## **PROPOSED RESOLUTIONS**

## EXTRAORDINARY GENERAL SHAREHOLDER MEETING

## "MEDIASET ESPAÑA COMUNICACIÓN, S.A."

5 February 2020 at 12:00 hours

<u>ONE.-</u> Amendment of certain terms of the proposal for the articles of association of the absorbing company (Mediaset Investment, N.V.), the "Terms and Conditions for Special Voting Shares", the "Terms and Conditions for the Initial Allocation of Special Voting Shares A - Mediaset" and the "Terms and Conditions for the Initial Allocation of Special Voting Shares A - Mediaset España", all of which were approved by the extraordinary general meeting of shareholders of the Company held on 4 September 2019 as part of the documentation attached to the cross-border merger resolution of Mediaset España Comunicación, S.A., Mediaset, S.p.A., and Mediaset Investment N.V. as well as the information relating to the composition of the board of directors of the absorbing company contained in that resolution

In relation to the cross-border merger between Mediaset España Comunicación, S.A., Mediaset Italia, S.p.A. (the absorbed companies) and Mediaset Investment, N.V. (the absorbing company, which will be renamed "MFE - MediaforEurope N.V.") resolved by the extraordinary general meeting of Mediaset España Comunicación, S.A., on 4 September 2019 under item 2 of the agenda (the "**Merger**" and the "**Merger Resolution**", respectively), the board resolves to amend the following terms as shown below (a) the proposed articles of association that will govern the absorbing company on completion of the Merger (the "**Proposed Articles of Association**"), (b) the "Terms and Conditions for Special Voting Shares", that are also part of the Merger Resolution ; (c) the "Terms and Conditions for the Initial Allocation of Special Voting Shares A – Mediaset", (d) the "Terms and Conditions for the Initial Allocation of Special Voting Shares A – Mediaset España", all adopted by the aforementioned extraordinary general meeting of 4 September as an integral part of the documentation attached to the Merger Resolution and, specifically, as appendices to the common merger plan and (e) the information concerning the composition of the board of the absorbing company contained in that Resolution. Specifically, it is resolved,

(i) To remove from the "Terms and Conditions for Special Voting Shares", the "Terms and Conditions for the Initial Allocation of Special Voting Shares A – Mediaset" and the "Terms and Conditions for the Initial Allocation of Special Voting Shares A – Mediaset España" all references to the "Qualified Shareholding Obligation" and "Contractual Obligation" and the penalties provided in the event of breach of those obligations by amending, accordingly, articles 13.7, 42 and 43.7 of the Proposed Articles of Association (with regard to the latter see paragraph (iii) below), articles 4.4, 5.3, 6.3, 7.3, 8.4 and 11.1, subsections d) and e) of the "Terms and Conditions for Special Voting Shares" (along

with article 1.1 of Appendix 1), and paragraph 6 of the "Terms and Conditions for the Initial Allocation of Special Voting Shares A – Mediaset" and of the "Terms and Conditions for the Initial Allocation of Special Voting Shares A – Mediaset España", all in the terms reflected below:

Proposed Articles of Association		
Text approved by the board on 4 September	Text approved by this board (version with marked changes from the one approved on 4 September)	Text approved by this board (clean version)
Article 13. Certain provisions on Special Voting Shares	Article 13. Certain provisions on Special Voting Shares	Article 13. Certain provisions on Special Voting Shares
[omissis]	[omissis]	[omissis]
13.7 A person holding Ordinary Shares who (i) applies for deregistration of Ordinary Shares in his name from the Loyalty Register, (ii) transfers Ordinary Shares to any other person, (iii) has become the subject of an event in which control over that person is acquired by another person, (iv) does not meet or no longer meets the Qualified Shareholding Obligation, or (v) does not meet or no longer meets the Contract Obligation, all as set out in more detail in Article 42 and in the SVS Terms, must transfer its Special Voting Shares to the Company or a special purpose entity as referred to in Article 13.6, except if and insofar as provided otherwise in the SVS Terms. If and for as long as a Shareholder is in breach with such obligation, the voting rights and the right to participate in General Meetings relating to the Special Voting Shares to be so offered and transferred will be suspended. The Company will be irrevocably authorised to effectuate the offer and transfer on behalf of the Shareholder concerned.	13.7 A person holding Ordinary Shares who (i) applies for deregistration of Ordinary Shares in his name from the Loyalty Register, (ii) transfers Ordinary Shares to any other person, <b>or</b> (iii) has become the subject of an event in which control over that person is acquired by another person, (iv) does not meet or no longer meets the Qualified Shareholding Obligation, or (v) does not meet or no longer meets the Contract Obligation, all as set out in more detail in Article 42 and in the SVS Terms, must transfer its Special Voting Shares to the Company or a special purpose entity as referred to in Article 13.6, except if and insofar as provided otherwise in the SVS Terms. If and for as long as a Shareholder is in breach with such obligation, the voting rights and the right to participate in General Meetings relating to the Special Voting Shares to be so offered and transferred will be suspended. The Company will be irrevocably authorised to effectuate the offer and transfer on behalf of the Shareholder concerned.	13.7 A person holding Ordinary Shares who (i) applies for deregistration of Ordinary Shares in his name from the Loyalty Register, (ii) transfers Ordinary Shares to any other person, or (iii) has become the subject of an event in which control over that person is acquired by another person, must transfer its Special Voting Shares to the Company or a special purpose entity as referred to in Article 13.6, except if and insofar as provided otherwise in the SVS Terms. If and for as long as a Shareholder is in breach with such obligation, the voting rights and the right to participate in General Meetings relating to the Special Voting Shares to be so offered and transferred will be suspended.
[omissis]	[omissis]	[omissis]

Proposed Articles of Association		
Article 42. Shareholders Obligations	Article 42. Shareholder's Obligations	[Article deleted]
<b>Obligations</b> 42.1 No Shareholder, nor any person having a derived right ( <i>afgeleid recht</i> ) with respect to the Shares (including but not limited to the right of usufruct and right of pledge), may hold, on its own or together with Affiliates or any other person, directly and/or indirectly – at any time – a participation in the Company representing a percentage of the outstanding share capital and/or voting rights of the Company which (a) is in excess of what is permitted to be held by such persons by any provision of law (including rules and regulations aiming at safeguarding media pluralism and antitrust laws) issued by any State or Authority applicable to (i) the Company, and/or (ii) group companies of the Company's shareholders, and/or (iv) the Company's legal predecessors (i.e. Mediaset S.p.A. and Mediaset España Comunicación S.A.) or would have been applicable to the Company's legal predecessors (i.e. Mediaset S.p.A. and Mediaset España Comunicación S.A.), and/or (b) is in violation of a decision of any Authority applicable to (i) the Company, and/or (ii) group companies of the Company's legal predecessors (i.e. Mediaset S.p.A. and Mediaset España Comunicación S.A.), and/or (b) is in violation of a decision of any Authority applicable to (i) the Company, and/or (ii) group companies of the Company's shareholders, and/or (iv) the Company's legal predecessors (i.e. Mediaset S.p.A. and Mediaset S.p.A.	<b>Obligations</b> 42.1 No Shareholder, nor any person having a derived right ( <i>afgeleid recht</i> ) with respect to the Shares (including but not limited to the right of usufruct and right of pledge), may hold, on its own or together with Affiliates or any other person, directly and/or indirectly at any time a participation in the Company representing a percentage of the outstanding share capital and/or voting rights of the Company which (a) is in excess of what is permitted to be held by such persons by any provision of law (including rules and regulations aiming at safeguarding media pluralism and antitrust laws) issued by any State or Authority applicable to (i) the Company, and/or (ii) group companies of the Company's shareholders, and/or (iv) the Company's legal predecessors (i.e. Mediaset S.p.A. and Mediaset España Comunicación S.A.) or would have been applicable to the Company's legal predecessors (i.e. Mediaset S.p.A. and Mediaset España Comunicación S.A.), and/or (b) is in violation of a decision of any Authority applicable to (i) the Company, and/or (ii) group companies of the Company's legal predecessors (i.e. Mediaset S.p.A. and Mediaset España Comunicación S.A.), and/or (b) is in violation of a decision of any Authority applicable to (i) the Company, and/or (ii) group companies of the Company's shareholders, and/or (iv) the Company's legal predecessors (i.e. Mediaset S.p.A. and Mediaset España	
Comunicación S.A.) (the Qualified Shareholding Obligation).	Comunicación S.A.) (the Qualified Shareholding Obligation).	
42.2 A Shareholder and any person having a derived right ( <i>afgeleid recht</i> ) with respect to the Shares (including but not limited to the right of usufruct and right of	42.2 A Shareholder and any person having a derived right ( <i>afgeleid recht</i> ) with respect to the Shares (including but not limited to the right of usufruct and right of	

Proposed Articles of Association		
pledge) and their Affiliates must at all times obey and act in accordance with any contractual arrangements made between the Company and any such person relating to the Shares held by such person (including for the avoidance of doubt any contractual arrangements inherited from its legal predecessors and originally relating to shares issued by such legal predecessors) (the <b>Contract</b> <b>Obligation</b> ).	pledge) and their Affiliates must at all times obey and act in accordance with any contractual arrangements made between the Company and any such person relating to the Shares held by such person (including for the avoidance of doubt any contractual arrangements inherited from its legal predecessors and originally relating to shares issued by such legal predecessors) (the Contract Obligation).	
42.3 If and for as long as any person as referred to in Articles 42.1 and/or 42.2 is acting in violation of the Qualified Shareholding Obligation and/or the Contract Obligation, the voting rights and the right to participate in General Meetings attached to all the Shares held by such persons may be suspended by the Board.	42.3 If and for as long as any person as referred to in Articles 42.1 and/or 42.2 is acting in violation of the Qualified Shareholding Obligation and/or the Contract Obligation, the voting rights and the right to participate in General Meetings attached to all the Shares held by such persons may be suspended by the Board.	
42.4 For the purpose of this Article 42 <b>Affiliate</b> means with respect to any specified person, any other person who directly or indirectly through one or more intermediaries controls, or is controlled by, or is under common control with, such specified person. The term <b>control</b> means the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of a person, whether through the ownership of voting securities, by contract or otherwise; and the terms <b>controlling</b> and <b>controlled</b> have meanings correlative of the foregoing.	42.4 For the purpose of this Article 42 Affiliate means with respect to any specified person, any other person who directly or indirectly through one or more intermediaries controls, or is controlled by, or is under common control with, such specified person. The term control means the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of a person, whether through the ownership of voting securities, by contract or otherwise; and the terms controlling and controlled have meanings correlative of the foregoing.	

"Terms and Conditions for Special Voting Shares"		
Text approved by the board on 4 September	Text approved by this board (version with marked changes from the one approved on 4 September)	Text approved by this board (clean version)
Article 4. Application for	Article 4. Application for	Article 4. Application for
Special Voting Shares -	Special Voting Shares -	Special Voting Shares -
Loyalty Register	Loyalty Register	Loyalty Register
[ <i>omissis</i> ] 4.4 Upon receipt of the Election	[ <i>omissis</i> ] 4.4 Upon receipt of the Election	[ <i>omissis</i> ] 4.4 Upon receipt of the Election
Form (including the Power of	Form (including the Power of	Form (including the Power of
Attorney and the Intermediary's	Attorney and the Intermediary's	Attorney and the Intermediary's
confirmation, as referred to in	confirmation, as referred to in	confirmation, as referred to in
clause 4.1), the Agent will	clause 4.1), the Agent will	clause 4.1), the Agent will
examine the same and use its	examine the same and use its	examine the same and use its
reasonable efforts to inform the	reasonable efforts to inform the	reasonable efforts to inform the
relevant Shareholder, through	relevant Shareholder, through	relevant Shareholder, through
his/her/its Intermediary, as to	his/her/its Intermediary, as to	his/her/its Intermediary, as to
whether the Request is accepted	whether the Request is accepted	whether the Request is accepted
or rejected (and, if rejected, the	or rejected (and, if rejected, the	or rejected (and, if rejected, the
reasons why) within thirty	reasons why) within thirty	reasons why) within thirty
Business Days of receipt of the above-mentioned documents.	Business Days of receipt of the above-mentioned documents.	Business Days of receipt of the above-mentioned documents.
The Agent may reject a Request	The Agent may reject a Request	The Agent may reject a Request
for reasons of incompleteness or	for reasons of incompleteness or	for reasons of incompleteness or
incorrectness of the Election	incorrectness of the Election	incorrectness of the Election
Form or the Intermediary	Form or the Intermediary	Form or the Intermediary
confirmation, as referred to in	confirmation, as referred to in	confirmation, as referred to in
clause 4.1 or in case of serious	clause 4.1 or in case of serious	clause 4.1 or in case of serious
doubts with respect to the	doubts with respect to the	doubts with respect to the
validity or authenticity of such	validity or authenticity of such	validity or authenticity of such
documents. If the Agent requires	documents. If the Agent requires	documents. If the Agent requires
further information from the relevant Shareholder in order to	further information from the relevant Shareholder in order to	further information from the relevant Shareholder in order to
process the Request, then such	process the Request, then such	process the Request, then such
Shareholder shall provide all	Shareholder shall provide all	Shareholder shall provide all
necessary information and	necessary information and	necessary information and
assistance required in	assistance required in	assistance required in connection
connection therewith. A Request	connection therewith. A Request	therewith.
will be rejected if the Board	will be rejected if the Board	
determines that the relevant	determines that the relevant	
Shareholder (i) does not meet	Shareholder (i) does not meet	
the Qualified Shareholding	the Qualified Shareholding	
Obligation, and/or (ii) does not	Obligation, and/or (ii) does not	
meet the Contract Obligation. In case of violation of the Qualified	meet the Contract Obligation. In case of violation of the Qualified	
Shareholding Obligation, the	Shareholding Obligation, the	
refusal will be limited to the	refusal will be limited to the	
number of Ordinary Shares	number of Ordinary Shares	
which will be held in violation of	which will be held in violation of	
the Qualified Shareholding	the Qualified Shareholding	
Obligation.	Obligation.	
[omissis]	[omissis]	[omissis]

"Terms and Conditions for Special Voting Shares"		
Article 5. Allocation of Special	Article 5. Allocation of Special	Article 5. Allocation of Special
Voting Shares A	Voting Shares A	Voting Shares A
[omissis]	[omissis]	[omissis]
5.3 On the SVS A Qualification Date, the Agent will, on behalf of both the Company and the relevant Qualifying Shareholder, effectuate the execution of a Deed of Allocation pursuant to which such number of Special Voting Shares A will be issued and allocated to the Qualifying Ordinary Shares A. The Board will refuse the issuance of Special Voting Shares A if the relevant Shareholder (i) does not meet the Qualified Shareholding Obligation or will no longer meet the Qualified Shareholding Obligation as a result of the acquisition of Special Voting Shares A, and/or (ii) does not meet the Contract Obligation. In case of violation of the Qualified Shareholding Obligation, the refusal will be limited to the number of Special Voting Shares A which will be held in violation of the Qualified Shareholding Obligation.	5.3 On the SVS A Qualification Date, the Agent will, on behalf of both the Company and the relevant Qualifying Shareholder, effectuate the execution of a Deed of Allocation pursuant to which such number of Special Voting Shares A will be issued and allocated to the Qualifying Shareholder and will correspond to the number of new Qualifying Ordinary Shares A. The Board will refuse the issuance of Special Voting Shares A if the relevant Shareholder (i) does not meet the Qualified Shareholding Obligation or will no longer meet the Qualified Shareholding Obligation as a result of the acquisition of Special Voting Shares A, and/or (ii) does not meet the Contract Obligation. In case of violation of the Qualified Shareholding Obligation, the refusal will be limited to the number of Special Voting Shares A which will be held in violation of the Qualified Shareholding Obligation.	5.3 On the SVS A Qualification Date, the Agent will, on behalf of both the Company and the relevant Qualifying Shareholder, effectuate the execution of a Deed of Allocation pursuant to which such number of Special Voting Shares A will be issued and allocated to the Qualifying Shareholder and will correspond to the number of new Qualifying Ordinary Shares A.
[omissis]	[omissis]	[omissis]

Article 6. Allocation of Special Voting Shares B	Article 6. Allocation of Special Voting Shares B	Article 6. Allocation of Special Voting Shares B
[omissis]	[omissis]	[omissis]
6.3 On the SVS B Qualification Date, the Agent will, on behalf of the Company, issue a Conversion Statement pursuant to which the Special Voting Shares A corresponding to the number of Qualifying Ordinary Shares B will automatically convert into an equal number of Special Voting Shares B. The Board will refuse the conversion of Special Voting Shares A into	6.3 On the SVS B Qualification Date, the Agent will, on behalf of the Company, issue a Conversion Statement pursuant to which the Special Voting Shares A corresponding to the number of Qualifying Ordinary Shares B will automatically convert into an equal number of Special Voting Shares B. The Board will refuse the conversion of Special Voting Shares A into	6.3 On the SVS B Qualification Date, the Agent will, on behalf of the Company, issue a Conversion Statement pursuant to which the Special Voting Shares A corresponding to the number of Qualifying Ordinary Shares B will automatically convert into an equal number of Special Voting Shares B.
Special Voting Shares B if the	Special Voting Shares B if the	

"Terms and Conditions for Special Voting Shares"		
relevant Shareholder (i) does not	relevant Shareholder (i) does not	
meet the Qualified Shareholding	meet the Qualified Shareholding	
Obligation or will no longer	Obligation or will no longer	
meet the Qualified Shareholding	meet the Qualified Shareholding	
Obligation as a result of the	Obligation as a result of the	
conversion of Special Voting	conversion of Special Voting	
Shares A into Special Voting	Shares A into Special Voting	
Shares B, and/or (ii) does not	Shares B, and/or (ii) does not	
meet the Contract Obligation. In	meet the Contract Obligation. In	
case of violation of the Qualified	case of violation of the Qualified	
Shareholding Obligation, the	Shareholding Obligation, the	
refusal will be limited to the	refusal will be limited to the	
number of Special Voting Shares	number of Special Voting	
B which will be held in violation	Shares B which will be held in	
of the Qualified Shareholding	violation of the Qualified	
Obligation.	Shareholding Obligation.	
[omissis]	[omissis]	[omissis]

Article 7. Allocation of Special Voting Shares C	Article 7. Allocation of Special Voting Shares C	Article 7. Allocation of Special Voting Shares C
[omissis]	[omissis]	[omissis]
7.3 On the SVS C Qualification Date, the Agent will, on behalf of the Company, issue a Conversion Statement pursuant to which the Special Voting Shares B corresponding to the number of Qualifying Ordinary Shares C will automatically convert into an equal number of Special Voting Shares C. The Board will refuse the conversion of Special Voting Shares B into Special Voting Shares C if the relevant Shareholder (i) does not meet the Qualified Shareholding Obligation or will no longer meet the Qualified Shareholding Obligation as a result of the conversion of Special Voting Shares B into Special Voting Shares C, and/or (ii) does not meet the Contract Obligation. In case of violation of the Qualified Shareholding Obligation, the refusal will be limited to the number of Special Voting Shares C which will be held in violation	7.3 On the SVS C Qualification Date, the Agent will, on behalf of the Company, issue a Conversion Statement pursuant to which the Special Voting Shares B corresponding to the number of Qualifying Ordinary Shares C will automatically convert into an equal number of Special Voting Shares C. The Board will refuse the conversion of Special Voting Shares B into Special Voting Shares C if the relevant Shareholder (i) does not meet the Qualified Shareholding Obligation or will no longer meet the Qualified Shareholding Obligation as a result of the conversion of Special Voting Shares B into Special Voting Shares C, and/or (ii) does not meet the Contract Obligation. In case of violation of the Qualified Shareholding Obligation, the refusal will be limited to the number of Special Voting Shares C which will be held in violation of the Qualified Shareholding Obligation.	7.3 On the SVS C Qualification Date, the Agent will, on behalf of the Company, issue a Conversion Statement pursuant to which the Special Voting Shares B corresponding to the number of Qualifying Ordinary Shares C will automatically convert into an equal number of Special Voting Shares C.

"Terms and Conditions for Special Voting Shares"		
of the Qualified Shareholding Obligation.		
[omissis]	[omissis]	[omissis]

Article 8. Initial Allocation	Article 8. Initial Allocation	Article 8. Initial Allocation
[omissis]	[omissis]	[omissis]
8.4 The Agent will, on behalf of both the Company and the Initial Electing Shareholders, effectuate the allocation of the Special Voting Shares A by way of execution of an Initial Deed of Allocation. Notwithstanding the aforementioned, the Board will refuse the registration of one or more Ordinary Shares in the Loyalty Register and/or refuse the allocation of Special Voting Shares A if the relevant Shareholder (i) does not meet the Qualified Shareholding Obligation or will no longer meet the Qualified Shareholding Obligation as a result of the allocation of Special Voting Shares A, and/or (ii) does not meet the Contract Obligation. In case of violation of the Qualified Shareholding Obligation, the refusal will be limited to the number of Ordinary Shares and/or Special Voting Shares A which will be held in violation of the Qualified Shareholding Obligation.	8.4 The Agent will, on behalf of both the Company and the Initial Electing Shareholders, effectuate the allocation of the Special Voting Shares A by way of execution of an Initial Deed of Allocation. Notwithstanding the aforementioned, the Board will refuse the registration of one or more Ordinary Shares in the Loyalty Register and/or refuse the allocation of Special Voting Shares A if the relevant Shareholder (i) does not meet the Qualified Shareholding Obligation or will no longer meet the Qualified Shareholding Obligation as a result of the allocation of Special Voting Shares A, and/or (ii) does not meet the Contract Obligation. In case of violation of the Qualified Shareholding Obligation, the refusal will be limited to the number of Ordinary Shares and/or Special Voting Shares A which will be held in violation of the Qualified Shareholding Obligation.	8.4 The Agent will, on behalf of both the Company and the Initial Electing Shareholders, effectuate the allocation of the Special Voting Shares A by way of execution of an Initial Deed of Allocation.
[omissis]	[omissis]	[omissis]

Article 11. Mandatory	Article 11. Mandatory	Article 11. Mandatory
Retransfers of Special Voting	Retransfers of Special Voting	Retransfers of Special Voting
Shares	Shares	Shares
11.1 A Shareholder will no	11.1 A Shareholder will no	11.1 A Shareholder will no
longer be entitled to hold Special	longer be entitled to hold Special	longer be entitled to hold Special
Voting Shares and must offer	Voting Shares and must offer	Voting Shares and must offer
and transfer his/her/its Special	and transfer his/her/its Special	and transfer his/her/its Special
Voting Shares for no	Voting Shares for no	Voting Shares for no
consideration ( <i>om niet</i> ) to either	consideration ( <i>om niet</i> ) to either	consideration ( <i>om niet</i> ) to either
the Company or to a special	the Company or to a special	the Company or to a special
purpose vehicle as referred to in	purpose vehicle as referred to in	purpose vehicle as referred to in
Article 13.6 of the Articles in	Article 13.6 of the Articles in	Article 13.6 of the Articles in
any of the following	any of the following	any of the following

"Terms and Conditions for Special Voting Shares"		
circumstances (each a <b>Mandatory Retransfer Event</b> ):	circumstances (each a <b>Mandatory Retransfer Event</b> ):	circumstances (each a <b>Mandatory Retransfer Event</b> ):
a) upon the de-registration from the Loyalty Register of Ordinary Shares in the name of that Shareholder in accordance with clause 9;	a) upon the de-registration from the Loyalty Register of Ordinary Shares in the name of that Shareholder in accordance with clause 9;	a) upon the de-registration from the Loyalty Register of Ordinary Shares in the name of that Shareholder in accordance with clause 9;
b) upon any transfer by that Shareholder of Qualifying Ordinary Shares, except if such transfer is a transfer to a Loyalty Transferee as referred to in clause 12;	b) upon any transfer by that Shareholder of Qualifying Ordinary Shares, except if such transfer is a transfer to a Loyalty Transferee as referred to in clause 12;	b) upon any transfer by that Shareholder of Qualifying Ordinary Shares, except if such transfer is a transfer to a Loyalty Transferee as referred to in clause 12;
c) upon the occurrence of a Change of Control in respect of that Shareholder;	c) upon the occurrence of a Change of Control in respect of that Shareholder;	c) upon the occurrence of a Change of Control in respect of that Shareholder.
d) upon violation of the Qualified Shareholding Obligation; and	d) upon violation of the Qualified Shareholding Obligation; and	
e) upon violation of the Contract Obligation.	e) upon violation of the Contract Obligation.	
[omissis]	[omissis]	[omissis]

Terms and Conditions for Special Voting Shares (Appendix 1)	Terms and Conditions for Special Voting Shares (Appendix 1)	Terms and Conditions for Special Voting Shares (Appendix 1)
1.1 In these SVS Terms the following words and expressions shall have the following meanings set out below, except if the context requires otherwise:	1.1 In these SVS Terms the following words and expressions shall have the following meanings set out below, except if the context requires otherwise:	1.1 En estos Términos SVS las siguientes palabras y expresiones tendrán los siguientes significados, salvo que el contexto requiera otra cosa:
[omissis]	[omissis]	[omissis]
<b>Contract Obligation</b> means the obligation of each Shareholder as referred to in Article 42.2 of the Articles.	Contract Obligation means the obligation of each Shareholder as referred to in Article 42.2 of the Articles.	
[omissis]	[omissis]	[omissis]
QualifiedShareholdingObligationmeans the obligationof each Shareholder as referredto in Article 42.1 of the Articles.	QualifiedShareholdingObligationmeans the obligationof each Shareholder as referredto in Article 42.1 of the Articles.	
[omissis]	[omissis]	[omissis]

"Terms and conditions of the initial procedure for allocating special voting shares A - Mediaset"		
Text approved by the board on 4 September	Text approved by this board (version with marked changes from the one approved on 4 September)	Text approved by this board (clean version)
Article 6. Loyalty Register Registration Procedure	Article 6. Loyalty Register Registration Procedure	Article 6. Loyalty Register Registration Procedure
[omissis]	[omissis]	[omissis]
After thirty calendar days of uninterrupted ownership, by the same shareholder (or its Loyalty Transferee), of Initial Electing Ordinary Shares starting from the effective date of the Merger, such shares will become qualifying ordinary shares (the <b>Qualifying Ordinary Shares</b> ) and – subject to the requesting shareholder meeting the Qualifying Shareholding Obligation and the Contract Obligation (pursuant to Article 8.4 of the "Terms and Conditions for Special Voting Shares") – the holder thereof will receive one Special Voting Share A per each Qualifying Ordinary Share held.	After thirty calendar days of uninterrupted ownership, by the same shareholder (or its Loyalty Transferee), of Initial Electing Ordinary Shares starting from the effective date of the Merger, such shares will become qualifying ordinary shares (the <b>Qualifying Ordinary Shares</b> ) and <u>subject to the requesting shareholder meeting the Qualifying Shareholding Obligation and the Contract Obligation (pursuant to Article 8.4 of the "Terms and Conditions for Special Voting Shares") the holder thereof will receive one Special Voting Share A per each Qualifying Ordinary Share held.</u>	After thirty calendar days of uninterrupted ownership, by the same shareholder (or its Loyalty Transferee), of Initial Electing Ordinary Shares starting from the effective date of the Merger, such shares will become qualifying ordinary shares (the <b>Qualifying Ordinary Shares</b> ) and the holder thereof will receive one Special Voting Share A per each Qualifying Ordinary Share held.
[omissis]	[omissis]	[omissis]

"Terms and Conditions for the Initial Allocation of Special Voting Shares A – Mediaset España"		
Text approved by the board	Text approved by this board	Text approved by this board
on 4 September	(version with marked changes	(clean version)
	from the one approved on 4	
	September)	
Article 6. Loyalty Register	Article 6. Loyalty Register	Article 6. Loyalty Register
Registration Procedure	<b>Registration Procedure</b>	<b>Registration Procedure</b>
[omissis]	[omissis]	[omissis]
After thirty calendar days of	After thirty calendar days of	After thirty calendar days of
uninterrupted ownership, by the	uninterrupted ownership, by the	uninterrupted ownership, by the
same shareholder (or its Loyalty	same shareholder (or its Loyalty	same shareholder (or its Loyalty
Transferee), of Initial Electing	Transferee), of Initial Electing	Transferee), of Initial Electing
Ordinary Shares starting from	Ordinary Shares starting from	Ordinary Shares starting from
the effective date of the Merger,	the effective date of the Merger,	the effective date of the Merger,
such shares will become	such shares will become	such shares will become
qualifying ordinary shares (the	qualifying ordinary shares (the	qualifying ordinary shares (the
Qualifying Ordinary Shares)	Qualifying Ordinary Shares)	Qualifying Ordinary Shares)
and - subject to the requesting	and	and the holder thereof will
shareholder meeting the	shareholder meeting the	receive one Special Voting

"Terms and Conditions for the	Initial Allocation of Special Votin	g Shares A – Mediaset España''
Qualifying Shareholding	Qualifying Shareholding	Share A per each Qualifying
Obligation and the Contract	Obligation and the Contract	Ordinary Share held.
Obligation (pursuant to Article	Obligation (pursuant to Article	
8.4 of the "Terms and	8.4 of the "Terms and	
Conditions for Special Voting	Conditions for Special Voting	
Shares") - the holder thereof	Shares") the holder thereof	
will receive one Special Voting	will receive one Special Voting	
Share A per each Qualifying	Share A per each Qualifying	
Ordinary Share held.	Ordinary Share held.	
[omissis]	[omissis]	[omissis]

(ii) Amend the definition of "acting in concert" under article 1.1 of the Proposed Articles of Association (first definition), in the terms reflected below:

Proposed Articles of Association		
Text approved by the board on 4 September	Text approved by this board (version with marked changes from the one approved on 4 September)	Text approved by this board (clean version)
Article 1. Definitions and interpretation	Article 1. Definitions and interpretation	Article 1. Definitions and interpretation
1.1 In this Articles of Association, the following terms have the following meanings:	1.1 In this Articles of Association, the following terms have the following meanings:	1.1 En los presentes Estatutos Sociales, los siguientes términos revisten los siguientes significados:
Acting In Concert has the meaning given to it in 1:1 of the Act on Financial Supervision, being understood that similar voting behaviour, holding meetings to coordinate voting and joint public announcements will be considered Acting In Concert.	Acting In Concert has the meaning given to it in 1:1 of the Act on Financial Supervision, being understood that similar voting behaviour, holding meetings to coordinate voting and joint public announcements will be considered Acting In Concert.	Acting In Concert has the meaning given to it in 1:1 of the Act on Financial Supervision.
[omissis]	[omissis]	[omissis]

(iii) Remove the statutory threshold (set at 25% of the voting rights) that triggers the obligation to make a public takeover bid contained in article 43 (which, with the amendment described in paragraph (i) above would become article 42) of the Proposed Articles of Association, in the terms reflected below:

Proposed Articles of Association		
Text approved by the board	Text approved by this	Text approved by this
on 4 September	board (version with	board (clean version)
	marked changes from the	
	one approved on 4	
	September)	

Proposed Articles of Association		
Article 43. Mandatory Bid Requirement	Article 43. <u>Article 42.</u> Mandatory Bid Requirement	Article 42. Mandatory Bid Requirement
43.1 In addition to any provision of law, any person who, either on its own or together with persons Acting In Concert, acquires or acquired after the seventh day of June two thousand and nineteen, either directly or indirectly, predominant control, shall make a public takeover bid for all the outstanding ordinary shares.	43.1 42.1 In addition to any provision of law, any person who, either on its own or together with persons Acting In Concert, acquires or acquired after the seventh day of June two thousand and nineteen, either directly or indirectly, predominant control, shall make a public takeover bid for all the outstanding ordinary shares.	42.1 In addition to any provision of law, any person who, either on its own or together with persons Acting In Concert, acquires or acquired after the seventh day of June two thousand and nineteen, either directly or indirectly, predominant control, shall make a public takeover bid for all the outstanding ordinary shares.
43.2 The obligation to make a public takeover bid as referred to in paragraph 1 shall lapse if the obliged person loses predominant control within thirty (30) calendar days after the obligation to make a public takeover bid under this Article 43 has become applicable to such person.	43.2 42.2 The obligation to make a public takeover bid as referred to in paragraph 1 shall lapse if the obliged person loses predominant control within thirty (30) calendar days after the obligation to make a public takeover bid under this Article 43 42 has become applicable to such person.	42.2 The obligation to make a public takeover bid as referred to in paragraph 1 shall lapse if the obliged person loses predominant control within thirty (30) calendar days after the obligation to make a public takeover bid under this Article 42 has become applicable to such person.
43.3 In this Article 43 predominant control means the right to exercise at least (i) twenty-five per cent (25%), or (ii) thirty per cent (30%) of the voting rights in the General Meeting. For the purpose of this provision Shares for which the voting rights and the right to participate in General Meetings are suspended will nevertheless be taken into account when calculating the percentages of predominant control.	43.3 42.3 In this Article 42 predominant control means the right to exercise at least (i) twenty five per cent (25%), or (ii) thirty per cent (30%) of the voting rights in the General Meeting. For the purpose of this provision Shares for which the voting rights and the right to participate in General Meetings are suspended will nevertheless be taken into account when calculating the percentages of predominant control.	42.3 In this Article 42 predominant control means the right to exercise at least thirty per cent (30%) of the voting rights in the General Meeting.
43.4 Unless otherwise appears from this Article 43, the definitions and terms used in this Article that relate to the Act on Financial Supervision will be interpreted in accordance with Section 1:1 of	<ul> <li>43.4 42.4 Unless otherwise appears from this Article 43</li> <li>42, the definitions and terms used in this Article that relate to the Act on Financial Supervision will be interpreted in accordance with Section 1:1</li> </ul>	42.4 Unless otherwise appears from this Article 42, the definitions and terms used in this Article that relate to the Act on Financial Supervision will be interpreted in accordance with Section 1:1

Proposed Articles of Association		
the Act on Financial Supervision.	of the Act on Financial Supervision.	of the Act on Financial Supervision.
43.5 The public takeover bid that must be made in respect of this Article 43 must further be made in accordance with the provisions of the Act on Financial Supervision and the Public Takeover Bid Decree that apply to a mandatory public takeover bid as referred to in Section 1, paragraph (e), of the Public Takeover Bid Decree or substitute regulations.	43.5 42.5 The public takeover bid that must be made in respect of this Article 43-42 must further be made in accordance with the provisions of the Act on Financial Supervision and the Public Takeover Bid Decree that apply to a mandatory public takeover bid as referred to in Section 1, paragraph (e), of the Public Takeover Bid Decree or substitute regulations.	42.5 The public takeover bid that must be made in respect of this Article 42 must further be made in accordance with the provisions of the Act on Financial Supervision and the Public Takeover Bid Decree that apply to a mandatory public takeover bid as referred to in Section 1, paragraph (e), of the Public Takeover Bid Decree or substitute regulations.
43.6 Any person who incurs the obligation to make a public takeover bid is obliged to notify the Company of this immediately.	43.6 42.6 Any person who incurs the obligation to make a public takeover bid is obliged to notify the Company of this immediately.	42.6 Any person who incurs the obligation to make a public takeover bid is obliged to notify the Company of this immediately.
<ul> <li>43.7 Any person who, either on its own or together with any person Acting in Concert, has the obligation to make a public takeover bid under this Article</li> <li>43 and (a) does not meet or no longer meets the Qualified Shareholding Obligation, and/or (b) does not meet or no longer meets the Contract Obligation, must (i) dispose of the excess number of Shares that have led to the acquisition of predominant control after the seventh day of June two thousand and nineteen or (ii) take any other action which will result in him losing predominant control within five (5) business days upon written request from the Company (the Obligation To Lose Predominant Control).</li> <li>43.8 The Board is irrevocably authorised to effectuate the</li> </ul>	<ul> <li>43.7 Any person who, either on its own or together with any person Acting in Concert, has the obligation to make a public takeover bid under this Article 43 and (a) does not meet or no longer meets the Qualified Shareholding Obligation, and/or (b) does not meet or no longer meets the Contract Obligation, must (i) dispose of the excess number of Shares that have led to the acquisition of predominant control after the seventh day of June two thousand and nineteen or (ii) take any other action which will result in him losing predominant control within five (5) business days upon written request from the Company (the Obligation To Lose Predominant Control).</li> <li>43.8 The Board is irrevocably authorised to effectuate the</li> </ul>	
disposal of such number of Shares which will result in the relevant Shareholder losing predominant control if the	disposal of such number of Shares which will result in the relevant Shareholder losing predominant control if the	

I	Proposed Articles of Association	1
Obligation To Lose	Obligation To Lose	
Predominant Control has not	Predominant Control has not	
been satisfied within a period	been satisfied within a period	
of five (5) business days from	of five (5) business days from	
the day that the Company has	the day that the Company has	
requested this in writing. The	requested this in writing. The	
disposal of the Ordinary	disposal of the Ordinary	
Shares will take place via the	Shares will take place via the	
public market against a price	public market against a price	
obtained in good faith, and the	obtained in good faith, and the	
Special Voting Shares will be	Special Voting Shares will be	
transferred to the Company for	transferred to the Company for	
no consideration.	no consideration.	

(iv) Remove the reinforced majorities provided in the Proposed Articles of Association with regard to the appointment and dismissal of directors and amendments of the articles, consequently amending articles 15.2, 15.6 and 40.1 of the Proposed Articles of Association, and introducing a strengthened majority for the adoption of resolutions aimed at reinserting similar restrictions to those removed under paragraphs (i) to (iii) above, all in the terms reflected below:

Proposed Articles of Association		
Text approved by the board on 4 September	Text approved by this board (version with marked changes from the one approved on 4 September)	Text approved by this board (clean version)
Article 15. Appointment, Suspension and Removal of Directors	Article 15. Appointment, Suspension and Removal of Directors	Article 15. Appointment, Suspension and Removal of Directors
[omissis]	[omissis]	[omissis]
15.2 The Board will nominate a candidate for each vacant seat. A nomination by the Board will be binding. However, the General Meeting of Shareholders may deprive the nomination of its binding character by a resolution passed with a two-third majority of the votes validly cast without a quorum being required. If the binding nomination is not deprived of its binding character, the person nominated will be deemed appointed. If the nomination is deprived of its binding character, the Board will be allowed to make a new binding nomination.	15.2 The Board will nominate a candidate for each vacant seat. A nomination by the Board will be binding. However, the General Meeting of Shareholders may deprive the nomination of its binding character by a resolution passed with <b>a</b> two third <b>the</b> majority of the votes validly cast without a quorum being required. If the binding nomination is not deprived of its binding character, the person nominated will be deemed appointed. If the nomination is deprived of its binding character, the Board will be allowed to make a new binding nomination.	15.2 The Board will nominate a candidate for each vacant seat. A nomination by the Board will be binding. However, the General Meeting of Shareholders may deprive the nomination of its binding character by a resolution passed with the majority of the votes validly cast without a quorum being required. If the binding nomination is not deprived of its binding character, the person nominated will be deemed appointed. If the nomination is deprived of its binding character, the binding character, the Board will be allowed to make a new binding nomination.
[omissis]	[omissis]	[omissis]

Article 40. Amendment of the Articles of Association	Article 40. Amendment of the Articles of Association	Article 40. Amendment of the Articles of Association
40.1 The General Meeting may pass a resolution to amend the Articles of Association but only on a proposal of the Board. Any such proposal must be stated in the notice of the General Meeting of Shareholders. A resolution of the General Meeting to amend the Articles of Association requires a majority of not less than two-thirds of the votes validly cast, if less than one-half of the Company's issued capital is represented at the meeting.	40.1 The General Meeting may pass a resolution to amend the Articles of Association but only on a proposal of the Board. Any such proposal must be stated in the notice of the General Meeting of Shareholders. A resolution of the General Meeting to amend the Articles of Association requires <b>a</b> the majority of not less than two- thirds of the votes validly cast, if less than one-half of the Company's issued capital is represented at the meeting. However, resolutions of the	40.1 The General Meeting may pass a resolution to amend the Articles of Association but only on a proposal of the Board. Any such proposal must be stated in the notice of the General Meeting of Shareholders. A resolution of the General Meeting to amend the Articles of Association requires the majority of the votes validly cast. However, resolutions of the General Meeting to amend the Articles of Association providing for:
	General Meeting to amend the Articles of Association providing for: (i) limitations on the percentage of voting rights to which shareholders may be entitled, either individually or acting in concert with others;	<ul> <li>(i) limitations on the percentage of voting rights to which shareholders may be entitled, either individually or acting in concert with others;</li> <li>(ii) obligations – additional to, or other than those prescribed under applicable law – to make a</li> </ul>

Proposed Articles of Association				
	<ul> <li>(ii) obligations – additional to, or other than those prescribed under applicable law – to make a public takeover bid for the company's shares; or</li> <li>(iii) the suspension of the right to attend and/or vote at any General Meeting due to the breach, either actual or challenged, of any contractual agreement between the Company and the Shareholder holding the such participation and/or voting rights,</li> <li>may only be adopted with a three-quarter majority of the votes validly cast, irrespective of the aggregate issued shares attending or represented at such General Meeting.</li> </ul>	public takeover bid for the company's shares; or (iii) the suspension of the right to attend and/or vote at any General Meeting due to the breach, either actual or challenged, of any contractual agreement between the Company and the Shareholder holding the such participation and/or voting rights, may only be adopted with a three-quarter majority of the votes validly cast, irrespective of the aggregate issued shares attending or represented at such General Meeting.		
[omissis]	[omissis]	[omissis]		

(v) Remove the penalty clause in article 13 of the "Terms and Conditions for Special Voting Shares", amending that article in the terms shown below:

"Terms and Conditions for Special Voting Shares"			
Text approved by the board on 4 September	Text approved by this board (version with marked changes from the one approved on 4 September)	Text approved by this board (clean version)	
Article 13. Breach, Compensation Payment	Article 13. Breach, Compensation Payment	[Deleted]	
13.1 In the event of a breach of any of the obligations of a Shareholder, that Shareholder must pay to the Company an amount for each Special Voting Share affected by the relevant breach (the <b>Compensation</b> <b>Amount</b> ), which amount is the average closing price of an Ordinary Share on the Mercato Telematico Azionario of the Borsa Italiana Stock Exchange calculated on the basis of the period of twenty (20) trading days	[13.1 In the event of a breach of any of the obligations of a Shareholder, that Shareholder must pay to the Company an amount for each Special Voting Share affected by the relevant breach (the <b>Compensation</b> <b>Amount</b> ), which amount is the average closing price of an Ordinary Share on the Mercato Telematico Azionario of the Borsa Italiana Stock Exchange calculated on the basis of the period of twenty (20) trading days		

"Terms and Conditions for Special Voting Shares"				
prior to the day of the breach or, if such day is not a Business Day, the preceding Business Day, such without prejudice to the Company's right to request specific performance.	prior to the day of the breach or, if such day is not a Business Day, the preceding Business Day, such without prejudice to the Company's right to request specific performance.]			
13.2 Clause 13.1 constitutes a penalty clause ( <i>boetebeding</i> ) as referred to in section 6:91 of the Dutch Civil Code. The Compensation Amount payment shall be deemed to be in lieu of, and not in addition to, any liability ( <i>schadevergoedingsplicht</i> ) of the relevant Shareholder towards the Company in respect of the relevant breach - so that the provisions of this clause 13 shall be deemed to be a "liquidated damages" clause ( <i>schadevergoedingsbeding</i> ) and not a "punitive damages" clause ( <i>strafbeding</i> ).	[13.2 Clause 13.1 constitutes a penalty clause (boetebeding) as referred to in section 6:91 of the Dutch Civil Code. The Compensation Amount payment shall be deemed to be in lieu of, and not in addition to, any liability (schadevergoedingsplicht) of the relevant Shareholder towards the Company in respect of the relevant breach so that the provisions of this clause 13 shall be deemed to be a "liquidated damages" clause (schadevergoedingsbeding) and not a "punitive damages" clause (strafbeding).]			
13.3 To the extent possible, the provisions of section 6:92, subsections 1 and 3 of the Dutch Civil Code shall not apply.	[13.3 To the extent possible, the provisions of section 6:92, subsections 1 and 3 of the Dutch Civil Code shall not apply.]			

(vi) Modify the information contained in the Merger Resolution on the identity of the persons expected to be appointed to the board of MFE in the sense that, instead of Messrs Francesca Mariotti and Borja Prado Eulate it is Messrs Alessandra Piccinino and Javier Díez de Polanco who are expected to be appointed. Thus, the board of directors of MFE is expected to be initially composed as follows: Pier Silvio Berlusconi, Marco Giordani, Gina Nieri, Niccolò Querci, Stefano Sala and Paolo Vasile, as executive directors; Marina Berlusconi, Fedele Confalonieri and Danilo Pellegrino, as non-executive directors; and Marina Brogi, Consuelo Crespo Bofil, Alessandra Piccinino, Javier Díez de Polanco and Carlo Secchi, as independent non-executive directors.

Finally, it is stated for the record that this resolution has been adopted in order to regulate or correct potential grounds for challenge to the Merger Resolution approved on 4 September 2019, which it replaces, in accordance with section 204.2 of the Spanish Companies Act in relation to the aspects amended in the documentation attached to the Merger Resolution that was referred to above. Consequently, the Merger Resolution will remain unchanged in all aspects not affected by this amendment.

## **<u>TWO.</u>**- Delegation of powers in relation to the foregoing resolution

The broadest powers for the implementation of this resolution are granted to the board of directors of Mediaset España Comunicación, S.A., in addition to those already granted under

the delegation of powers resolution adopted under item 4 of the agenda of the extraordinary general meeting held on 4 September 2019.