

REVOCATION FORM FOR SINGAPORE

Company name:
ast name:
irst name:
address:
iity:
-mail:
ilobal Group ID (GGID):

In order to avoid any routing delays, it is recommended that the internet site dedicated to ESOP be the preferred method to revoke your subscription.

In case of revocation using this Form, it is to be returned to Theresa Lim (Theresa.lim@capgemini.com) during the revocation/subscription period. This revocation form must be received by November 15, 2023 at the latest in order to be taken into consideration.

I, the undersigned, after having taken note of the final terms and conditions of the ESOP offering, particularly the subscription price, revoke the entirety of my subscription request for Capgemini SE shares within the framework of the ESOP offering.

Consequently, I have duly noted that no subscription to the Capgemini offering of shares shall be carried out in my name. This revocation applies to the entirety of my subscription request.

i have kept a copy or this revocation for	m.
Date:	2023
Signature:	

Data Protection:

- I understand Capgemini SE has set up, with the assistance of my employer an offer of Capgemini shares reserved to its employees, through the compartment "ESOP Leverage P 2023" of the FCPE "ESOP Capgemini". Under this offer, personal data provided in this revocation order shall be collected, used and disclosed, and shall undergo electronic data processing by:
- Cappemini Under rais orrer, personal data provided in this revocation order shall be collected, used and disclosed, and shall undergo electronic data processing by:
 Cappemini SE, having its corporate office at 11 rue de Tilsitz, 75017 Paris, France, as data controller for communicating and collecting subscriptions and revocations from employees, and centralising subscriptions and revocations;
- -Amundi ESR, having its corporate office at 91-93 boulevard Pasteur 75015 Paris France, as
 data controller for registrar holding and unit account holding of my assets subscribed within the
 framework of the relevant IGSP and FCPE.
- Processing of my personal data included in this revocation order shall be implemented on the basis of performance of a contract through the submission of this order.
- ■They are subject to the French Law n°78-17 of January 6, 1978 on data processing, data files and individual liberties and the EU Regulation on Data Protection (2016/679) of the European Parliament and of the Coundil of April 27, 2016 on the protection of individuals with regards to the processing of personal data and free movement of such data, as well as the Personal Data Protection Act 2012 of Singapore.
- Singapore.

 The Capgemini employee personal data collected in this revocation order, and their transfer to France, is necessary and required for participation in the ESOP 2023 offer. In the absence of such personal data, my revocation could not be processed. These personal data are collected, used, processed and disclosed by Capgemini SE, my employer, Amundi ESR, the management company of the CPCE (Amundi Asset Management) and each of their service providers and agents or any other person expressly authorized to process the data (such as the communication agency Butterfly as a subcontractor, having its corporate offices at 14, boulevard du Général Lederc, 92200 Neuilly-Sur-Seine). Such personal data shall also be retained for the time necessary to conclude the transaction and for the purposes of the management of my assets within the relevant ICSP and FCPE (that is, until redemption of my assets, or in case of revocation, 12 months after the date of settlement/delivery) and thereafter for archiving purposes (until the expiry of the limitation period for any disputes relating to such revocation), and in order to meet any applicable legal requirements:



- I note that I may exercise my right to access, amend and correct or delete (after the purchase of all my units in the FCPE in the context of the ICSP) any personal data, as well as to limit the processing of my data or to oppose it, to portability of my data, and to define directives in relation to the bookkeeping, deletion and communication of my personal data after my death, by writing to:

 > my employer for collection and centralization of subscriptions and revocations at

 - 12 Marina Boulevard, Marina Bay Financial Centre Tower 3 #30-01, Singapore 018982.
- By mail at : Amundi ESR Service Contrôle Interne et Conformité 26956 Valence Cedex 9,
- By e-mail at : amundipersonaldataprotection@amundi.com.
- I note that
- the Data Protection Officer at Capgemini is Emmanuelle BARTOLI,
- dpocapgemini.global@capgemini.com, Capgemini SE, 11, rue de Tilsitt 75017 Paris, France.
 the details of the Amundi group Data Protection Officer are : AMUNDI DPO BSC/SEC/PCA -
- 91-93 boulevard Pasteur 75015 PARIS or by e-mail at dpo@amundi.com.
- I also note that I may contact the French supervisory authority, the CNIL, regarding all questions related to the protection of my personal information, or with my supervisory authority. Information may be found at https://www.cnil.fr.
- Found at https://www.chiltr.

 Furthermore, in accordance with the Personal Data Protection Act 2012 of Singapore, I expressly consent to the collection, use and disclosure of my personal data by Capgemini SE, my employer, the subscription-pooling entity and account holder (Amundi ESR), the management company of the FCPE (Amundi Asset Management), as well as each of their service providers, agents or any other person or entity acting on behalf of them, for or in connection with administration, management and/or implementation of the ICSP, the "ESOP Leverage P 2023" FCPE, the keeping of accounts, archiving and compliance with applicable laws and regulations; and/or the transfer of my personal data to France to the persons indicated above the persons indicated above.
- In addition, if I decide to withdraw my consent regarding the use of my personal information, I have noted that there may be legal consequences which depend on the scope of the withdrawal of my consent which will be described at the point of consent withdrawal. Under no circumstances can the withdrawal of my consent result in a right to redeem my investment prior to the end of the lock-up period as described in the Local Supplement.

Warning - "U.S. person"

I understand that the offer is not open to subscriptions by "US Persons" and I hereby certify that I am not a resident of the United States of America. I have duly noted that more information on this restriction is available in the FCPE regulations, as well as on the management company's website: https://about.amundi.com/Legal-Mentions/Legal-notices under "Access Limited"

Specific rules for Russia and Belarus

As a result of sanctions imposed by the European Union, citizens or residents of Russia or Belarus who do not have legal residence or citizenship in the European Union, in a country member of the European Economic Area or in Switzerland may not participate in this offering.

Therefore, I declare:

- I am not a Russian national or resident of Russia, or if I am, I am also a citizen of a Member State of the European Union, of a country member of the European Economic Area or of Switzerland or I have a temporary or permanent residence permit in one of these countries; and
- I am not a Belarusian national or a resident of Belarus, or if I am, I am also a citizen of a Member State of the European Union or I have a temporary or permanent residence permit in one of these Member States.