



OBRASCON HUARTE LAIN, S.A. (“**OHLA**” or the “**Company**”), pursuant to article 228 of the consolidated text of the Spanish Securities Market Act approved by Royal Legislative Decree 4/2015, of 23 October, hereby discloses the following

DISCLOSURE OF OTHER RELEVANT INFORMATION

In connection with the information published in the press, OHLA confirms that the Civil Chamber of the Spanish Supreme Court has fully dismissed the appeals filed against the Company by several securitisation funds in relation to the construction cost overruns of the M-12 motorway providing access to Adolfo Suárez Madrid-Barajas Airport.

The judgment confirms the previous ruling of the Provincial Court of Madrid, which had already dismissed the claims brought against OHLA at first and second instance. The claim sought a declaration of OHLA’s alleged contractual breach in relation to a support agreement entered into in December 2003, and an order requiring the Company to pay EUR 212 million to Aeropistas, plus EUR 71 million in default interest.

The Spanish Supreme Court confirms that the clause of such support agreement was subject to a specific term linked to the construction and operation phases of the concession and that, once the operation of the concession had ended following the liquidation of the insolvency proceedings, the guarantees invoked no longer had cause.

As a result, since no ordinary appeal may be filed against the judgment, this proceeding is now definitively closed, with OHLA not being required to make any payment in respect of the amounts claimed. In addition, the judgment orders the appellant entities to pay the procedural costs arising from both appeals.

Madrid, 9 July 2026.