### **EXHIBIT 1**

### ACCEPTANCE FORM

The attached Acceptance Form concerning the Shares must be completed in two copies: one (1) copy for the Shareholder; one (1) copy for the Bank Degroof Petercam S.A. by e-mail to corpact@degroofpetercam.com.

## ACCEPTANCE FORM FOR THE VOLUNTARY UNCONDITIONAL TAKEOVER BID IN CASH

## POSSIBLY FOLLOWED BY A SIMPLIFIED SQUEEZE-OUT BY SOCLINPAR SA

# FOR ALL 606.150 SHARES ISSUED BY SAPEC SA AND NOT YET HELD BY THE BIDDER, FINANCIÈRE FRÉDÉRIC JACOBS OR THE TARGET COMPANY

#### TO BE SUBMITTED AT THE LATEST BY 15 DECEMBER 20117 BEFORE 4 PM CET

I, the undersigned (name, first name or company name):					
Resi	iding at / with registered office at (full address	):			
Phor	ne or mobile number:				
Decl	lare, after having had the possibility to read the	e Prospectus, that :			
(i)	I accept the terms and conditions of the Takeover Bid described in the Prospectus;				
(ii)	I hereby agree to transfer the Shares identified in this Acceptance Form, and which I fully own, to the Bidder, in accordance with the terms and conditions of the Prospectus, at the Offer Price consisting of payment in cash of:				
60 E	EUR	For each Share			
(iii)	I transfer my Shares in accordance with the	e acceptance procedure described in the Prospectus ;			

(iv) I acknowledge that all warranties and undertakings deemed to be made or given by me under

the Prospectus with respect to the transfer of my Shares, are incorporated in this Acceptance

and

Form.

Shares					
Number	Form	Instructions			
	Shares in dematerialised form	These Shares are available on my securities account with the following financial institution:			
		and I authorize the transfer of these Shares from my securities account to the Institution-Counter's account.			
	Shares in registered form	The letter issued by Sapec SA that confirms the ownership of the Shares is attached hereto. I hereby request that these Shares be transferred to the Bidder and I hereby appoint each director of Sapec SA, as attorney-in-fact ( <i>« mandataire »/ « lasthebber »)</i> , acting individually and with the right of substitution, to register such transfer of Shares in the share register and to carry out all actions relevant to that end.			

I hereby request that the Bi	dding Price for the offered Shares	s, be credited,	on the Pay	ment Date, to my
following IBAN account		; BIC/SWIFT	Γ code	opened
with bank (indication)				

#### I am aware that:

- (1) In order to be valid, this Acceptance Form must be submitted, in accordance with the applicable acceptance procedure, as set out in the Prosepctus, at the latest the last day of the Initial Acceptance Period (or extended, as the case may be), *i.e.*, 15 December 2017 before 4 p.m. CET, in accordance with section 7.10 (b) (i) of the Prospectus;
- (2) (a) If Shares are owned by two or more persons, the Acceptance Form must be signed jointly by all such persons; (b) if Shares are subject to usufruct, the Acceptance Form must be signed jointly by the bare owner (\*\* nu propriétaire \*\* / \*\* naakte eigenaar \*\*) and the holder of the usufruct (\*\* usufruitier \*\* / \*\* vruchtgebruiker \*\*); (c) if Shares are pledged, the Acceptance Form must be signed jointly by the pledgor and the pledgee, with the pledgee expressly confirming

the irrevocable and unconditional release of the relevant Shares from the pledge; (d) if Shares are encumbered in any other manner or are subject to any other claim or interest, all beneficiaries of such encumbrance, claim or interest must jointly complete and sign the Acceptance Form and all such beneficiaries must irrevocably and unconditionally waive any and all such encumbrance, claim or interest relating to those Shares.

- (3) The acceptance of the Offer does not entail any costs for me, provided that (a) I offer my Shares directly to the Institution-Counter and that (b) if my Shares are dematerialised, they are registered on an account held by the Institution-Counter;
- (4) I will bear any costs that would be charged by a financial intermediary other than the Institution-Counter.

I acknowledge to have received all information necessary to make an informed decision as to whether or not to tender my Shares to the Takeover Bid. I am fully aware of the legality of the Takeover Bid and the risks related to it and I have inquired about the taxes I could owe in the framework of the transfer of my Shares to the Bidder, which – if necessary – I will exclusively bear.

Except where otherwise indicated, the terms and expressions used in this Acceptance Form will have the meaning as in the Prospectus.

Made in two originals at (place):					
On (date):					
The Shareholder	The Institution-Counter / other financial intermediary				
(signature)	(signature)				
(name, first name, company name)	(financial intermediary)				