DOXEE S.p.A. – Ordinary and Extraordinary Shareholders' Meeting April 27/28, 2021 –

Proxy form to confer the proxy/sub delegation to the Appointed Representative exclusively entitled to attend to the Meeting pursuant to article. 106, paragraph 4, Law Decree n. 18 on March, 17th, 2020

Pursuant to Law Decree containing measures to strengthen the National health service and economic support for families, workers and business connected to the epidemiological emergency due to COVID-19 approved by the Italian Council of Ministers on March 16th, 2020 and published on Italian Gazzetta Ufficiale on March the 17th, 2020 and as stated in the notice of Ordinary and Extraordinary Shareholders' Meeting convened on April 27, 2021 in first call, and on April 28, 2021, in second call, published on April 12, 2021, the proxy can be conferred to Computershare S.p.A.. The present proxy must be notified as an attachment in PDF format to an e-mail sent to ufficioroma@pecserviziotitoli.it.

Computershare S.p.A. is at disposal for any kind of information by phone at no. +39 06 4541 7401 from 9:00 am to 6.00 pm from Monday to Friday or by e-mail to ufficioroma@pecserviziotitoli.it.

PROXY FORM

	Fill in the requested inform	nation on the basis of the Instructions below.	The Company will be notified by C	omputershare S.p.A. (1)	
* man	datory information				
	ndersigned *ode *				
Resid	ent in <i>(town/city)</i> *en one no * e	at (street / address) *			
(2) en	titled to exercise the voting right at 04/16/2021 Igee - Taker in - beneficiary interest holder (specify)	(Record Date) as: □ registered share holder - □ official receiver - □ manager -	er - □ legal representative – □ a	ttorney/proxy holder with authority to su	 ub-delegate
for no	· of c	ordinary shares Doxee S.p.A. (ISIN IT000539	 1413)		
(3) reg	gistered in the name of		Place of birth *		
Date o	of birth * TAX Code				
Resid	ent in (town/city) *	. at (street / address) *			
(4) Re (5) as	gistered in the securities account no resulting from communication no	At	Bank Code (Al	BI) Branch Code (CAB)	
Extrac	GATES/SUBDELEGATES Computershare sordinary called convened on April 27, 2021 intons provided and				
DECL - - -	ARES that he/she is aware that in the event of a sub-delegation, for the purposition of the proxy in the conclusion of the meeting proceedings. in case of amendment or integration of the pexpress a non-vote; the proxy/subdelegation will be valid only if the with the right to vote to legitimate attendance	his possession to the original and the identification of the Shareholders' Manne statement to the issuer from the intermed	ty of the delegating party. The of eeting, or in the absence of the diary, in compliance with interme	expression of the vote, Computersham	e year after e S.p.A wil
DATE		legued by *	no *	SIGNATURE	

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VOTING INSTRUCTION The undersigned (7) INSTRUCTS the Appointed Representative to vote at the above indicated shareholders' meeting as follow (8) **VOTING INSTRUCTIONS** F(for), C (against), A **RESOLUTIONS TO BE VOTED** (abstain) **ORDINARY PART** 1. Approval of the financial statements for the year ending 12/31/2020, examination of the report on operations and the Board of Statutory Auditors and the Independent Auditors report. Presentation of the consolidated financial statements as of 12/31/2020. Related and subsequent resolutions: **Section A** – vote for resolution proposed by the Board of Directors (9) Section A2 – vote for proposal published pursuant to article 126-bis of TUF (10) 2. Allocation of profit for the year; Section A - vote for resolution proposed by the Board of Directors (9) Section A2 – vote for proposal published pursuant to article 126-bis of TUF (10) 3. Revocation of the authorization to purchase own shares pursuant to articles 2357 and following the Italian Civil Code granted to the Board of Directors during the Shareholders' Meeting held on April 29, 2020 and granting of a new authorization to purchase own shares pursuant to articles 2357 of the Italian Civil Code, and subsequent disposal of own shares. Related and subsequent resolutions: **Section A** – vote for resolution proposed by the Board of Directors (9) Section A2 – vote for proposal published pursuant to article 126-bis of TUF (10) 4. Approval of the multi-year Stock Grant Plan (Doxee Stock Grant Plan 2021-2024) concerning the free assignment of a maximum number of 215,000 ordinary shares of the Company to employees of the Company and/or other companies of the Group. Related and subsequent resolutions; **Section A** – vote for resolution proposed by the Board of Directors (9) Section A2 – vote for proposal published pursuant to article 126-bis of TUF (10) 5. Creation of a specific profit reserve, earmarked to service the free share capital increase related to the Stock Grant Plan referred to in point 3 above. Related and subsequent resolutions; **Section A** – vote for resolution proposed by the Board of Directors (9) Α Section A2 – vote for proposal published pursuant to article 126-bis of TUF (10)

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	6. Appointment for the legal audit of the accounts for the financial years 2021-2023 pursuant to art. 31 of the Articles of Association, and determination of the related fee. Related and subsequent resolutions;			
Se	ection A – vote for resolution proposed by the Board of Directors (9)	F	С	Α
Se	ection A2 – vote for proposal published pursuant to article 126-bis of TUF (10)	F	С	Α
EXTR	AORDINARY PART			
	7. Amendment to art. 7 of the Articles of Association to include a new paragraph aimed at allowing the Company, pursuant to art. 2349 of the Italian Civil Code, to allocate profits and/or profit reserves to employees of the company or its subsidiaries, by means of issuing shares or other financial instruments to be assigned individually, in compliance with the current legislation. Related and subsequent resolutions;			
Se	ection A – vote for resolution proposed by the Board of Directors (9)	F	С	Α
Se	ection A2 – vote for proposal published pursuant to article 126-bis of TUF (10)	F	С	Α
	8. Free share capital increase, pursuant to art. 2349, paragraph 1 of the Italian Civil Code, in divisible form, up to a maximum of EUR			
	47,708.00 corresponding to a maximum number of 215,000 ordinary shares with no indication of their nominal value and with regular dividend entitlement, to service the Stock Grant Plan, to be issued by the Board of Directors, also in several tranches according to the terms and conditions set out in the Plan, by using the specific profit reserve, as per the resolution of the Ordinary Shareholders' Meeting referred to in point 4 above and subject to the registration in the Companies Register of the resolution of the Extraordinary Shareholders' Meeting referred to in point 6 above. Subsequent attribution of all necessary powers relating to the issue of new shares to the Board of Directors. Amendment to art. 7 of the Articles of Association subsequent to the resolution for the free share capital increase, together with the amendment to art. 7 concerning the update of the resolved and defined share capital increases and of those whose subscription deadline has not yet expired. Related and subsequent resolutions;			
Se	ection A – vote for resolution proposed by the Board of Directors (9)	F	С	Α
Se	ection A2 – vote for proposal published pursuant to article 126-bis of TUF (10)	F	С	Α
	9. Amendment of Articles 8, 10, 12, 17, 18, 19, 20, 21, 23 and 28 and insertion of the new Article 12- bis of the Articles of Association. Inherent and subsequent resolutions.			
Se	ection A – vote for resolution proposed by the Board of Directors (9)	F	С	Α
Se	ection A2 – vote for proposal published pursuant to article 126-bis of TUF (10)	F	С	Α
De	erivative action against Directors		1	T
	ote for proposed derivative action pursuant art. 2393, subsection 2, of Italian civil code upon approval of the annual financial statements (If no ting instruction are indicated, the Appointed Representative will vote C – against)	F	С	Α

DATE

SIGNATURE

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Instructions for filling in and submitting the form

- 1. The Proxy form must be notified to the Company (together with a valid ID document and, in case, the documentation providing proof of the signatory power) via the Appointed Representative together with the Voting Instructions reserved to him no later than 1 p.m. on April 26, 2021, in the case of the first call, and no later than 1 p.m. on April 27, 2021, in the case of the second call, using one of the following methods:
 - I. Registered Email Holders (PEC): as an attachment document (PDF format) sent to <u>ufficioroma@pecserviziotitoli.it</u> in the event that the Proxy Grantor (as Individual or as Legal Entity) is a Registerd Email Holder;
 - II. **Digital Signature Holders (FEA)**: as an attachment document with digital signature sent to <u>ufficioroma@pecserviziotitoli.it</u> in the event that the Proxy Grantor (as Individual or as Legal Entity) is a Digital Signature Holder;
 - III. **Common Email address Holders:** as an attachment document (PDF format) sent to <u>ufficioroma@pecserviziotitoli.it</u>. In this case, the hard copy of the proxy shall be sent via ordinary mail service to Computershare S.p.A., via Monte Giberto, 33, 00138 Roma, as soon as possible;
 - IV. Via FAX: number 06/45417450

The use of different email address than those mentioned above or a delay respect to the deadline, as well as the only use of ordinary mail service, will not ensure the correct submission of the proxy.

- Specify the capacity of the proxy signatory and, where applicable, attach documentary proof of his power.
- 3. To be completed only if the registered shareholder is different from the proxy signatory; mandatory indications on relevant personal details must be included.
- 4. Provide the securities account number, Bank Codes and Branch Codes of the Depository, or in any case its name, available in the securities account statement.
- 5. Reference to the communication made by the intermediary and its name.
- 6. Provide details of a valid form of identification of the proxy signatory.
- 7. Provide the name and surname of the signatory of the Proxy form and Voting instructions.
- 8. In accordance to art. 106 DL 17.3.2020 no. 18, the exclusive appropriate voting instruction accordingly to the instructions submitted by the original proxy grantor.
- 9. The resolutions proposed to the shareholders' meeting, which are briefly referred to herein, are reported in the Reports published on the company website www.doxee.com.

 Computershare S.p.A., as Appointed Representative, has not personal interest or on behalf of third party in the proposals mentioned, however, in the event of unknown circumstances or in the event of amendment or integration to the motion presented to the meeting, Computershare does not intend to vote in a manner incompatible with the instructions received.

 The vote is expressed by ticking the relevant box between the following: F (for), C (against) or A (abstention).
- 10. There is the Section A2 to receive instructions when an alternative, complementary or additional resolution to the motion proposed by the Board of Directors had been presented and published pursuant to art. 126-bis of the TUF, within the term and in the cases provided. The Appointed Representative shall vote on each motion in accordance with the instructions and the delegating party shall give instructions consistent with the type of proposals (alternative or complementary) published.

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INFORMATION ON PERSONAL DATA PROCESSING

Notice pursuant to art. 13 of the Regulation (EU) 2016/679 (the "Regulation")

Personal Data Controller

Computershare S.p.A., with registered office in Milan, Via Lorenzo Mascheroni, 19 (hereinafter, "Computershare" or the "Controller"), as controller of "Processing" (as defined in article 4 of the Regulation) of Personal Data (as defined below) provides the present "Information on Personal Data Processing", in compliance with the provisions of the applicable law (article 13 of Regulation and subsequent national legislation)

1. PURPOSE AND LEGAL BASIS OF THE PROCESSING

The purpose of the Processing by the Controller is to allow the correct expression of voting instruction by the Appointed Representative in the shareholders' meeting on behalf of the Delegating Party, in compliance with the provisions of the aforementioned art. 135-undecies of TUF.

The legal basis of the Processing is represented by:

- contractual obligations: to comply with the obligations arising from the agreement between the Delegating Party and the Appointed Representative;
- legal obligations: to comply with the legal obligations the Appointed Representative shall fulfil towards the company and the Authorities.

The collection and the Processing of Personal Data is necessary for the purposes indicated above. Failure to provide the aforementioned Personal Data implies, therefore, the impossibility to establish and manage the above agreement.

2. THIRD PARTIES

Computershare can communicate the Data for the same purposes for which they were collected to Supervisory and Control Authorities and Bodies, or other subjects indicated by them, by virtue of provisions issued by the same, or established by laws, including EU laws, by regulations or from administrative practices.

3. DATA PROCESSING

Computershare processes the Data of the interested parties in a lawful and correct manner and in order to ensure their confidentiality and security. The treatment - which includes the collection and any other operation contemplated in the definition of "treatment" pursuant to art. 4 of the Regulation (including, but not limited to, the registration, organization, processing, communication, storage, destruction of Data) - is carried out using manual, IT and / or telematic tools, with organizational methods and with logic strictly related to the purposes indicated. The Data are kept for the time strictly necessary in relation to the purposes for which they are collected, in compliance with the current legislation on the matter and any provisions of the Supervisory Authority.

4. RIGHTS OF THE DELEGATING PARTY

The Delegating Party has the right to ask, in every moment, which Personal Data and how they are processed. The Delegating party may ask to update, complete, correct or even erase the Personal Data. The Delegating party can also ask to restrict the use of his Personal Data or withdraw the consent to use them, but in such case it will be impossible to attend and vote at the shareholders' meeting. The Personal Data and the voting instructions will be kept for 1 year at disposal of the Authorities.

For the exercise of the aforementioned rights, the Delegating party can write to Computershare to the address reported in the form or to the following email address dataprotection@computershare.it. For the Privacy Policy and all Computershare activities, please visit our website https://www.computershare.com/it/Pages/Privacy.aspx.

Computershare S.p.A.