dampc.

The audit firm selected for the audit of Issuer's separate financial statement and consolidated financial statement of the Dekpol Capital Group for financial years 2019 and 2020 was MOORE Rewit Audyt sp.z o.o. with its registered office in Gdańsk at ul. Starodworska 1, entered into Register of Entrepreneurs of the National Court Register, kept by District Court Gdańsk-Północ in Gdańsk, 7th Commercial Division of the National Court Register under KRS number 00003104 and entered on the list of the National Chamber of Statutory Auditors under the number 101. Piotr Andrzej Witek was the statutory auditor conducting the audit, entered on the list of statutory auditors under number 9631.

What is the key financial information about the Issuer?

Presented selected financial information comes from the consolidated financial statement of the Capital Group audited by the statutory auditor for the years 2018-2020 and the interim consolidated financial statement for the period from 01/01/2021 to 31/03/2021.

Financial information referred to above was prepared in accordance with IFRS.

Balance (in thousands of PLN)	31.12.2018	31.12.2019	31.12.2020	31.03.2021
Fixed assets, including:	207 758	239 195	252 569	250 015
Property, plant and equipment	79 957	81 888	81 796	80 715
Investment properties	116 872	145 346	147 155	147 155
Current assets, including:	693 059	715 786	700 928	684 657

Inventory	340 586	369 6	581 2	228 781	222 376	
- Materials	36 884	25 6	75 1	3 768	20 886	
- Premises under construction	180 707	262 5	582 1	68 407	146 589	
- Finished premises	95 306	61 75	54 3	9 081	44 437	
Receivables due to contracts with clients	48 493	66 45	57 3	35 404	7 972	
Trade receivables and other receivables	233 464	157 3	345 2	275 628	346 997	
Cash	65 957	1162	264 1	57 493	103 773	
Short-term deferred charges	4 559	6 039	3	8 622	3 540	
Assets in total	900 817	954 9	981 9	53 497	934 672	
Equity	191 525	242 3	314	293 479	302 865	
Long-term liabilities, including:	258 515	197 1	100	128 920	175 888	
Loans and borrowings	56 400	11 38	37	5 423	5 127	
From issue of debt securities	157 596	133 6	554	80 640	129 627	
Other financial	7 662	3 310) ;	3 865	4 107	
Short-term liabilities, including:	450 777	515	567	531 097	455 919	
Loans and borrowings	60 338	111 8	348	63 444	97 538	
From issue of debt securities	0	38 34	15	98 400	35 620	
Other financial	8 462	7 287	7	11 919	12 167	
Trade and other	361 018	339 7	747	287 361	257 831	
Liabilities in total	900 817	954 9	78 1	953 497	934 672	
Net debt	224 574	181 8	319	106 198	180 414	
Net debt/Equity	1,17	0,75		0,36	0,60	
Income statement (in thousands of PLN)	2018	2019	2020	1Q 2020	1Q 2021	
Sales revenues, including:	837 034	772 119	1 054 978	205 148	195 120	
General Contracting	551 984	487 134	654 451	117 182	114 537	
Real-estate development	160 573	155 092	286 580	57 009	47 941	
Production of steel structures and accessories for machine	73 205	90 699	80 261	20 062	25 193	
Own selling cost	743 708	688 799	917 617	181 823	168 856	
Gross profit on sales	93 326	83 321	137 361	23 325	26 263	
Selling costs	27 889	22 757	34 930	5 893	5 573	
General administrative expenses	19 038	17 228	21 088	5 220	6 01 1	
Other operating revenues	26 987	37 749	20 393	884	520	
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Other operating expenses 21 133	10 125	20 692	1 598	410
EBITDA 60 150	81 179	92 011	14 007	17 379
Profit on operating activity 52 253	70 960	81 044	11 498	14 788
Margin on operating activities 6,2%	9,2%	7,7%	5,6%	7,6%
Financial revenues 287	157	1 825	313	2 178
Financial expenses 7 323	8 388	15 796	1 771	7 696
Gross profit 45 217	62 729	67 073	10 041	9 271
Net profit 33 932	50 788	52 771	8 133	7 489
Net debt/EBITDA LTM 3,73	2,24	1,15	2,12	1,89
Cash-flows statement (in thousands of PLN)	2018	2019	2020	1Q 2021
Cash-flows from operating activities, including:	-67 577	82 825	126 747	-50 728
Profit (loss) before tax	45 217	62 729	67 073	9 271
Depreciation	7 897	10 219	10 967	2 591
Change in inventories	-88 078	-20 280	140 900	1 107
Change in receivables	-164 589	59 545	-88 185	23 710
Change in short-term liabilities, excluding loans and borrowings	138 305	-33 673	-46 297	-76 744
Change in deferred charges	11 113	7 486	28 337	-17 972
Cash-flows from investment activities, including:	-18 439	-18 275	-8 561	-3 784
Acquisition of intangible assets and property, plant and equipment	^d -5 168	-8 110	-6 288	-854
Acquisition of investment properties	-12 308	-7 400	0	0
Selling of intangible assets and property, plant and equipment	277	316	106	153
Cash-flows from financial activities, including:	90 450	-14 234	-76 673	791
Inflows from issue of debt securities	132 045	29 550	61 000	37 704
Redemption of debt securities	-46 033	-24 587	-47 823	-52 451
Inflows from loans and borrowings	90 411	138 831	108 350	40 866
Repayment of loans and borrowings	-58 138	-132 354	-160 588	-21 136
Repayment of liabilities under finance lease	-7 121	-9 091	-8 053	-1 182
Interest paid	-10 846	-16 583	-20 680	-3 010
Dividends paid	-9 868	0	0	0



Cash at the end of the period 65 957 116 264 157 493 103 773

Key financial information pro forma.

The issuer did not prepare pro forma financial information. There were no circumstances that would impose an obligation on the Issuer to prepare pro forma financial information.

Description of any reservations contained in the report on audit regarding historical financial information.

Not applicable. In terms of Historical Financial Information, the report of the statutory auditor did not contain any reservations.

What are the key risks specific to the Issuer? Risk factors indicated below, to the best knowledge of the Company, constitute risk factors specific to the Group's business operations identified by the Issuer, which may affect business activities, financial position, development perspectives and results of the Issuer and its Group:

- 1. Risks associated with coronavirus pandemic (COVID-19)
- 2. Risk of reduction of the availability of mortgages
- 3. Risk related to construction process
- 4. Risk related to concentration of projects in general contracting activities on warehouse market
- Risk of falling estates prices
- 6. Risk related to implementation of real-estate development projects
- 7. Risk related to subcontractors
- 8. Risk of breach of obligations provided for in loan agreements and the terms of bonds issue

It cannot be excluded, that claims and demands based on provisions of the construction law, real estate management law or the so-called neighborhood law. Claims raised may cause delays or other difficulties in implementation of real-estate development project, or even its suspension, which may adversely affect financial situation of the Issuer.

Section 3. Key information on securities

What are the main characteristi cs of securities? The bonds are bearer securities. The bonds will not be in the form of a document and will be dematerialized. The bonds will be registered in KDPW and will be assigned with the ISIN code. The rights from Bonds will arise at the moment of recording Bonds in securities accounts or omnibus accounts or on the date of entering in the register of persons entitled under the Bonds referred to in Art. 7a paragraph. 4 point 4) of the Act on Trading.

The currency of Bonds issued is Polish zloty (PLN).

Under the Programme will be offered up to 200,000 Bonds with a nominal value of PLN 1,000 each, provided that before the Prospectus Date under the Programme were issued 50,000 Bonds. The maximum number of Bonds issued in P2021A-series will amount up to 25,000.

Subject to the possibility of early redemption, the maturity date of Bonds has been set on 13th of February 2025.

The bonds being subject of the Offer have not been assigned with the ISIN code.

The bonds entitle to the following cash benefits: payment of Bonds redemption by the Issuer, payment of a premium in the event of early redemption of Bonds at the request of Issuer and payment of Interests (Interest). Moreover, the Bondholder has the right to demand, in certain circumstances, redemption of his Bonds.

The bonds will not be senior in the event of Issuer's insolvency.

Transferability of Bonds is not limited, provided that the rights from a given Bond may not be transferred after determination of eligible persons to redemption benefits. However, if the Issuer has not fulfilled obligations for redemption of Bonds within the time limit provided for in the Terms and Conditions of the Issue or has only partially fulfilled them, the possibility of transferring rights from Bonds will be restored after the end of this time period.

The issuer may purchase its own bonds for the purpose of their redemption only. The issuer may not purchase its own bonds after the deadline for fulfillment of all obligations under the bonds, specified in Terms and Conditions of the issue. An issuer in default with fulfillment of obligations under the bonds may



	not purchase its own bonds.
Where will the securities be traded?	The Issuer will make every effort to ensure that the Bonds are traded on the regulated market operated by the Warsaw Stock Exchange within the Catalyst market.
Are the securities covered?	The bonds being subject of the Offer are not covered.
What are the key risks specific to the securities?	According to the best knowledge of the Company, the following risk factors specific to Bonds constitute the risk factors identified by the Issuer: 1. Risk of delay or non-performance of all or part of obligations under Bonds 2. Risk related to the possibility of termination of financing through the issue of Bonds 3. Risk related to failure of Bonds covering 4. Risk of changes in interest rates 5. Risk of early redemption of Bonds 6. Risk related to registration of Bonds in KDPW 7. Risk of withdrawal by the Issuer from the Offer and the risk of suspension of the Offer 8. Risk related to the possibility of failure in meeting conditions of admission or introduction of Bonds to trading on the regulated Catalyst market Occurrence of any of risks described above may affect Issuer's ability to meet its obligations under Bonds offered.

Section 4. Key information on a public offering or admission to trading on a regulated market

On what terms and according to what schedule can I invest in securities?

Description of terms and conditions of the offer

The Bearer Bond Issue Programme was established on the basis of resolution of Issuer's Management Board dated 29th of September 2020 on establishment of the Bonds Issue Programme. As a part of the Bonds Issue Programme the Company may issue Bonds with a total nominal value of no more than PLN 200,000,000 (two hundred million zlotys), provided that before Prospectus Date, under the Programme, were issued I-series bonds with a value of PLN 50,000,000 (fifty million).

The Issue Price of one Bond is equal to its nominal value and amounts to PLN 1,000 (one hundred zlotys).

Issue threshold

The issue threshold has not been defined.

Dates of the Bond Offer

Start date of accepting subscriptions: 22^{nd} of July 2021

Final date of accepting subscriptions: 4^{th} of August 2021

Allotment date: 10th of August 2021

Issue date: 13th of August 2021

Identification of the group of investors to whom the Bond offer is addressed

The offer is addressed to: Individual Investors and Institutional Investors.

Information on establishment of a distribution consortium for the Bond Offer

It was established the distribution consortium of selected investment companies, which will accept subscriptions for P2021A-series bonds.

Subscriptions for the Bonds will be accepted by Michael / Ström Dom Maklerski S.A. and the following members of the distribution consortium:

Dom Maklerski BDM S.A.



Dom Maklerski Banku Ochrony Środowiska S.A.

IPOPEMA Securities S.A.

Procedure for acceptance of subscriptions for Bonds

Subscriptions for Bonds made through the entities participating in the Offer will be accepted in the form and in accordance with internal regulations of the entity participating in the Offer through which the Subscription is made. It is allowed to subscribe for Bonds in person, by correspondence, by fax and by means of electronic information mediums, including the Internet, provided this is in line with regulations applied by the entity participating in the offer through which subscription is made.

If the investor does not indicate in the subscription form for Bonds of a given series the full number of the Securities Account or the appropriate Omnibus Account to be deposited and the exact name of the entity maintaining this Account for purposes of payment settlement, the Bonds will not be allotted to the investor.

Subscriptions made by Institutional Investors will be accepted by the Investment Company, provided that the Investment Company provides on behalf of a given Institutional Investor services in the field of acceptance and transmission of orders.

Non-residents intending to subscribe for Bonds should familiarize themselves with the relevant regulations of their country of residence first.

Subscriptions for Bonds placed by investment fund companies on their own behalf, separately for individual investment funds managed by this company, constitute, within the meaning of the Base Prospectus, separate investors' subscriptions.

Managers of securities portfolio, at the request of persons whose accounts they manage and for whom they intend to purchase Bonds, make separate subscriptions for each of persons for whom they intend to purchase Bonds.

Subscription may be submitted by an Investor acting in person (in case of investors who are not natural persons - acting by persons authorized to represent them) or by an attorney. In case of submission of subscription by an attorney, the content of the power of attorney should clearly authorize such an action.

In order to obtain information on detailed rules for submission of subscriptions, in particular in terms of: (i) conditions required for submission of subscriptions by statutory representatives, proxies or other persons acting on behalf of Investors and (ii) possibility of subscribing in a form other than in writing, potential Investors should contact Investment Company or any other entity participating in the Offer, in with which they intend to subscribe.

Information on dates and methods of payments making for Bonds

Subscription of an individual Investor should be paid at the latest at the time of submission of subscription for a given series of Bonds, in the amount resulting from the product of the number of Bonds covered by subscription and the Issue Price increased by possible brokerage commission of Investment Company or a member of the distribution consortium.

Subscription made by an Institutional Investor should be paid either in full amount resulting from the product of the number of Bonds specified in the information on initial allottment provided to an Institutional Investor by Investment Company and the Issue Price, by (i) submitting correct settlement orders by an Institutional Investor who is a direct participant of KDPW or the entity maintaining its Account, and (ii) providing funds necessary for clearing and settlement by KDPW (delivery versus payment) for acquisition by an Institutional Investor of Bonds in the number specified in the information on allotment delivered to an Institutional Investor by Investment Company on behalf of the Issuer or at the latest placing a subscription for a given series of Bonds, in full amount resulting from the product of the number of a given series of Bonds covered by subscription and the Issue Price, increased by possible brokerage commission of the Investment Company or a member of distribution consortium.

Description of principles, according to which subscription for Bonds will be reduced in the event of oversubscription



	Reduction will follow proportionally, provided that fractional parts of Bonds will not be allotted. The number of Bonds allotted as a result of reduction will be rounded down to the whole number, and individual Bonds to be allotted to Investors remaining after reduction will be allotted successively to those Investors whose subscriptions were subject to reduction and who subscribed for the largest number of Bonds successively. If, after allotment, in accordance with principles set out in preceding sentence, there are still unallotted individual Bonds to be allotted to Investors, such Bonds will be allotted to those Investors whose subscriptions were reduced and who placed subscriptions for the same largest number of Bonds.
	Estimation of total costs of the issue or offer, including estimated costs charged to the investor by the Issuer
	Assuming that all P2021A-series Bonds are acquired, the value of Issuer's gross inflows will amount to PLN 25,000,000. Taking into account the costs of the issue, the amount of which is estimated at PLN 825,000, the estimated net inflows of the Issuer will amount to PLN 24,175,000.
	Investors will not incur any additional costs of submission of subscription, except for possible costs related to the opening and maintenance of a securities account or collective account, if the investor did not have such an account previously, and the costs of brokerage fees, in accordance with provisions of relevant agreements and regulations of the entity accepting subscription.
Who is the	There is no offeror within the meaning of Art. 2 letter i) of Regulation 2017/1129.
offeror or the person applying for admission for trading?	The Issuer is an entity which offers Bonds and applies for admission of Bonds to trading.
Why is the	Reasons for the offer, description of the use of inflows, estimated value of inflows
prospectus being prepared?	After deduction of Issue Costs, inflows from the issue will be used to finance current business operations of the Issuer's Group.
	Assuming that all these Bonds will be acquired, estimated net amount of inflows will amount approximately PLN 24,175,000.
	Indication whether the offer is subject to an underwriting agreement with a transition of issue guarantee, indicating any parts that are not covered by the agreement
	The Issuer did not conclude any agreement that would guarantee successful issue of Bonds.
	Identification of the most important conflicts of interest regarding the offer or admission to trading
	The Issuer is not aware of any facts that would allow him to believe that involvement of any of the above-mentioned entities (and in particular the Investment Company) could or leads to a conflict of interest material to the issue of Bonds.





ATTACHMENT TO FINAL TERMS AND CONDITIONS OF P2021A-SERIES BONDS – PLACES OF SUBSCIPTION ACCEPTANCE

1. Subscriptions for Bonds are accepted at the following customer service points: Michael / Ström Dom Maklerski S.A.:

L.p.	Name of the customer service point	Postal Code	City	Street
1	Headquarter and CSP Warszawa	00-807	Warszawa	Al. Jerozolimskie 100
2	CSP Poznań	60-751	Poznań	ul. Wyspiańskiego 26B/24
3	CSP Kraków	30-150	Kraków	ul. Armii Krajowej 16
4	CSP Wrocław	50-414	Wrocław	ul. Podwale 83/20
5	CSP Gdańsk	80-280	Gdańsk	ul. A. Słomińskiego 2/U1
6	CSP Łódź	90-243	Łódź	ul. S. Jaracza 78
7	CSP Lublin	20-632	Lublin	ul. J. Sawy 2

2. Subscriptions for Bonds are accepted at the following customer service points: Dom Maklerski BDM S.A.:

L.p.	Name of the customer service point	Postal Code	City	Street
1	Full range CSP Bielsko-Biała	43-300	Bielsko-Biała	ul. Stojałowskiego 27
2	Incomplete range CSP Jastrzębie-Zdrój	44-335	Jastrzębie- Zdrój	ul. Łowicka 35
3	Full range CSP Katowice	40-096	Katowice	ul. 3-go Maja 23
4	Incomplete range CSP Kęty	32-650	Kęty	ul. Sobieskiego 16
5	Full range CSP Kraków	31-153	Kraków	ul. Szlak 67
6	Full range CSP Lubin	59-300	Lubin	ul. Skłodowskiej-Curie 7

7	Full range CSP Tarnów	33-100	Tarnów	ul. Krakowska 11a
8	Full range CSP Tychy	43-100	Tychy	aleja Jana Pawła II 20
9	Full range CSP Warszawa	00-672	Warszawa	ul. Piękna 68
10	Incomplete range CSP Wrocław	53-129	Wrocław	ul. Sudecka 74

3. Subscriptions for Bonds are accepted at the following customer service points: Dom Maklerski Banku Ochrony Środowiska S.A.:

Lp.	Name of the customer service point	Postal Code	City	Street
1	Branch DM BOŚ	00-517	Warszawa	Marszałkowska 78/80
2	Branch DM BOŚ	80-824	Gdańsk	Podwale Przedmiejskie 30
3	Branch DM BOŚ	40-048	Katowice	Kościuszki 43
4	Branch DM BOŚ	31-068	Kraków	Stradomska 5A/10
5	Branch DM BOŚ	90-368	Łódź	Piotrkowska 166/168
6	Branch DM BOŚ	60-529	Poznań	Dąbrowskiego 79a
7	Branch DM BOŚ	35-017	Rzeszów	S. Moniuszki 8
8	Branch DM BOŚ	50-107	Wrocław	Sukiennice 6

4. Subscriptions for Bonds are accepted at the following customer service points: Ipopema Securities S.A.:

List of POK (customer service point) of the Distributor

L.p.	Name of the customer service point	Address			
		Postal Code	City	Street	
1	IPOPEMA Securities S.A.	00-107	Warszawa	ul. Próżna 9	
			•		
Investment Company's Agents IPOPEMA Securities S.A.					
2	NOVO Finance Sp. z o.o.	08-110	Siedlce	ul. Świrskiego 47	
3	PRP Private Ideas Sp. z o.o.	04-003	Warszawa	ul. Dobrowoja 11	
4	Grupa ANG S.A.	00-728	Warszawa	ul. Dziekońskiego 1	
5	Grupa ANG S.A.	61-808	Poznań	ul. Św. Marcina 77/4	
6	Grupa ANG S.A.	50-123	Wrocław	ul. Oławska 17/2	

7	Ontimago Sp. z o.o.	00-175	Warszawa	Al. Jana Pawła II 80/36
8	KZ Inwestycje Sp. z o.o. Sp. K.	81-319	Gdynia	ul. Śląska 17
9	KBS NDF Sp. z o.o.	82-400	Sztum	ul. Sienkiewicza 58
10	MUSCARI CAPITAL Sp. z o.o	00-008	Warszawa	ul. Marszałkowska 126/134
11	Phinance S.A.	31-534	Kraków	ul. Daszyńskiego 30/12
12	Phinance S.A.	02-736	Warszawa	ul. Wróbla 20a
13	Phinance S.A.	80-286	Gdańsk	ul. Jaśkowa Dolina 132/25
14	Phinance S.A.	00-807	Warszawa	al. Jerozolimskie 94
15	Phinance S.A.	20-709	Lublin	ul. Krasińskiego 2/45
16	Phinance S.A.	60-801	Poznań	ul. Marcelińska 16
17	Phinance S.A.	61-814	Poznań	ul. Ratajczaka 19