

ABSENTEE / TELEPHONE BIDDING N°11721 Old Master Paintings 16 November 2021 \square Absentee bidding \square Telephone bidding (Please thick the relevant option) All bids must be received within 24 hours before the start of the sale and sent to: Finarte Auctions S.r.l.. Piazza SS. Apostoli 80 00187 Rome Tel.: +39 06 6791107 Fax :+39 06 69923077 Email: roma@finarte.it

Notice to bidders

Signature _

☐ I give consent

☐ I give consent

or telephone calls with operator

the start of the sale.

Please attach hereto a copy of your identity card or passport. Corporate clients should provide a copy of their articles of association together with a letter of authority authorizing them to bid on the company's behalf. Failure to provide said documentation may result in your bids not being processed. For high value lots you may be asked to provide a bank reference.

Finarte reserves the right not to accept bids that are not received within 24 hours before

Paddle number (for office use only)

I, the undersigned First name and last name/Company	
Client number	
Address	
City	Postcode
E-mail	Telephone
Fiscal code – VAT number	·

by signing this form, declare that I have read and fully accept the General Conditions of Sale delivered to me by Finarte S.p.A. and printed in the auction catalogue, published on Finarte Auctions S.r.l. ("Finarte") website and posted in the auction room, and authorize Finarte to:

(a) bid on my behalf at the above sale for the following lot(s) up to the price(s) set out below;

(b) contact me by telephone - at the telephone number indicated above - when the following lot(s) will be offered for sale in order to be able to make one or more telephone bids. Should Finarte be unable to contact me by telephone or the line break down during the sale, Finarte may execute the covering bid(s) listed below on my behalf.

LOT N°	ITEM	ABSENTEE BID (EURO) (buyer's premium excluded)	COVERING BID* (€) (OPTIONAL)

*The maximum bid amount (excluding premium) that Finarte S.p.A. is authorised to execute only if Finarte is unable to reach the client by telephone or if the line breaks down during the sale.

I, the undersigned, understand that the telephone bidding may be recorded.

For further bids, please submit a separate form.

If you register for the telephone bid, it is assumed that you will cover the lot starting price.

Telephone bids: (i) referring to lots whose minimum pre-sale estimate indicated in the catalogue is less than Euro 100,00; (ii) for an amount lower than the minimum pre-sale estimate, shall not be accepted.

Signature Place, date and time			
	Signature	Place, date and time	

I, the undersigned, declare to specifically approve, pursuant to Article 1341 of the Italian Civil Code, the following clauses of the General Terms and Conditions of Sale: 2.8. (limitation of liability for data shown on video screen); 2.9 (limitation of liability for damages incurred during the display of lots); 4.1.6 (right of Finarte to refuse any person from participating in the auction); 4.1.12 (right of the auctioneer); 4.1.13 (limitation of liability for video screen); 4.2.5 (right of Finarte to refuse the agent from participating in the auction); 4.3.5 (right of Finarte not to accept written bids which are deemed not sufficiently clear or incomplete); 4.3.8 (exclusion of written bids for unlimited amounts or for an unspecified amount); 4.4.6 (limitation of liability for telephone bids); 4.4.7 (validity of telephone bids); 4.4.8 (validity of telephone bids); 4.5.6. (limitation of liability for the website); 4.5.7 (limitation of liability for the website); 5.6 (restrictions to termination in case of "counterfeiting"); 6 (Buyer's obligations and Finarte's liability to Buyers); 7.11 (retention of title); 7.12 (express termination clause); 7.13 (effects of late payment by the Buyer); 7.14 (effects of non-payment or late payment by the Buyer); 8.6 (consequences of late collection); 9.1. (transfer of risk); 9.2 (limitation of liability); 9.3 (limitation of liability for damage to the frame or the glass); 9.4 (limitation of liability for force majeure events); 10.3 (limitation of liability for packaging and shipment); 16 (applicable law and jurisdiction).

Place and date

I have read and understood the information on the processing of personal data, contained in Article 17 of the General Terms and Conditions of Sale published in the catalogue of Finarte S.p.A. and issued in accordance with Article 13 of Regulation (EU) 2016/679 and

for advertising and information material on products and services of Finarte to be sent

by means of automated systems, such as e-mail, fax, SMS or MMS, or by postal service

☐ I do not give consent

☐ I do not give consent

to the processing of data for profiling activities aimed at sending commercial communications on products and services similar to those already purchased (so-called "soft spam"), as well as for advertising and information material on products and services of Finarte to be sent by means of automated systems, such as e-mail, fax, SMS or MMS, or by postal service or telephone calls with operator

, , , , , , ,	
Signature	Placeanddate

Pursuant to and for the purposes of Legislative Decree 231/2007 containing, among other things, measures on the prevention and combating of money laundering, aware of the criminal and civil liabilities as well as of the administrative effects deriving from making false or incomplete declarations, I, the undersigned represent and warrant that:

1. I am acting personally, or - if acting on behalf of third parties - I am acting exclusively in the name and on behalf of the person indicated in the power of attorney supplied to Finarte S.p.A.: 2. that the funds that I will use in the event of an award are not of an illegal origin;

3. if the undersigned is a legal entity, the beneficial owner is

		,	
Mr			
born in			_ on
0 -			

(If there is more than one beneficial owner, please inform Finarte so that it can provide you with a form with more boxes.)

4. neither the undersigned nor the beneficial owner of the undersigned is a Politically Exposed Person, or a family member of a Politically Exposed Person, or a person known to be close associate with a Politically Exposed Person.

Signature	Place and date
ngnature	riace and date

Pursuant to Article 20, paragraphs 1 to 5, of Legislative Decree 231/2007, the criteria for determining the beneficial ownership of clients other than natural persons are as follows: "1, for clients other than natural persons is considered as direct ownership or to whom direct or indirect ownership or control of the entity is ultimately attributable. 2. If the client is a joint-stock company: a) the ownership of more than 25 per cent of the client's capital, held through subsidiaries, trust companies or third parties, is considered as indirect ownership. 3. In cases where an examination of the ownership structure does not allow the unambiguous identification of the natural person or persons to whom the direct or indirect conversity of the entity is attributable, the beneficial owners is the natural person or persons to whom the direct or indirect conversity of the entity is attributable, the beneficial owners is attributable to the enteril as extensibly of the entity is attributable to a stributable to a continual or the majority of the votes exercisable in ordinary shareholders meetings; b) control of votes sufficient to exercise a dominant influence in ordinary shareholders meetings, b) control of votes sufficient to exercise a dominant influence in ordinary shareholders meetings; b) control of votes sufficient to exercise a dominant influence in ordinary shareholders meetings, c) the existence of particular contractual obligations that allow the exercise of a dominant influence in ordinary shareholders meetings, c) the existence of particular contractual obligations that allow the exercise of a dominant influence in ordinary shareholders meetings, c) the existence of particular contractual obligations that allow the exercise of a dominant influence in ordinary shareholders meetings, c) the existence of particular contractual obligations that allow the exercise of a dominant influence in ordinary shareholders meetings, c) the existence of particular contractual obligations that allow the exercise of a dominan