|  |
| --- |
| K & E Treuhand GmbHc/o Kirkland & Ellis International LLPMaximilianstr. 1180539 Munich, GermanyFax: +49 89 2030 6100Email: wirecard@ketreuhand.com |
|  |
| **Registration Form** |
| Reference is made to the Solicitation Memorandum dated 22 February 2021 by K & E Treuhand GmbH in relation to the EUR 500,000,000 0.5% Notes issued by Wirecard AG (the "**Solicitation Memorandum**") and the vote without meeting to be held from 00:00 (CET) on 15 March 2021 until 24:00 (CET) on 21 March 2021 (the "**Voting**"). |
| Capitalized terms in this Registration Form shall have the same meaning as defined in the Solicitation Memorandum, unless given a different meaning herein.  |
|  |
| **I. Important Legal Information** |
| The completed Registration Form together with the special confirmation and blocking notice must be received by the Scrutineer within the Registration Period ending at 24:00 (CET) on 12 March 2021 in text form (e.g. email, fax, letter) at the Scrutineer's address set out above. |
| ***Noteholders who fail to register within the Registration Period cannot participate in the Voting; their votes will be disregarded and will have no effect.*** |
|  |
| **II. Noteholder Details** |
| * name:
 |  |
| * address:
 |  |
| * aggregate nominal amount of Notes held by the Noteholder:
 |
|  | EUR  |

|  |
| --- |
| **III. Annexes** |
| * Special confirmation
 |
| *The special confirmation is a statement issued by the custodian that shall contain the following details:**(i) the Noteholder's full name;**(ii) the Noteholder's full address;**(iii) the aggregate nominal amount of Notes held on account of the Noteholder as of the date of the statement* |
| * Blocking notice
 |
| *The blocking notice is a statement issued by the custodian or the clearing system, as the case may be, stating that the Notes held by the Noteholder are not transferable from and including the date of dispatch of the registration until and including 21 March 2021.* |
| * Evidence of due authorization
 |
| *The evidence of due authorization is no mandatory prerequisite for a valid registration; however, in case of doubt, the Scrutineer can request such evidence to assess the authorization to vote. It is therefore recommended that persons who conduct the registration and/or vote not in their own name, but, in particular, in their capacity as corporate representative of a corporation or partnership file evidence of due authorization together with the registration. Due authorization can, in particular, be evidenced by a current register excerpt (e.g. commercial register), by an incumbency certificate or equivalent certificate in text form.* |
|  |
| Signature (or similar symbol/phrase indicating that the form is complete) |
|  |
| Name in block letters |
|  |
| Date |