

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**

In connection with the communication of privileged information (register no. 734), the Company informs that today the Mercantile Tribunal of Sevilla (Section 3<sup>rd</sup>) (*Tribunal de Instancia Mercantil de Sevilla (Sección 3ª)*) has declared the insolvency of the Company. The insolvent Company will maintain the management and administration of its estate although those faculties will be intervened by the trustee (*administración concursal*), requiring its consent and authorization. Notwithstanding the foregoing, the Company will not be allowed to adopt any decision affecting its estate up to the appointment of the trustee (*administración concursal*).

Regarding the appointment of the trustee (*administración concursal*), the Tribunal addresses to the result of the proposal to be made by the Spanish Securities Market Commission (*Comisión Nacional del Mercado de Valores*) through the short-list that legally corresponds to it.

*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, February 26, 2021