## FRAMEWORK LETTER FOR FILING THE LIST FOR THE APPOINTMENT OF THE MEMBERS OF THE BOARD OF DIRECTORS

doValue S.p.A.	
Viale dell'Agricoltura,	7

37135 Verona, Italy

or

Messrs.

For the attention of the Parent Company's Corporate Affairs
[Via registered mail with advice of receipt or via certified e-mail to the following account dovalue.legalesocietario@cert.dovalue.it]

[place, date]

Re: filing of the list of candidates for the appointment of the members of the Board of Directors of doValue S.p.A., pursuant to Article 13 of the Articles of Association.

Messrs. doValue S.p.A., with reference to the ordinary shareholders' meeting called for 26 April 2024, in sole calling, for the purposes of resolving - amongst other aspects - with regard to:

- 4. Appointment of the Board of Directors;
  - 4.1 Determination of number of members;
  - 4.2 Determination of the term of office;
  - 4.3 Appointment of the members of Board of Directors;
  - 4.4 Determination of the fee for members of the Board of Directors.

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	individual indicate name and surname, tax code and m shares, representative of% of the share cap.	-	y of residence of	r domicile), ho	older
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fan individual indicate name and surname, tax code older (holders), in total, of shares, representation	and muni	cipality of resid	ence or domi	cile);
aken due note:				
all the requisites envisaged by legislation, including				les of
ssociation for the purposes of the appointment of the the guidelines and the recommendations expressed imposition of the new Board of Directors in terms vailable on doValue's website, in the section ttps://www.dovalue.it/en/governance/shareholders-reprior analysis carried out by the Board of Directors in the section of the purpose of the correct perme.	in the door quality Governmenting-n s on its qu	cument entitled and quantity d ance – Share ew) and contain alitative/quantit	"Guidance of eemed optime holders Me hing the resultative composition."	um", eting lts of sition
s ( <i>propose</i> ), also in accordance with the matters enviration, and with reference to point 4.1 of the Agend of Directors to be appointed as1;				
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ciation, and with reference to point 4.2 of the Age on office for2;  s (present), in accordance with Article 13 of the Article 13 of the Agenda, the attached list of candidate (certify), in this connection, that the list:	tes <sup>3</sup> listed	by means of con		ectors ace to
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<sup>&</sup>lt;sup>1</sup> The proposal relating to the number of members is contingent and not mandatory.

Article 13 of the Articles of Association lay down that the Board of Directors be made up of a number of members of no less then 7 and no more than 11.

<sup>&</sup>lt;sup>2</sup> The proposal relating to the duration of the mandate is contingent and not mandatory.

The Directors remain in office for three accounting periods (without prejudice to a shorter duration established at the time of appointment); they fall from office as of the date of the shareholders' meeting which approves the financial statements relating to the last year of their office.

<sup>&</sup>lt;sup>3</sup> The list will have to contain a number of candidates up to a maximum of 11, in observance of the article of association provisions relating to the composition of the management body.

<sup>&</sup>lt;sup>4</sup> Statement necessary, in accordance with Article 13.8 of the Articles of Association, only in the event that the list contains a number of candidates equal to or greater than 3.

proposes (*propose*), also in accordance with the matters envisaged by Article 13 of the current Articles of Association, and with reference to point 4.4 of the Agenda, to establish the fee due to the Directors for the activities they perform within the sphere of the Board, the board Committees and other bodies present within the Company as follows:<sup>5</sup>

In relation to the above, and in compliance with the current article of association and legal provisions, the following documents are attached, in original copy, accompanying the afore-mentioned list:

- 1) authorisation to file the list<sup>6</sup>;
- 2) copy of the communication issued by the intermediary certifying the ownership of the shareholding necessary for the presentation of the list in question<sup>7</sup>;
- 3) declaration relating to the existence or absence of relationships linking the same<sup>8</sup>
- 4) declaration by means of which each candidate accepts their candidature to the office of member of the Board of Directors and declares the inexistence of causes of ineligibility and incompatibility, as well as the possession of the professionalism, good-standing and independence requisites envisaged for all or some of the Board Directors by legal, regulatory and article of association provisions accompanied by in-depth disclosure on their personal and professional characteristics (curriculum vitae), as well as the list of the management and audit appointments recovered care of other companies;
- 5) declaration signed by each candidate containing analytical evidence of the expertise accrued in the various areas indicated within the sphere of the document entitled "Guidance on the qualitative and quantitative composition of the new Board of Directors deemed optimum"

(signature <sup>9</sup> )	

<sup>7</sup> This certification may reach the Company also after the filing of the list provided this takes place by the deadline envisaged for the publication of the lists by the same (or rather within 21 days before the date envisaged for the shareholders' meeting).

<sup>&</sup>lt;sup>5</sup> The proposal relating to the fee is contingent and not mandatory.

<sup>&</sup>lt;sup>6</sup> If applicable.

<sup>&</sup>lt;sup>8</sup> If applicable.

<sup>&</sup>lt;sup>9</sup> Of shareholder-individual or the legal representative of the shareholder-corporate body or, in both cases, an individual endowed with specific power of attorney (to be attached).