This is an English translation of the original Italian document. The original version in Italian takes precedence Annex " $\underline{\mathbf{B}}$ "

DECLARATION FORM CERTIFYING THE EXISTENCE OR ABSENCE OF ANY RELATIONSHIP OF AFFILIATION

With reference to the submission of the attached list of candidates to the Board of Directors of FinecoBank S.p.A., pursuant to the applicable laws and regulations and in compliance with the recommendations made by Consob with the Communication no. 9017893 of February 26, 2009 (the "Consob Communication"),

•				, .			
1)	The	shareholder _	, with registered of	ffice in			
	(or, i	in case of na	tural person, the full name, the fiscal code number and the address of residence	or the			
	domi	icile), holder	of noshares, equal to% of the ordinary share capital,				
o r							
2)	The	shareholders	S:				
			, with registered office in (or, in	case of			
			erson, the full name, the fiscal code number and the address of residence				
	_		, with registered office in (or, in	case of			
	_		erson, the full name, the fiscal code number and the address of residence				
		domicile),	holding a total of noshares, equal to% of the ordinary share capit	al,			
			declares/declare:				
1)	the share of the I the pub as repo	To believe there exist / there do not exist the following relationships of affiliation – pursuant to Article 144-quinquies of the Consob Regulation no. 11971 of May 14, 1999 (the "Issuers' Regulation") – with the shareholder(s) who – on the basis of notifications of significant shareholdings pursuant to Article 120 of the Italian Legislative Decree no. 58 of February 24, 1998 (the "Consolidated Law on Finance"), or the publication of shareholders' agreements pursuant to Article 122 of the Consolidated Law on Finance, as reported today on the Company's website and on Consob's website – holds / hold, including jointly, a controlling or relative majority interest in FinecoBank S.p.A.:					
	a)	family rela	ationships:				
		yes □	no □				
	b)	membersh	ip of the same group:				
		yes □	no 🗆				
	c)	•	ations between a company and those jointly controlling it:				
	٠,						
		yes □	no □				

	d)	relationships of affiliation pursuant to Article 2359, paragraph 3, of the Italian Civil Code, including with entities belonging to the same group:							
		yes □	no 🗆						
	e)	performance, by a shareholder, of management or executive functions, with strategic responsibilities, within a group of which another shareholder is part:							
		yes □ no □							
	f)	participation in the same shareholders' agreement provided for in Article 122 of Consolidated Law on Finance involving shares of FinecoBank, of its parent company or one its subsidiaries:							
		yes □	no 🗆						
2)	not expursu agree Comp	ections with xist or exist ant to Artic ments pursu- pany's webs	the aforement but are inside 120 of the ant to Article ite and on C	aforementioned Consob Communication, to believe the following ntioned holder(s) of controlling or relative majority interest exist / do gnificant – on the basis of notifications of significant shareholdings e Consolidated Law on Finance, or the publication of shareholders' e 122 of the Consolidated Law on Finance, as reported today on the Consob's website – holds / hold, including jointly, a controlling or ecoBank S.p.A.:					
	a)	adherence, in the recent past, even by companies of the respective groups, to a shareholders' agreement provided for by Article 122 of the Consolidated Law on Finance involving shares of FinecoBank or companies of its group:							
		yes □	no 🗆	yes, but insignificant □					
	b)	adherence, even by companies of the respective groups, to the same shareholders' agreement regarding shares of third parties:							
		yes □	no 🗆	yes, but insignificant □					
	c)	existence of direct or indirect shareholdings, and the presence, if any, of direct or indirect crossholdings, including between companies of the relevant groups:							
		yes □	no 🗆	yes, but insignificant □					
	d)	holding or having recently held posts in management or supervisory boards of companies belonging to the group of the controlling or relative majority shareholder (or shareholders), and being or having recently been employed by such companies:							
		yes □	no 🗆	yes, but insignificant □					
	e)	shareholder	s who hold,	directly or through representatives, in the list submitted by the including jointly, a controlling interest or a relative majority in the management or supervisory boards:					
		yes □	no 🗆	yes, but insignificant □					
	f)	f) participation, whether directly or through representatives, in the list submitted by shareholders who hold, including jointly, a controlling interest or a relative majority in previous election of the management or supervisory boards:							
		yes □	no 🗆	yes, but insignificant □					
	g)	any current professiona		nmercial, financial (except as part of the core business of the lender) or					
		yes □	no 🗆	yes, but insignificant □					
	h)	presence in the list submitted of candidates who are or have recently been executive directors or key managers of the controlling or relative majority shareholder (or shareholders), or companies being part of the respective groups:							
		yes □	no 🗆	yes, but insignificant □					

3)	With regard to the relationships listed above, where one or more have been declared to exist though being not significant, please specify why you believe they are not such as to define an affiliate relationship within the meanings of Article 144-quinquies of the Issuers' Regulations:						
-		;					
-		;					
_		;					
-	- Ecc.						
——(place	ce and date)						
(sign	nature ¹)						

¹ Signature of the legal representative or other person endowed with special powers of attorney.