To:
Diasorin S.p.A.
c/o Spafid S.p.A.
Foro Buonaparte no. 10
20121 – Milan
registered letter

(to be sent within and no later than 18 March 2025)

	<u>[otification of withdrawal pur</u> rawal")	uant to Article 2437-bis of the Italian Civil Code (the " Notification of
I		
		tax code
residen	nt in	_,no
telepho	one no	e-mail address
or, in co	ase of legal entity	
I,		
born o	n in	tax code
as lega	l representative of the company	
with re	egistered office in	,no
tax coc	de / VAT code	, registered with the companies' register of
under 1	no	
		acknowledged that
v C • D w	ercelli on 3 March 2025 – the company (the "Resolution"); Diasorin's shareholders who did the did not attend the Meeting	approved – through a resolution registered with the companies' register of proposal to enhance the increased voting rights mechanism adopted by the not participate in the approval of such Resolution (<i>i.e.</i> , those shareholders or who attended the Meeting but voted against the proposed resolution or ight to withdraw pursuant to Article 2437-bis of the Italian Civil Code;
		hereby declare
• to	eposited with:	t in relation to noDiasorin shares (the "Shares"), which are(the "Intermediary");
	be aware that the withdrawal pght is exercised;	rice is equal to Euro 103.05 per each Diasorin share for which the withdrawa
• th	nat I did not : (tick the applicable l	ex)
		t or because registration of the shares in my name occurred after the record ut before the start of the Meeting);
		f the Resolution even though I attended the Meeting (and, therefore, that I esolution or abstained from voting);
	nat I requested the above Internation (Communication) certifying the	ediary, with which the Shares are deposited, to issue a communication (the

the Shares have been continuously held from prior to the Meeting (28 February 2025 at 11:00 a.m.

CET) until the issuance of the Communication;

(i)

(ii) the Shares are not subject to any pledge or other such encumbrances (1);

and demand

that, subject to verification of the legitimacy and validity of this Notification of Withdrawal and upon receipt of the Communication, Diasorin proceeds with the settlement of the Shares, as provided under Article 2437-quater of the Italian Civil Code, and to credit the related settlement price to my current account held with the Intermediary, pursuant to the terms and conditions provided by the law as well as pursuant to the documentation made available relating to the Resolution.

I also acknowledge that

- (1) in accordance with Article 2437-bis of the Italian Civil Code and other applicable regulations, upon issuance of the Communication, the Intermediary must ensure that the Shares remain unavailable until the completion of the settlement procedure;
- (2) I am responsible for ensuring that the information provided in this Notification of Withdrawal is complete and correct, in addition to being responsible for the Intermediary issuing timely the Communication to Diasorin;
- (3) a Notification of Withdrawal sent after 18 March 2025, and/or lacking the necessary information, and/or lacking the related Communication, will not be accepted; and
- (4) the settlement of the shares for which the withdrawal right has been exercised will be conditional upon continuing effectiveness of the amendment to the by-laws referred to in the Resolution, which is, in turn, subject to the non-fulfilment (or the waiver, as the case may be) of certain conditions subsequent, as provided by the resolution adopted by the Meeting.

Kind regards.	
Date	Signature

⁽¹⁾ If the Shares are subject to pledges or other encumbrances, the withdrawing shareholder must provide evidence of the consent of the pledgee or other beneficiary of the other encumbrance to waive or remove the pledgee or the encumbrance and to the payment of the withdrawal price in accordance with the instructions of the withdrawing shareholder.