

Abengoa, S.A. (the “**Company**”), pursuant to article 226 of the Restated Securities Market Act, informs the Spanish Securities Market Commission (*Comisión Nacional del Mercado de Valores*) of the following in relation to:

Privileged Information

Regarding the privileged information published by the Company on June 22nd, 2021 (register no. 944) by virtue of which it informed that the trustee (*administración concursal*) of the Company (Ernst & Young Abogados, S.L.P.) has filed, before the Mercantile Tribunal of Sevilla (Section 3rd) (Tribunal de Instancia Mercantil de Sevilla (Sección 3^a)), a petition to change the management and administration regime changing the current intervention regime to a suspension regime of the faculties of the Company’s assets and for the rest of the companies belonging to the group of the Company, the trustee (*administración concursal*) requested the Tribunal the intervention of the faculties of the corresponding management bodies, the Company informs that today the Tribunal has notified a resolution by virtues of which:

- (i) approve the change of the regime requested by the trustee (*administración concursal*) and declare the suspension regime of Abengoa, S.A., related to the economic faculties, being expressly substituted by the trustee (*administración concursal*);
- (ii) resolve that all political and economic rights of the insolvent shall be exercised by the trustee (*administración concursal*); and
- (iii) order that the trustee (*administración concursal*) shall review the intervention regime within the management bodies of the companies forming the group of the insolvent company, supervising and deciding any act or business which may affect the insolvency proceeding.

Pursuant to article 228.1 of the Restated Securities Market Act, the Company informs that the information contained herein is considered privileged in terms described in Regulation (EU) n°596/2014 of the European Parliament and the Board from April 16,2014.

Seville, July 7, 2021