

ENCE ENERGÍA Y CELULOSA, S.A. (the "Company"), pursuant to the Securities Market Act, proceeds under this letter to communicate the following:

RELEVANT INFORMATION

The Ordinary Annual Shareholders' Meeting of the Company held on first call at 12:30 of today's date, has approved all the resolutions of the agenda, in the terms specified in **Appendix I** to this document.

Additionally, the Board of Directors of the Company, in today's session, has approved the agreements as specified in **Appendix II** to this document.

The Board's and its committees' structure and positions distribution after the above mentioned Ordinary Annual Shareholders' Meeting and Board of Directors' agreements are specified in **Appendix III** to this document.

In Madrid, 28 March 2019



APPENDIX I

AGREEMENTS OF THE ORDINARY ANNUAL SHAREHOLDERS' MEETING HELD ON 28 MARCH 2019

Agreement on the First point of the Agenda:

Approve the individual and consolidated annual accounts of ENCE ENERGÍA Y CELULOSA, S.A. and its subsidiaries and the respective management reports for the fiscal year ending on 31 December, 2018, as prepared by the Board of Directors of the Company in its meeting on 26 February 2019.

Agreement on the Second point of the Agenda:

Approve the state of the consolidated non-financial information (2018 Sustainability Report) corresponding to the fiscal year ended 31 December 2018, which forms part of the management report.

Agreement on the Third point of the Agenda:

Approve the application of the profits for the fiscal year ending 31 December 2018, for the amount of €96,668,414, as follows:

Application base:

Profit for the year:	€ 96,668,414
Application:	
For capitalisation reserve	€ 4,690,710
For distribution of dividends:	
-Interim dividend (paid in September 2018)	€ 25,451,747
-Interim dividend (paid in December 2018)	€ 25,698,772

-A complementary dividend: at the rate of 0.054 euros gross per share entitled to receive it and which is in circulation on the date on which the corresponding payment is made (maximum total amount: € 13,298,715.00)

This final dividend will be paid in cash on 11 April 2019. Those who appear as holders of shares at the close of the market on 08 April 2019 in the accounting records of the participating entities of Sociedad de Gestión de los Sistemas de Registro, Compensación y Liquidación de Valores, S.A. shall be entitled to the dividend. (IBERCLEAR). The legally applicable withholdings will be made based on the gross amounts paid, where appropriate.

For compensation: Negative results from previous years € 27,528,470

Relevant Information

Agreement on the Fourth point of the Agenda:

Approve the corporate management and the action taken by the Board of Directors of the Company during the fiscal year ending 31 December, 2018.

Agreement on the Fifth point of the Agenda:

- A) To re-elect, at the proposal of the Nominating and Compensation Committee, as a member of the Company's Board of Directors, Ms. Isabel Tocino Biscarolasaga, in the capacity of Independent Director for the statutory period of three years from the approval of this resolution.
- **B)** To re-elect, at the proposal of the Board of Directors, as a member of the Company's Board of Directors, Mr. Fernando Abril-Martorell Hernández, in the capacity of another external Director for the statutory period of three years from the approval of this resolution.
- C) To re-elect, at the proposal of the Board of Directors, as a member of the Company's Board of Directors, Mr. José Guillermo Zubía Guinea, in the capacity of another external Director for the statutory period of three years from the approval of this resolution.
- **D)** To nominate, at the proposal of the Nominating and Compensation Committee, as a member of the Company's Board of Directors, Ms. Amaia Gorostiza Tellería, in the capacity of Independent Director for the statutory period of three years from the approval of this resolution.
- E) To nominate, at the proposal of the Nominating and Compensation Committee, as a member of the Company's Board of Directors, Ms. Irene Hernández Álvarez, in the capacity of Independent Director for the statutory period of three years from the approval of this resolution.

As a result of the appointments and re-elections provided for in this resolution, the number of directors is set at fourteen.

Agreement on the Sixth point of the Agenda:

Re-elect PricewaterhouseCoopers Auditores, S.L., with registered offices in Madrid, Paseo de la Castellana 259B, Torre PwC, and C.I.F. B-79031290 as auditors of the Company and its Consolidated Group for a period of one year.

The Board of Directors of the Company is empowered, with the power to delegate to the Executive Committee or the Managing Director, to enter into a contract for the hire of services from PricewaterhouseCoopers Auditores, S.L. for the period stated and under the conditions and clauses that the case may require.

Relevant Information

Agreement on the Seventh point of the Agenda:

Approve a long-term Incentive Plan for the years 2019 to 2023, the basic conditions of which are as follows:

1.- Description:

The Incentive Plan is a plan of monetary remuneration and delivery of shares of the Company on a multi-year basis.

It is a five-year Plan composed of two cycles ("Cycles"), with an intermediate milestone at three years. The first one ("Cycle I") has a duration of three years ("Cycle I Period") from 1 January 2019 to 31 December 2021 and the second ("Cycle II"), of five years from 1 January 2019 to 31 December 2023 ("Cycle II Period").

The objectives of this Incentive Plan are: (i) to encourage the results and professional performance of the management team in the long term, (ii) to promote the Company's sustainability for creating long-term value, (iii) to reinforce the management team's orientation toward achieving the business objectives committed in the strategic 2019-2023 plan, (iv) committing the senior management levels to the shareholders' interests, and (v) to retain the Company's management talent and reward their dedication, qualification and responsibility of the position.

2.- Beneficiaries:

Initially, the potential Incentive Plan Beneficiaries will be the Company's main executives and other key personnel ("executives") who, either by virtue of their responsibilities or their profile, have the capacity to directly influence the success of the strategic plans. Specifically, four levels are defined: First managerial level: CEO; second executive level: members of the Management Committee; and third and fourth executive level, which includes other executives and key personnel.

3.-Generation period and requirements for accrual:

The long-term Incentive generation period begins on January 1, 2019 ("Start Date"), and the two Cycles will begin on the same date. Cycle I will end on 31 December 2021 ("Accrual Date I") and Cycle II will end on 31 December 2023 ("Accrual Date II").

They are essential requirements for their accrual:

- a) Achieving the minimum degree of objectives (minimum level) in accordance with the criteria to which the objectives are referenced.
- b) That the beneficiary is in a situation of effective provision of services for ENCE (registered with Social Security) on the corresponding accrual date, with the usual exceptions for this type of Incentive.

Cycle I of the incentive will be paid, if applicable, in July 2022 ("Payment Date I") and Cycle II of the Incentive, if applicable, in July 2024 ("Payment Date II").

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4.- Amount of the Incentive:

The amount of the Long-Term Incentive in the event of achievement of the "target level" in each of the criteria to which the objectives are referenced shall be:

- a) For the first executive level: five (5) years of average annual Full Fixed Remuneration, for fiscal years 2019/20/21/22/23.
- b) For the second executive level: three point thirty-three (3.33) annual payments of the average annual Fixed Remuneration for fiscal years 2019/20/21/22/23.
- c) For the third executive level: one point sixty-seven (1.67) annual payments of the average annual Fixed Remuneration for fiscal years 2019/20/21/22/23.
- d) For the fourth executive level: zero point eighty-five (0.85) annual payments of the average annual Foxed Remuneration for fiscal years 2019/20/21/22/23.

If the "maximum level" is reached in each of the criteria to which the objectives refer, the amount of the Incentive may reach up to 130% of the previous amounts.

And if the "minimum level" is achieved in each of the criteria referred to in the objectives, the amount of the Incentive to achieve may vary according to the type of metrics, establishing a minimum payment schedule of 50% for the objectives of synthetic EBITDA and Relative TRS, and 40% for the objectives of Sustainability and Organisational Climate

These amounts will be distributed between the two Cycles that make up the Long-Term Incentive Plan as follows:

- a) 40% shall correspond to Cycle I, in which case the calculation of the corresponding amounts shall take into account the average fixed annual remuneration for fiscal years 2019/20/21.
- b) 60% will correspond to Cycle II (the calculation of the amount will be made taking into account the average fixed annual remuneration for the financial years 2019/20/21/22/23).

5.- Criteria for granting the Incentive:

For the purposes of determining the final amount of the Incentive, the criteria to which the objectives will refer and their degree of weighting will be as follows:

- a) 45% of the amount of the Incentive will be linked to the degree of achievement of the Group's and/or Division's cumulative synthetic EBITDA targets contained in the 2019/2023 Strategic Plan.
- b) 30% of the amount of the Incentive will be linked to the degree of achievement of the objective related to the increase in the value of ENCE's shares with respect to the increase in the value of the basket of shares of companies in the sector (relative TSR).
- c) 15% of the amount of the Incentive will be linked to the degree of achievement of the objective related to Sustainability (Synthetic Sustainability Index).
- d) 10% of the amount of the Incentive will be linked to the degree of achievement of the objective related to the organisational climate (synthetic climate index defined by an external consultant and measured according to its criteria).

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6.- Performance metrics:

Group and/or Division cumulative synthetic EBITDA

Cumulative annual EBITDA result of the ENCE Group and/or Division on 31 December, 2021 and 2023 for Cycle I and Cycle II, respectively, calculated in terms of the synthetic dollar price, the exchange rate and commercial discount of the 2019-2023 Strategic Plan, and based on the following formula:

(Synthetic sale of BHKP - Actual Cash Cost of BHKP) x Actual Volume of BHKP + (Synthetic sale of Diss. Pulp - Real Cash Cost of DP) x Actual Volume of DP + EBITDA Fluff + Marginal EBITDA of new products + EBITDA margin sale of wood to third parties (including exhaustion adjustment)

This calculation will be made assuming the following constant sale prices, already considered in the actual elaboration of the Strategic Plan 2019-2023:

a) BHKP: 639 €/tAD;

b) Dissolving Pulp: 781 €/MT; and

c) Fluff: 774 €/MT; and

In addition, it should be noted that Synthetic EBITDA has been highlighted with a lower Cash Cost, thus measuring management independently from exogenous variables.

In order to collect this part of the Incentive, it will be necessary to ensure the Net Debt/EBITDA ratio included in the 2019/2023 Strategic Plan, i.e. below 2.5x in the Cellulose business and 4.5x in the Renewable Energy business. Except in the case that in the year prior to the measurement there have been investments that have led to a significant increase in indebtedness, but have not given time to generate the expected EBITDA. In these cases, the Appointment and Remuneration Committee may assess the possibility of making adjustments in the way the Net Debt and/or pro forma EBITDA is calculated.

Relative TSR

The percentage of revaluation of the average value of the ENCE share, in the last quarter of 2021 for Cycle I and in the last quarter of 2023 for Cycle II, with respect to a quoted value of €5.803125 (average value of ENCE's share price, based on the twenty days before and after the close of trading on 31 December, 2018), in relation to the percentage revaluation of the unit value of a basket of shares of companies comparable to the Company, calculated in the same way as for ENCE. This basket of shares will be made up of the following reference companies: Altri SGPS, Canfor Pulp Prod, CMPC, Falck Renewables, Navigator, Suzano + Fibria, y Voltalia.

In order to determine this criterion, the market value of ENCE's shares, as well as that of the other companies in the sector that make up the aforementioned basket of shares, will be adjusted, where appropriate, to the dividend distributions that have occurred during 2019, 2020, 2021, 2022 and 2023 or significant corporate transactions. Likewise, in order to determine the value of the basket of shares of the other companies in the sector, the necessary adjustments will be made so that the value of said basket is in Euros.

Sustainability (Synthetic Sustainability Index)

It consists of a basket of ten sustainability objectives established by the Company for the next five years. In order to determine its measurement, criterion will be whether or not each of these objectives, which have one or more metrics associated with them, has been fulfilled in each of the two Cycles. In other words, 0 if they have not been met and 1 if they have been met. At the

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end of each Cycle, the number of objectives achieved will be evaluated in relation to the reference total, and the level of achievement will be determined accordingly.

Organisational climate (Synthetic climate index)

The Trust Index proposed by the consultancy Great Place to Work will be used for its measurement, for which the survey used must remain unchanged throughout the five years of the Plan.

The ENCE Trust Index measured in the year the corresponding Cycle closes (i.e. in Cycle I 2021, and in Cycle II: 2023) will be used to calculate the fulfilment of this objective, 2021, and in Cycle II: 2023), with respect to the average for the sector in the same year and the two previous years (i.e. for Cycle I: 2019, 2020 and 2021, and for Cycle II: 2021, 2022 y 2023).

7.-Malus and Claw Back.

The Board of Directors, at the proposal of the Appointment and Remuneration Committee, may claim the reimbursement of all or part of the Long-Term Incentive paid, in cash and shares, and to reduce all or part of the amounts pending payment, in either of the two Cycles, when any event or circumstance occurs that results in the significant alteration or modification of the accounts, the results, or economic or other data on which the granting of the Long-Term Incentive was based, so that the aforementioned data did not faithfully reflect the situation of the Company or the performance of the Company, those of the Beneficiary's area of responsibility or its actual performance, regardless of whether the Beneficiary had any kind of responsibility or not.

If the aforementioned remuneration is reduced or cancelled, all or part of the amount received shall be reimbursed within ninety (90) business days following its claim, through the payment by the Beneficiary to the Company of the net amounts that the Beneficiary would have received in excess from the Company.

8.- Maximum number of shares that can be allocated:

The maximum number of shares that may be delivered under the Incentive Plan is 3,351,046, which is the result of dividing €19,446,540 (an amount equivalent on this date to 70% of the maximum level of achievement of the objectives established for all the Plan Beneficiaries initially planned) between the ENCE's share price, determined as the average price of ENCE's share price taking into account the twenty days before and after the closing of the stock exchange on 31 December 2018 (share price 5.803125) in accordance with the provisions of the previous section concerning the relative TRS.

The maximum number of shares that the CEO may receive for this item is 520,714.

In the event that, as a consequence of the final value of the average fixed annual remuneration of the Beneficiaries during fiscal years 2019/20/21/22/23, or of the incorporation of new Beneficiaries to the Incentive, the maximum number of shares to be delivered as determined in the previous paragraph may be insufficient, the establishment of a new maximum number of shares will be submitted to the General Shareholders' Meeting of the Company for approval.

Relevant Information

9.- Powers of the Board of Directors:

The Board of Directors of the Company is empowered to adopt any resolutions and sign any documents, public or private, that may be necessary or convenient to implement, develop, execute and formalize the Incentive Plan, being able to do so, in particular, by way of illustration only:

- (i) Implement the Incentive Plan in the specific manner it deems appropriate.
- (ii) Identify the persons who, in their capacity as directors or key personnel of the Company, are designated as beneficiaries of the Incentive Plan and specify the levels at which each will be integrated.
- (iii) Develop and fix the specific conditions of the Incentive Plan in all matters not provided for in this agreement, including, in particular and without limitation, the development of the criteria for the granting of the Incentive, deciding the amount, and the specific conditions for payment of the Incentive to the beneficiaries, the power to set the requirements to be met by the beneficiaries in order to receive the Incentive and the minimum, objective and maximum levels of achievement of objectives, as well as the possibility of modifying the conditions of the Plan within the basic terms approved by the General Shareholders' Meeting.

Agreement on the Eighth point of the Agenda:

Without prejudice to the delegations included in previous agreements, it is agreed:

- A) To expressly delegate to the Board of Directors, with all the necessary legal powers, to:
- 1.- Interpret, clarify, specify, complete or correct the resolutions adopted by this general shareholders' meeting, or those set out in any texts or documents issued in execution thereof, and in particular, any omissions, defects or errors of substance or form that might prevent the registration of these agreements and their consequences in the trade and Commercial Registry.
- 2.- Resolve any doubts that may arise in relation to the resolutions adopted by this general shareholders' meeting.
- 3.- Carry out any legal acts or deals that are necessary or convenient for the execution of the resolutions adopted by this general shareholders' meeting, granting as many public or private documents deemed necessary or convenient for these agreements.
- 4.- Delegate to one or several of its members, jointly or severally, or in the Executive Committee, with powers of substitution, all or part of the powers it deems appropriate from those that correspond to the Board of Directors and assigned to it by this general shareholders' meeting.
- B) Expressly empower, and as broadly as required by law, the Chairman of the Board of Directors, the Managing Director and the secretary of the Board of Directors, so that any of them may, interchangeably and with their sole signature, and with respect to the resolutions adopted in this general shareholders' meeting, record such agreements in a public deed, particularly empowering them in all matters necessary for their development and compliance; to sign any public or private documents required and to perform as many actions necessary for proper implementation, including the publication of legal notices, before any public or private bodies or agencies, until they are registered in the trade and Commercial Registry or other public records where applicable, with the power even to grant deeds of ratification, rectification, correction and clarification, in view of the verbal suggestions or the written qualification of the trade and Commercial Registry even being able to request the partial registration of the



registrable agreements -, of the National Securities

Market Commission and any other competent public or private body; to carry out as many formalities as possible before the competent bodies in order to execute and carry out the approved agreements and to process files and documentation of any kind that may be necessary before the National Stock Market Commission and other public or private bodies when necessary, and in general for all actions related to the resolutions adopted in this General Shareholders' Meeting.

Agreement on the Ninth point of the Agenda:

Approve, with advisory capacity, the annual remuneration report for 2018, approved by the Board of Directors, which has been made available to the shareholders together with the other documentation on the General Shareholders' Meeting from the date of its convocation.

Agreement on the Tenth point of the Agenda:

As a purely informative point, the shareholders' meeting has been informed that the Board of Directors approved, during its meeting on 24 April 2018, certain amendments to some of the articles of the Board of Directors' Regulations in the terms stated in the report made available to shareholders as indicated in the announcement of the call.



APPENDIX II

AGREEMENTS OF THE BOARD OF DIRECTORS HELD ON 28 MARCH 2019

- To approve the appointment of Ms. Isabel Tocino Biscarolasaga as Chairwoman of the Audit Committee and member of the Nominating and Compensation Committee.
- To approve the re-election of Mr. Fernando Abril-Martorell Hernández as member of the Executive Committee and member of the Nominating and Compensation Committee.
- To approve the appointment of Mr. José Guillermo Zubía Guinea as Chairman of the Sustainability Committee and his re-election as Secretary of the Audit Committee and member of the Executive Committee.
- To approve the appointment of Ms. Irene Hernández Álvarez as member of the Audit Committee.
- To approve the appointment of Ms. Amaia Gorostiza Tellería as Secretary of the Nominating and Compensation Committee.
- To approve the appointment of Ms. Rosa María García Piñeiro as member of the Audit Committee and member of the Sustainability Committee.
- To approve the appointment of RETOS OPERATIVOS XXI, S.L. as member of the Executive Committee and member of the Sustainability Committee.
- To approve the appointment of TURINA 2000, S.L. as member of the Nominating and Compensation Committee.
- To approve the appointment of Ms. Reyes Cerezo Rodríguez-Sedano as Vice-secretary of the Board of Directors.



APPENDIX III

COMPOSITION AND DISTRIBUTION OF POSITIONS OF THE BOARD OF DIRECTORS AND COMMITTEES

BOARD OF DIRECTORS

Name	Position	Type of director
Mr. Juan Luis Arregui Ciarsolo	Chairman	Proprietary
Mr. Ignacio de Colmenares Brunet	Vice-chairman and Managing Director	Executive
La Fuente Salada, S.L. (represented by Mr. José Ignacio Comenge Sánchez-Real)	Director	Proprietary
Turina 2000, S.L. (represented by Mr. Gorka Arregui Abendivar)	Director	Proprietary
Retos Operativos XXI, S.L.(represented by Mr. Óscar Arregui Abendivar)	Director	Proprietary
Mr. Víctor Urrutia Vallejo	Director	Proprietary
Ms. Isabel Tocino Biscarolasaga	Director	Independent
Mr. José Carlos del Álamo Jiménez	Director	Independent
Ms. Rosa María García Piñeiro	Director	Independent
Ms. Irene Hernández Álvarez	Director	Independent
Ms. Amaia Gorostiza Tellería	Director	Independent
Mr. José Guillermo Zubia Guinea	Director	Other external
Mr. Fernando Abril-Martorell Hernández	Director	Other external
Mr. Javier Echenique Landiribar	Director	Other external
Mr. José Antonio Escalona de Molina	Secretary	Non-member
Ms. Reyes Cerezo Rodríguez-Sedano	Vice-secretary	Non-member



EXECUTIVE COMMITTEE

Name	Position	Type of director
Mr. Juan Luis Arregui Ciarsolo	Chairman	Proprietary
Mr. Ignacio de Colmenares Brunet	Member	Executive
Mr. Javier Echenique Landiribar	Member	Other external
Mr. José Guillermo Zubia Guinea	Member	Other external
Mr. Fernando Abril-Martorell Hernández	Member	Other external
La Fuente Salada, S.L. (represented by Mr. José Ignacio Comenge Sánchez-Real)	Member	Proprietary
Retos Operativos XXI, S.L. (represented by Mr. Óscar Arregui Abendivar)	Member	Proprietary
Mr. José Antonio Escalona de Molina	Secretary	Non-member

AUDIT COMMITTEE

Name	Position	Type of director
Ms. Isabel Tocino Biscarolasaga	Chairwoman	Independent
Ms. Rosa María García Piñeiro	Member	Independent
Ms. Irene Hernández Álvarez	Member	Independent
Turina 2000, S.L. (represented by Mr. Gorka Arregui Abendivar)	Member	Proprietary
Mr. José Guillermo Zubía Guinea	Secretary	Other external

NOMINATING AND COMPENSATION COMMITTEE

Name	Position	Type of director
Mr. José Carlos del Álamo Jiménez	Chairman	Independent
Ms. Isabel Tocino Biscarolasaga	Member	Independent
Mr. Fernando Abril-Martorell Hernández	Member	Other external



Turina 2000, S.L. (represented by Mr. Gorka Arregui Abendivar)	Member	Proprietary
Ms. Amaia Gorostiza Tellería	Secretary	Independent

SUSTAINABILITY COMMITTEE

Name	Position	Type of director
Mr. José Guillermo Zubía Guinea	Chairman	Other external
Mr. Juan Luis Arregui Ciarsolo	Member	Proprietary
Retos Operativos XXI, S.L. (represented by Mr. Óscar Arregui Abendivar)	Member	Proprietary
Mr. Víctor Urrutia Vallejo	Member	Proprietary
Mr. José Carlos del Álamo Jiménez	Member	Independent
Ms. Rosa María García Piñeiro	Member	Independent