

## CARD FOR ATTENDANCE, PROXY AND ABSENTEE VOTING

Card for attendance, proxy and voting for the General Shareholders' Meeting of this Company, the first call of which will be held at the Auditorium of Rafael del Pino, Calle de Rafael Calvo, 39-A, 28010, Madrid, on 2 April 2025, at 12:30 pm, and the second call held the next day, 3 April 2025, at the same time and in the same place. **Unless otherwise published in the daily press, the second call of the meeting will be held on 3 April 2025 at 12:30 pm** at the location mentioned above.

### This card is valid for:

- (i) personally attending the General Shareholders' Meeting;
- (ii) being represented at this event by another person, who may or not be a shareholder; or
- (iii) absentee voting, by sending the card filled in to Calle de Estébanez Calderón, 3-5, Planta 2ª, 28020, Madrid.

If you cannot attend, we offer to represent you, in which case we suggest that you sign the proxy form below and \send it to our office (Calle de Estébanez Calderón, 3-5, Planta 2ª, 28020, Madrid).



# **ATTENDING IN PERSON**

All shareholders of the Company whose are entitled to attend.	e shares are registered in their name in the corresponding accounting records	s five days before the date of the Meeting
Mr/Ms	has accredited their ownership of	shares, which are duly
registered in their name in the corresponding	onding accounting records, to attend the Company's Annual General Meeting	<b>g</b> .
-	begins in the location where it will be held, shareholders must sign their nan e they will have to identify themselves with an identity document or passport	·
In the case of remote attendance, shar	reholders must sign in the space below and follow the remote attendance pro	cedure indicated in the notice.
Signature of attending shareholder <sup>1</sup>		
Madrid, on 2025		

<sup>1</sup>If the shareholder is a legal entity, the representative who signs the card must have power of attorney and must show proof of such to the Company by remitting the

relevant documentation (copy of the power of attorney statement, trustee appointment documentation, etc.).



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As holder of	shares of this Company duly registered in the corresponding book-entry register and making use of the right granted to me by
the Articles of Association	n, I hereby delegate and entrust my representation for the ordinary general meeting to be held at the Auditorio Rafael del Pino, Calle
de Rafael Calvo, 39-A, 280	010, Madrid, on 2 April 2025, at 12:30 p.m., at first call or, as the case may be, on the following day, 3 April 2025, at the same time
and place, at second call,	in Mr/Ms <sup>2</sup> who will vote in favour of the
proposals presented by th	ne board in relation to the agenda, set out in the sheet attached to this card, unless otherwise indicated in the instructions which, as
the case may be, I will exp	pressly state on the said attached sheet.
	rovisions in Articles 523 and 526 of the Capital Companies Act, it is hereby stated that if the representative named above is a trustee ald find themselves in a potential conflict of interest in relation with the fourth, fifth and ninth points of the agenda, as well as with
• • •	than those submitted by the Board and about matters which, despite not appearing on the agenda, may be subject to a vote by the
Board, being so permitted	d by Law.
If the representative were	e to be subject to a conflict of interest in voting for any of the motions concerning points included or not included on the agenda, the
	derstood to have been conferred to the Chair of the Annual General Meeting of Shareholders, and if the Chair, in turn, were to have
	would be conferred to the Secretary of the Annual General Meeting of Shareholders, except when indicated otherwise by the by marking the box "NO" below:
NO	

<sup>&</sup>lt;sup>2</sup>Any proxy statement that does not expressly name the person being named as proxy, or that generically confers it to the Board of Directors, will be understood to have conferred it to the Chair of the General Meeting.



If subjects not included on the agenda are discussed in the meeting, my representative will vote in the manner deemed to be in my best interest.							
I hereby accept and confirm what my representative does, says, or accepts on my behalf.							
Sincerely,							
Signature of the represented shareholder <sup>3</sup>	Signature of the representative						
Madrid, on 2025							

<sup>&</sup>lt;sup>3</sup>If the shareholder is a legal entity, the representative who signs the card must have power of attorney and must show proof of such to the Company by remitting the relevant documentation (copy of the power of attorney statement, trustee appointment documentation, etc.).



### **ABSENTEE BALLOT**

Shareholders with the right to attend the Annual General Meeting may vote via absentee ballot by sending this card, duly completed and signed, by post to the Company's registered address (Calle de Estébanez Calderón, 3-5, Planta 2ª, 28020). It must be received by the Company by midnight of the third business day before the day scheduled as the first call of the meeting. Otherwise the vote will not be valid and will be deemed as not having been cast. Shareholders who send their vote under these conditions will be considered to have been present for establishing the quorum of the meeting.

As the owner of \_\_\_\_\_\_ shares of this Company, duly registered in the corresponding book entry records, and in executing the right granted to me under the Articles of Association, I hereby vote for the motions related to the points on the agenda listed in the annex to this card, as indicated in the table below<sup>4</sup>.

Points on the Agenda	1	2	3	4	5a	5b	5c	5d	5e	5f	6	7	8	9
In favour														
Against														
Abstain														
Blank														

If subjects not included on the agenda are discussed in the meeting, my representative be $\underline{\ }$	 , who will vote in the
manner deemed to be in my best interest.	

<sup>&</sup>lt;sup>4</sup>If a vote is not indicated for any point on the agenda, it will be understood that the shareholder votes in favour of the motion of the Board of Directors for each point on the agenda.



If the representative were to be subject to a conflict of interest in voting for any of the motions concerning points not included on the agenda, the
representation will be understood to have been conferred to the Chair of the Annual General Meeting of Shareholders, and if the Chair, in turn, were to have
a conflict of interest, it would be conferred to the Secretary of the Annual General Meeting of Shareholders, except when indicated otherwise by the
shareholder by marking the box "NO" below:
NO

Signature of the shareholder absentee voting<sup>5</sup>

Madrid, on \_\_\_\_\_ 2025

<sup>5.6.1</sup> 

<sup>&</sup>lt;sup>5</sup>If the shareholder is a legal entity, the representative who signs the card must have power of attorney and must show proof of such to the Company by remitting the relevant documentation (copy of the power of attorney statement, trustee appointment documentation, etc.).



#### **ANNEX**

### **AGENDA**

**First.** The review and approval of the financial statements and management report for ENCE ENERGÍA Y CELULOSA, S.A. and its consolidated group for the financial year ended on 31 December 2024.

**Second.** Examination and approval of the consolidated non-financial information statement (2024 Sustainability Report) corresponding to the financial year ended 31 December 2024.

**Third.** Review and approval of the proposal for the application of the results of the financial year ended on 31 December 2024 of ENCE ENERGÍA Y CELULOSA, S.A.

**Fourth.** Review and approval of the management of the board of directors of ENCE ENERGÍA Y CELULOSA, S.A. during the financial year ended on 31 December 2024.

**Fifth.** The re-election and nomination of members to the Board of Directors:

**Fifth A:** Re-election of Mr Ángel Agudo Valenciano, as Proprietary Director.

Fifth B: Re-election of Mr Fernando Abril-Martorell Hernández as another External Director

**Fifth C:** Re-election of Mr José Guillermo Zubía Guinea as another External Director.

**Fifth D:** Re-election of Ms Irene Hernández Álvarez as an Independent Director.

**Fifth E:** Re-election of Ms Carmen Aquerreta Ferraz as Independent Director.

**Fifth F:** Appointment of Ms Maria Samoilova as Independent Director.

**Sixth.** Re-election of the auditors of the Company and its consolidated group.

**Seventh.** Appointment of an Independent Verifier of the non-financial information of the Company and its consolidated group.

**Eighth.** Delegation of the powers to interpret, supplement, rectify, execute, and formalise the decisions adopted by the Annual General Meeting of Shareholders.

**Ninth.** Advisory vote on the annual report on remuneration for directors for 2024.



Points on the Agenda	1	2	3	4	5a	5b	5c	5d	5e	5f	6	7	8	9
In favour														
Against														
Abstain														
Blank														



## **EXPRESS AUTHORISATION**

I hereby expressly authorise that the personal data provided to **ENCE ENERGÍA Y CELULOSA, S.A.,** as the controller, will be processed by the Company in order to handle the development, fulfilment, and control of shareholder relationship as related to the calling and holding of the Annual General Meeting.

□YES	$\square$ NO
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In order to comply with Regulation (EU) 2016/679 of the European Parliament and Board of Directors regulations, the following data are recorded:

- Company: Ence Energía y Celulosa, S.A., hereinafter referred to as the "Controller".
- Address: Calle de Estébanez Calderón, 3-5, Planta 2ª, 28020, Madrid.
- Contact Information: info@ence.es or +34 91 337 85 00.
- TIN: A-28212264.
- Register Data: Commercial Register of Madrid, Page no. M-31131, Folio 157, Volume 27285.

The legitimate grounds of the processing for all the above purposes is the express consent of the representative.

The personal data obtained will be stored for 7 years.

You are hereby informed that your data may be given or transferred to other group companies or third parties that provide services related to the processing purposes for which the data were collected, subject to your consent.

In addition, your data will not be transferred to countries outside the European Union, except for reasons of providing technical services, such as the system providers' servers or technological resources being hosted outside the European Union.

However, Ence may transfer your data to third parties if such a transfer is required by law, by a regulatory provision, or by a court ruling, or if such disclosure is necessary to ensure the protection and defence of your rights.

Only the information necessary for the sole purpose of the notarial document for the General Shareholders' Meeting will be shared with the notary.

In accordance with Spanish and European laws and regulations relating to data protection, you may exercise your rights of Access, Rectification, Erasure or Forgetting, Opposition, Automated Opposition, Portability, and Limitation of Processing at any time.

The exercise of these rights may be carried out following the procedure established in the document "Instructions for the Exercise of Data Subject Rights" available on Ence's website. This procedure consists of filling in the form contained in the aforementioned document and sending it by email to the address lopd@ence.es or by post to the company's business address (Calle de Estébanez Calderón, 3-5, Planta 2ª, 28020 Madrid, Spain).



If the data subject exercises their rights, Ence shall reply to the data subject's requests without undue delay and at the latest within one month, and Ence shall explain its reasons if it does not address them. This period may be extended for another two months if necessary, taking into account the complexity and number of requests. The controller shall inform the data subject of any such extension within one month of receipt of the request, stating the reasons for the delay.

In addition, you may contact the Spanish Data Protection Agency, at Calle Jorge Juan, 6, 28001 Madrid, regarding any issue related to the processing of your data by Ence.