## **ENGLISH TRANSLATION FOR INFORMATIVE PURPOSES**

## A LA COMISIÓN NACIONAL DEL MERCADO DE VALORES

January 10th 2025

## **Communication of Other Relevant Information**

In accordance with the provisions of Article 531 of Royal Legislative Decree 1/2010, of July 2, which consolidates the text of the Corporate Entreprises Act, Tussen de Grachten BV (hereinafter "Tussen") hereby informs that the agreement regarding preemptive acquisition rights on shares of ACCIONA, S.A. (hereinafter "Acciona"), duly reported through significant events dated March 24<sup>th</sup>, 2011; July 15<sup>th</sup>, 2011, and January 26<sup>th</sup>, 2018 (registration numbers 140685, 147698, and 261036) (hereinafter "the Agreement"), will not be extended and, consequently, will cease to be valid upon its expiration date on July 14<sup>th</sup>, 2026.

The decision not to tacitly renew the Agreement, with an eighteen-month notice period, does not imply any intention or willingness on the part of the major shareholders bound by the Agreement to dispose of their equity stake. On the contrary, Tussen expresses their commitment to Acciona's business project, their alignment with the company's strategy, and reassures their confidence and support for its directors and management team.

Sincerely,

Tussen de Grachten BV