Acceptance Form No.____

ACCEPTANCE FORM

TO THE VOLUNTARY TOTALITARIAN TENDER OFFER

pursuant to Articles 102 et seq. of Legislative Decree No. 58 of February 24, 1998, as amended, (the "Offer") promoted by Grey S.à r.l (the "Offeror") on maximum No. 21,013,966 ordinary shares of IVS Group S.A. (the "Issuer") (including maximum No. 224,000 ordinary shares of the Issuer possibly assigned to the beneficiaries of the 2022-2024 Stock Option Plan)

To the Intermediary in I, the undersigned	Charge (first name, last name or	company name)				
		born	on	tax code/VAT		
number		citizenship/nationa	lity	resident/with registered		
office in						
province	Street/Square		No	ZIP code		
customer code			 	holder		
of No.	ordinary shares of th	ne Issuer (the " Shares "), wi	thout the indication of	nominal value, with regular entitlement		
	, real and/or personal.	nate and full ownership an	d availability, as well a	as the absence of burdens and constraints		
	otherwise defined in this accept ed for the purpose of the Offer		ce Form") shall have the	he same meaning as given to them in the		
DECLARE	each Share tendered to the Intermediary in Charge of Co Intermediaries in Charge, as indicated in the Offer Docu	Offer, as per the Offer Doordinating the Collection well as at the registered of the ment and available on the contract of the contract of the contract and available on the contract of the c	ocument made availa of Acceptances (in M fice of E-Coffee Soluti ne Issuer's website (w	this Offer, including the Offer Price for able to the public at the offices of the ilan, Piazza Lina Bo Bardi 3) and of the ons S.r.1. (in Turin, via Bologna, 32), as www.ivsgroup.it), the Offeror's website a Agent (transactions.sodali.com).		
ACCEPT	of:	ve deposit following the st ou at the same time as the eposited with You, in a time	ock exchange settleme signing of this Accept nely manner, by assign			
AUTHORIZE	the placing of the above Share	es in a transitional deposit	with You restricted fo	or the purpose of this Offer.		
CONSENT	the placing of the above Shares in a transitional deposit with You restricted for the purpose of this Offer. as of now to the transfer to the Offeror of the Shares placed in the aforementioned transitional deposit, granting Y an irrevocable mandate to perform or cause to be performed, in the name and on behalf of the undersigned, all to formalities necessary for the transfer of the Shares to the Offeror. All against payment of the Offer Price on to Settlement Date as defined in the Offer Document and as further specified therein.					
DECLARE				in the data contained in this Acceptance chares covered by this Acceptance Form.		
ACKNOWLEDGE	its express desire to wit laws and regulations;	thdraw its acceptance in o	rder to accept compet	Tendering Party's ability to communicate ing offers in accordance with applicable September 9, 2024 and will end at 5:30		

- 2) that the Acceptance Period commenced at 8:30 a.m. (Italian time) on September 9, 2024 and will end at 5:30 p.m. (Italian time) on September 27, 2024, extremes included, unless the Acceptance Period is extended, and that Reopening of the Terms may occur on the Trading Days October 7,October 8, October 9, October 10, and October 11, 2024, as illustrated and described in Section F, Paragraph F.1, of the Offer Document;
- 3) that for each Share tendered to the Offer, the Offeror will pay the Tendering Parties an Offer Price equal to Euro 7.15 (seven/15)(cum dividend);
- 4) that in the Offer Document it is provided that the payment of the Offer Price will be made on October 4, 2024 (*i.e.*, on the fifth Trading Day following the closing date of the Acceptance Period indicated in the Offer Document), subject to any extension of the Acceptance Period in accordance with applicable laws and regulations and any Reopening of the Terms, and subject to any changes to the Offer that may occur in accordance with applicable laws and regulations. This payment is subject to the completion of the necessary formalities to transfer the Shares to the Offeror;
- 5) that the Offer Price is net of stamp and registration taxes, if due, and of fees, commissions and expenses, which will be borne by the Offeror. Conversely, any income tax (including, for the sake of completeness, the Italian regional tax on productive activity IRAP) or substitute tax, if due, on the capital gain, if any, realized will remain the responsibility of the Tendering Parties and no interest will be paid on the Offer Price for each Share tendered to the Offer between the date of acceptance of the Offer and the Settlement Date or any Settlement Date following the Reopening of the Terms;
- 6) that the Offer will be completed only upon the fulfilment of the Conditions to the Offer, or upon the Offeror's waiver thereof, as explained and described in Section A, Paragraph A.2, of the Offer Document. In case the Offer will not be completed, the Shares tendered to the Offer will be made available to their respective holders, without charge or expense to them, by the Trading Day following the date on which the Offeror notifies that the Offer has not been completed;
- 7) that acceptance to the Offer by means of this Acceptance Form can also be made at one of the Depository Intermediaries on behalf of the Tendering Parties, who must countersign the Acceptance Form and have it received by one of the Intermediaries in Charge;
- 8) that it remains the sole responsibility of the Tendering Parties to bear the risk that the Depository Intermediary does not deliver the Acceptance Form and, if applicable, does not deposit the Shares with the Intermediary in Charge of Coordinating the Collection of Acceptances by the last valid day of the Acceptance Period or, where applicable, by no later than the last day of any Reopening of the Terms, and that the Depository Intermediary fails to transfer the Offer Price to the entitled parties or delays the transfer thereof; and
- 9) that for the period between the Acceptance Date and the Settlement Date, or, in the event of any Reopening of the Terms, on the Settlement Date Following the Reopening of the Terms of the Offer, the Tendering Parties in the Offer will be able to exercise the economic and administrative rights relating to the Shares, which will remain in the ownership of the same Tendering Parties.

This English translation of the Acceptance Form is for courtesy only and shall not be relied upon by the recipients. The Italian version of the Acceptance Form is the only authentic version and shall prevail in case of any discrepancy.

AUTHORIZE

this Intermediary in Charge/Depository Intermediary, with reference to the Shares tendered to the Offer, to pay/cause the payment of the amount of Euro_______ representing the Offer Price due to the Shares tendered to the Offer by:

bank

transfer

a

credited

at	
IBAN	
a non-transferable cashier's check payable to	to be sent
to	

account

DECLARE

- a) that I am aware that the Offer is addressed on a non-discriminatory and equal basis to all holders of the Shares, is being promoted exclusively in Italy and is not and will not be promoted, or disseminated in the United States of America (i.e., addressed to U.S. Persons, as defined pursuant to the U.S. Securities Act of 1933, as amended), Canada, Japan and Australia, as well as in any other country where such Offer would not be allowed without the approval by competent authorities or would be in breach of laws or regulations (such countries, including the United States of America, Canada, Japan and Australia, jointly, the "Other Countries"), neither by using national or international instruments of communication or commerce of the Other Countries (including, for example, postal network, fax, telex, e-mail, telephone and internet), nor through any structure of any of the Other Countries' financial intermediaries or in any other way (for further information, please refer to Section F, Paragraph F.4, of the Offer Document);
- b) that I have not received and/or sent copies or originals of this Acceptance Form, the Offer Document and/or any document pertaining to the Offer from or in the Other Countries and that I have not otherwise used in connection with the Offer, directly or indirectly, the postal services and/or any other means or instrument (including, without limitation, the postal network, facsimile, telex, electronic mail, telephone and Internet, and/or any other means or medium of information technology) of national or international commerce, or the services of any regulated market of the Other Countries; and
- c) that I am outside Other Countries when this Acceptance Form is delivered or signed.

Pursuant to Article 13 of Regulation (EU) 2016/679, it should be noted that the personal data provided when signing this Acceptance Form will be processed, including through the use of computer and telematic procedures, for purposes directly related and/or instrumental to the Offer (by way of example, collection of acceptances, verification of the regularity of the same and allocation). Basis of legitimacy of the processing is the execution of the Offer, as well as the fulfilment of applicable regulatory obligations as a result of the acceptance to the Offer. Data will be kept for the time strictly necessary to achieve the stated purposes and compliance with legal obligations. With regard to the aforementioned processing, the interested party may exercise all the rights provided for by the applicable regulations, including those of (i) obtaining from the data controller confirmation of the existence of his or her personal data, (ii) having knowledge of the origin of the data as well as the logic and purposes of the processing, (iii) obtaining the identification details of the data controller and the persons in charge, (iv) knowing the subjects or categories of subjects to whom the personal data may be communicated or who may become aware of it in their capacity as designated representative in the territory of the State, managers or appointees, (v) obtaining the cancellation, transformation into anonymous form or blocking of data processed in violation of the law, as well as the updating, rectification or, if there is interest, the integration of the data and (vi) opposing the processing in whole or in part, for legitimate reasons. To this end, the data subject may lodge a complaint with the supervisory authority, where provided for by the applicable legislation, and object to the processing on the basis of grounds related to its particular situation. Personal data will be processed, as separate and autonomous controllers, each for the purposes related and instrumental to its role in the transaction, by the Inte

Date, in	
The Tendering Party or its representative	Stamp and signature of the Intermediary in Charge

The DEPOSITORY INTERMEDIARY with whom this Acceptance Form has been deposited declares, at the time of submission by the Tendering Party and under its own responsibility:

- a) to be the depositary of the above-mentioned Shares that are the subject of this Acceptance Form;
- b) to carry out the necessary formalities for the transfer of the Shares with the Intermediary in Charge of Coordinating the Collection of Acceptances exclusively through Euronext Securities Milan, no later than the end of the Acceptance Period (unless the Acceptance Period is extended), or no later than the end of any Reopening of the Terms.

Stamp and signature of the Depository
Intermediary

Acceptance Form No.	Acce	ptance	Form	No.	
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ACCEPTANCE FORM

TO THE VOLUNTARY TOTALITARIAN TENDER OFFER

pursuant to Articles 102 et seq. of Legislative Decree No. 58 of February 24, 1998, as amended, (the "Offer") promoted by Grey S.à r.l (the "Offeror") on maximum No. 21,013,966 ordinary shares of IVS Group S.A. (the "Issuer") (including maximum No. 224,000 ordinary shares of the Issuer possibly assigned to the beneficiaries of the 2022-2024 Stock Option Plan)

To the Intermediary in I, the undersigned	(first name, last name, or company name)
	born on tax code/VA
numberoffice	citizenship/nationality resident/with registere
	in
code	
customer code _	4. 1 0.4 7 (1.101 10.14 1.14 0.14 4 1.14
	ordinary shares of the Issuer (the " Shares "), without the indication of nominal value, with regular transferable, of which I guarantee the legitimate and full ownership and availability, as well as the absence of burden kind and nature, real and/or personal.
	otherwise defined in this acceptance form (the "Acceptance Form") shall have the same meaning as given to them in the d for the purpose of the Offer (the "Offer Document"),
DECLARE	that I have read and understood all the conditions, terms and procedures of this Offer, including the Offer Price for each Share tendered to the Offer, as per the Offer Document made available to the public at the offices of the Intermediary in Charge of Coordinating the Collection of Acceptances (in Milan, Piazza Lina Bo Bardi 3) and of the Intermediaries in Charge, as well as at the registered office of E-Coffee Solutions S.r.l. (in Turin, via Bologna, 32), a indicated in the Offer Document and available on the Issuer's website(www.ivsgroup.it), the Offeror's website (www.opa-ivsgroup.com), as well as on the website of the Global Information Agent (transactions.sodali.com).
ACCEPT	irrevocably and unconditionally this Offer for No Shares which: have already been deposited with You in the securities deposit account No in the namof: shall be placed in the above deposit following the stock exchange settlement;
	shall be deposited with You at the same time as the signing of this Acceptance Form; shall be transferred to/deposited with You, in a timely manner, by assignment expressly accepted at the bottom of this Acceptance Form, by the Depository Intermediary of the Shares tendered through this Acceptance Form.
AUTHORIZE	the placing of the above Shares in a transitional deposit with You restricted for the purpose of this Offer.
CONSENT	as of now to the transfer to the Offeror of the Shares placed in the aforementioned transitional deposit, granting Yo an irrevocable mandate to perform or cause to be performed, in the name and on behalf of the undersigned, all th formalities necessary for the transfer of the Shares to the Offeror. All against payment of the Offer Price on th Settlement Date as defined in the Offer Document and as further specified therein.
DECLARE	to accept as of now the cancellation of the transaction if irregularities are found in the data contained in this Acceptance Form as a result of the verifications and controls following the delivery of the Shares covered by this Acceptance Form
ACKNOWLEDGE	 that my acceptance to the Offer is irrevocable, without prejudice to the Tendering Party's ability to communicat its express desire to withdraw its acceptance in order to accept competing offers in accordance with applicabl laws and regulations;
	2) that the Acceptance Period commenced at 8:30 a.m. (Italian time) on September 9, 2024 and will end at 5:3 p.m. (Italian time) on September 27, 2024, extremes included, unless the Acceptance Period is extended, an that Reopening of the Terms may occur on the Trading Days October 7, October 8, October 9, October 10, an October 11. 2024, as illustrated and described in Section F, Paragraph F.1, of the Offer Document;
	3) that for each Share tendered to the Offer, the Offeror will pay the Tendering Parties an Offer Price equal to Eur 7.15 (seven/15)(cum dividend);
	4) that in the Offer Document it is provided that the payment of the Offer Price will be made on October 4, 202 (<i>i.e.</i> , on the fifth Trading Day following the closing date of the Acceptance Period indicated in the Offer Document), subject to any extension of the Acceptance Period in accordance with applicable laws an regulations and any Reopening of the Terms, and subject to any changes to the Offer that may occur is accordance with applicable laws and regulations. This payment is subject to the completion of the necessar
	formalities to transfer the Shares to the Offeror; that the Offer Price is net of stamp and registration taxes, if due, and of fees, commissions and expenses, which will be borne by the Offeror. Conversely, any income tax (including, for the sake of completeness, the Italia regional tax on productive activity - IRAP) or substitute tax, if due, on the capital gain, if any, realized with remain the responsibility of the Tendering Parties and no interest will be paid on the Offer Price for each Shart tendered to the Offer between the date of acceptance of the Offer and the Settlement Date or any Settlement Date following the Reopening of the Terms;
	that the Offer will be completed only upon the fulfilment of the Conditions to the Offer, or upon the Offeror waiver thereof, as explained and described in Section A, Paragraph A.2, of the Offer Document. In case th Offer will not be completed, the Shares tendered to the Offer will be made available to their respective holders without charge or expense to them, by the Trading Day following the date on which the Offeror notifies that the
	Offer has not been completed;

- 7) that acceptance to the Offer by means of this Acceptance Form can also be made at one of the Depository Intermediaries on behalf of the Tendering Parties, who must countersign the Acceptance Form and have it received by one of the Intermediaries in Charge;
 8) that it remains the color representativity of the Tendering Parties to beauther rich that the Depository Intermediaries.
- 8) that it remains the sole responsibility of the Tendering Parties to bear the risk that the Depository Intermediary does not deliver the Acceptance Form and, if applicable, does not deposit the Shares with the Intermediary in Charge of Coordinating the Collection of Acceptances by the last valid day of the Acceptance Period or, where applicable, by no later than the last day of any Reopening of the Terms, and that the Depository Intermediary fails to transfer the Offer Price to the entitled parties or delays the transfer thereof; and
- 9) that for the period between the Acceptance Date and the Settlement Date, or, in the event of any Reopening of the Terms, on the Settlement Date Following the Reopening of the Terms of the Offer, the Tendering Parties in

	the Offer will be in the ownership				dministrativ	e rights relating to the Shares, which	h will rer	main
AUTHORIZE		mount of Euro				to the Shares tendered to the Offer, epresenting the Offer Price due t		
		credited to	bank	account	No		held	by
	IDANI				at			
	IBAN □ a non-transferab	ole cashier's che	ck payabl	e to			to be	esent
	to							
of computer and telematic pro- same and allocation). Basis of Offer. Data will be kept for the party may exercise all the righ data, (ii) having knowledge of charge, (iv) knowing the subjec- in the territory of the State, ma- the updating, rectification or, it lodge a complaint with the suy Personal data will be processed Coordinating the Collection of collaborators who perform fun	is being promotes of America (i.e., a Canada, Japan a the approval by c United States of national or interest example, postal The Countries' finance Paragraph F.4, or that I have not reany document proconnection with (including, with and/or any other services of any received and the origin of the data as well as or categories of subjects to with the region of the data as well as or categories of subjects to with the integration of the data as well as or categories of subjects to with the region of the data as well as or categories of subjects to with the province of the processing is the origin of the data as well as or categories of subjects to with the origin of the data as well as or categories of subjects to with the origin of the data as well as or categories of subjects to with the origin of the data as well as or categories of subjects to with the origin of the data as well as or categories of subjects to with the origin of the data as well as or categories of subjects to with the origin of the data as well as or categories of subjects to with the origin of the data as well as or categories of subjects to with the origin of the data as well as or categories of subjects to with the origin of the data as well as or categories of subjects to with the origin of the data as well as or categories of subjects to with the origin of the data as well as or categories of subjects to with the origin of the data as well as or categories of subjects to with the origin of the data as well as or categories of subjects to with the origin of the data as well as or categories of subjects to with the origin of the data as well as or categories of subjects to with the origin of the data as well as or categories of subjects to with the origin of the data as well as or categories of subjects to with the origin of the data as well as or categories of subjects to with the origin of the data as well as or categories of subjects to with the origin of the data as well as or categories of subjects to with the origin of the data as w	d exclusively in addressed to U addressed to U and Australia, as competent author. 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So Acceptance Form will be processed, includition, and the regulatory obligations as a result of the second aware of it in their capacity as designed or blocking of data processed in violation of a part, for legitimate reasons. To this end, the sing on the basis of grounds related to its part to the transaction, by the Interneces, Data controllers may disclose personal data processors whose contact details, as well as given Collection of Acceptances, the Offeror, transactions, if any).	United S as ameno wed with including her by the Coo Section of Sec	tates ded), thout g the using g the using g, for other on F, dd/or ed in ment errnet, or the the use v of the v to the terested dersonal the terested well as each may uation, in arge of the data
Date	, in							
The Tendering Party	or its representative					Stamp and signature of the I in Charge	ntermed	 liary
submission by the Tea) to be the depositb) to carry out the Collection of Ac	ndering Party and ur ary of the above-men necessary formalities eceptances exclusively	nder its own re ationed Shares s for the trans y through Eur	esponsib that are fer of th onext S	oility: the subjecte Shares securities N	ct of this A with the In Ailan, no la	ntermediary in Charge of Coor ater than the end of the Accept pening of the Terms. Stamp and signature of the	dinatiną tance Pe	g the eriod
						Intermediary		

Acceptance Form No.	ptance Form No.
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ACCEPTANCE FORM

TO THE VOLUNTARY TOTALITARIAN TENDER OFFER

pursuant to Articles 102 et seq. of Legislative Decree No. 58 of February 24, 1998, as amended, (the "Offer") promoted by Grey S.à r.1 (the "Offeror") on maximum No. 21,013,966 ordinary shares of IVS Group S.A. (the "Issuer") (including maximum No. 224,000 ordinary shares of the Issuer possibly assigned to the beneficiaries of the 2022-2024 Stock Option Plan)

I, the undersigned				ne)			
			born_		on		ax code/VAT
number			citizen	ship/nationality		resident/v	vith registered
office ·	0				NT.		7710
province code	S1	reet/Square			No.		ZIP
holder of No.			ary shares of the Iss	uer (the "Shares"), w	vithout the indication	on of nominal valu	e. with regular
entitlement and freely and constraints of any	transf	erable, of which I g	guarantee the legitin				
Capitalized terms not offer document prepar) shall have the sam	ne meaning as giver	n to them in the
DECLARE	each Inte Inte indi	Share tendered to rmediary in Charge rmediaries in Charg cated in the Offer	o the Offer, as per of Coordinating the ge, as well as at the Document and ava	nditions, terms and p the Offer Document e Collection of Accept registered office of E- milable on the Issuer website of the Globa	t made available to ptances (in Milan, F Coffee Solutions S. 's website(www.ivs	o the public at the liazza Lina Bo Bar r.l. (in Turin, via E ggroup.it), the Of	e offices of the di 3) and of the sologna, 32), as feror's website
ACCEPT	irrev	ocably and uncond	itionally this Offer f deposited with You	or Noin the securities depo	osit account No.	Shares which	: in the name
		of: shall be placed in th shall be deposited w shall be transferred	ne above deposit followith You at the same to/deposited with	owing the stock exche time as the signing of You, in a timely man itory Intermediary of	nange settlement; of this Acceptance l nner, by assignment	Form; expressly accepted	i at the bottom
AUTHORIZE	the 1	placing of the above	Shares in a transiti	onal deposit with Yo	u restricted for the p	ourpose of this Offe	er.
CONSENT	an i form	rrevocable mandate nalities necessary fo	to perform or caus or the transfer of th	ne Shares placed in the te to be performed, in the Shares to the Offe cument and as further	n the name and on eror. All against pa	behalf of the unde	rsigned, all the
DECLARE				ansaction if irregulari			
ACKNOWLEDGE	1)		to withdraw its acc	vocable, without prej eptance in order to a			
	2)	p.m. (Italian time that Reopening of	e) on September 27, f the Terms may occ	ced at 8:30 a.m. (Ital 2024, extremes inclu cur on the Trading Da described in Section F	uded, unless the Acays October 7, Octo	cceptance Period is ber 8, October 9, C	extended, and October 10, and
	3)		re tendered to the O	ffer, the Offeror will p			
	4)	that in the Offer I (<i>i.e.</i> , on the fifth Document), subj regulations and a	Document it is prov Trading Day follo ect to any extension any Reopening of	ided that the paymer wing the closing da on of the Acceptand the Terms, and subjust regulations. This pa	te of the Acceptance Period in accorect to any changes	ce Period indicated dance with application to the Offer that	ed in the Offer bable laws and may occur in
	5)	formalities to tran that the Offer Prio will be borne by	nsfer the Shares to the ce is net of stamp ar the Offeror. Conver	ne Offeror; nd registration taxes, i rsely, any income tax	if due, and of fees, or the	commissions and e	xpenses, which less, the Italian
		regional tax on p remain the respon tendered to the C	productive activity - nsibility of the Tend	IRAP) or substitute ering Parties and no ate of acceptance of t	tax, if due, on the interest will be paid	capital gain, if an on the Offer Price	y, realized will for each Share
	6)	waiver thereof, as Offer will not be without charge or	s explained and descompleted, the Share expense to them, b	v upon the fulfilment scribed in Section A, res tendered to the Of y the Trading Day fol	Paragraph A.2, of ffer will be made av	the Offer Docume ailable to their resp	ent. In case the pective holders,
	7)	Offer has not been that acceptance t	n completed; to the Offer by mea	ns of this Acceptance	ce Form can also b	e made at one of	the Depository

does not deliver the Acceptance Form and, if applicable, does not deposit the Shares with the Intermediary in Charge of Coordinating the Collection of Acceptances by the last valid day of the Acceptance Period or, where applicable, by no later than the last day of any Reopening of the Terms, and that the Depository Intermediary fails to transfer the Offer Price to the entitled parties or delays the transfer thereof; and

that it remains the sole responsibility of the Tendering Parties to bear the risk that the Depository Intermediary

received by one of the Intermediaries in Charge;

9) that for the period between the Acceptance Date and the Settlement Date, or, in the event of any Reopening of the Terms, on the Settlement Date Following the Reopening of the Terms of the Offer, the Tendering Parties in

	the Offer will be ownership of the				ocial rights	relating to the Shares, which will	remain ii	n the
AUTHORIZE		mount of Euro				to the Shares tendered to the Offer, epresenting the Offer Price due t		
		credited to	bank	account	No		held	by
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The Tendering Party	or its representative					Stamp and signature of the I in Charge	ntermed	diary
submission by the Tea) to be the depositb) to carry out the Collection of Ac	ndering Party and ur ary of the above-men necessary formalities ceptances exclusively	nder its own re ationed Shares s for the trans y through Eur	esponsib that are fer of th onext S	oility: the subjecte Shares securities N	ct of this A with the In Ailan, no la	ntermediary in Charge of Coor ater than the end of the Accept pening of the Terms. Stamp and signature of the	dinating tance Po	g the eriod
						Intermediary		

Acceptance Form No.		No.	Form	ceptance	Acce
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ACCEPTANCE FORM

TO THE VOLUNTARY TOTALITARIAN TENDER OFFER

pursuant to Articles 102 et seq. of Legislative Decree No. 58 of February 24, 1998, as amended, (the "Offer") promoted by Grey S.à r.1 (the "Offeror") on maximum No. 21,013,966 ordinary shares of IVS Group S.A. (the "Issuer") (including maximum No. 224,000 ordinary shares of the Issuer possibly assigned to the beneficiaries of the 2022-2024 Stock Option Plan)

	(first name, last name, or company name)		
numbar	borncitizenship/national	on	tax code/VAT
office	in ctuzensnip/ national	.1ty	resident/ with registered
	Street/Square		ZIF
code			
customer code _ holder of No.	ordinary shares of the Issuer (the "Sha	was") without the indication	of naminal value, with regular
	transferable, of which I guarantee the legitimate and full of		
	kind and nature, real and/or personal.	swiicisiiip and avanaomity, as	well as the absence of bardens
	-		
	otherwise defined in this acceptance form (the "Acceptance for the purpose of the Offer (the "Offer Document"),	e Form") shall have the same r	neaning as given to them in the
		4 4 4 4 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	
DECLARE	that I have read and understood all the conditions, term each Share tendered to the Offer, as per the Offer Do		
	Intermediary in Charge of Coordinating the Collection of		
	Intermediaries in Charge, as well as at the registered offi		
	indicated in the Offer Document and available on the		
	(www.opa-ivsgroup.com), as well as on the website of th	= .	
ACCEPT	irrevocably and unconditionally this Offer for No have already been deposited with You in the securit		_ Shares which:
	 have already been deposited with You in the securit of: 	ies deposit account No	in the name
	shall be placed in the above deposit following the sto	ock exchange settlement;	······································
	shall be deposited with You at the same time as the s	signing of this Acceptance For	
	shall be transferred to/deposited with You, in a tim		
	of this Acceptance Form, by the Depository Interme	· ·	
AUTHORIZE	the placing of the above Shares in a transitional deposit v	with You restricted for the pur	pose of this Offer.
CONSENT	as of now to the transfer to the Offeror of the Shares plan		
	an irrevocable mandate to perform or cause to be perform		
	formalities necessary for the transfer of the Shares to Settlement Date as defined in the Offer Document and a		helit of the Offer Price of the
DECLARE	to accept as of now the cancellation of the transaction if ir	•	ta contained in this Acceptance
DECLARE	Form as a result of the verifications and controls followin		
ACKNOWLEDGE	1) that my acceptance to the Offer is irrevocable, with	,	, ,
ACKITO WEEDGE	its express desire to withdraw its acceptance in or		
	laws and regulations;		
	2) that the Acceptance Period commenced at 8:30 a		
	p.m. (Italian time) on September 27, 2024, extren that Reopening of the Terms may occur on the Tra		
	October 11, 2024, as illustrated and described in S		
	3) that for each Share tendered to the Offer, the Offer		
	7.15 (seven/15)(cum dividend);	t Cal Off D:	···· 1 0 . 1 4 000 4
	4) that in the Offer Document it is provided that the (<i>i.e.</i> , on the fifth Trading Day following the clo		
	Document), subject to any extension of the Ad		
	regulations and any Reopening of the Terms, a	nd subject to any changes to	the Offer that may occur in
	accordance with applicable laws and regulations.	This payment is subject to the	ne completion of the necessary
	formalities to transfer the Shares to the Offeror; 5) that the Offer Price is net of stamp and registration	n taxes if due and of fees cor	nmissions and expenses which
	will be borne by the Offeror. Conversely, any inco		
	regional tax on productive activity - IRAP) or su		
	remain the responsibility of the Tendering Parties		
	tendered to the Offer between the date of accepta Date following the Reopening of the Terms;	ince of the Offer and the Setti	lement Date or any Settlement
	6) that the Offer will be completed only upon the ful	Ifilment of the Conditions to t	he Offer, or upon the Offeror's
	waiver thereof, as explained and described in Sec	ction A, Paragraph A.2, of the	e Offer Document. In case the
	Offer will not be completed, the Shares tendered to		
	without charge or expense to them, by the Trading Offer has not been completed;	Day following the date on wh	nch the Offeror notifies that the
	7) that acceptance to the Offer by means of this Ac	cceptance Form can also be r	nade at one of the Depository

does not deliver the Acceptance Form and, if applicable, does not deposit the Shares with the Intermediary in Charge of Coordinating the Collection of Acceptances by the last valid day of the Acceptance Period or, where applicable, by no later than the last day of any Reopening of the Terms, and that the Depository Intermediary fails to transfer the Offer Price to the entitled parties or delays the transfer thereof; and

received by one of the Intermediaries in Charge;

8)

Intermediaries on behalf of the Tendering Parties, who must countersign the Acceptance Form and have it

that it remains the sole responsibility of the Tendering Parties to bear the risk that the Depository Intermediary

9) that for the period between the Acceptance Date and the Settlement Date, or, in the event of any Reopening of the Terms, on the Settlement Date Following the Reopening of the Terms of the Offer, the Tendering Parties in

		e Offer will l the ownersl					lministrativ	e rights relating to the Shares, which	will ren	nain
AUTHORIZE	this Inter	rmediary in	Charge/Dej amount of	posito	ry Interm	ediary, wit		to the Shares tendered to the Offer, t epresenting the Offer Price due to		
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Intermediary