

Repsol, S.A.
C/ Méndez Álvaro, 44
28045 Madrid
www.repsol.com



Other Relevant Information

Madrid, March 31, 2026

Repsol, S.A. (the “**Company**”) discloses the notice of call of the Annual General Meeting of the Company which is expected to be held on May 14, 2026 on second call, at 12:00 p.m. hours (CEST), at its registered office (Calle Méndez Álvaro, 44, Madrid).

The notice of call together with the other documents for the Annual General Meeting are available in the Company’s registered office and in its web page (www.repsol.com).

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REPSOL, S.A. NOTICE OF CALL TO ANNUAL GENERAL MEETING

By resolution of the Board of Directors of Repsol, S.A. (the “**Company**”), the shareholders are called to the Annual General Meeting to be held at its **registered office (Calle Méndez Álvaro, 44, Madrid)**, on **May 13, 2026**, at 12:00 p.m. (CEST), at first call and, if not held, at the same place and time, **on May 14, 2026**, at second call (the “**AGM**”).

The AGM is scheduled to be held on **SECOND CALL**, i.e., on **May 14, 2026**, at the place and time indicated above. Any change to this schedule would be announced in the daily press well in advance, as well as on the Company's website (www.repsol.com).

To facilitate shareholder participation in the AGM, **the Board of Directors recommends that shareholders exercise their voting and proxy rights prior to the AGM by remote communication or that they attend the AGM electronically**, in accordance with the terms set forth in this notice of call.

AGENDA

ITEMS RELATING TO THE ANNUAL ACCOUNTS, THE NON-FINANCIAL INFORMATION STATEMENT, THE RESULTS ALLOCATION AND MANAGEMENT OF THE BOARD

First. Examination and approval, if applicable, of the Annual Accounts and Management Report of Repsol, S.A. and the Consolidated Annual Accounts and the Consolidated Management Report for the fiscal year ended December 31, 2025.

Second. Examination and approval, if applicable, of the proposed allocation of results for fiscal year 2025.

Third. Examination and approval, if applicable, of the Non-Financial Information Statement for the fiscal year ended December 31, 2025.

Fourth. Examination and approval, if applicable, of the management performance of the Board of Directors of Repsol, S.A. for fiscal year 2025.

Fifth. Appointment of the Auditor of Repsol, S.A. and its Consolidated Group for fiscal year 2026.

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ITEMS RELATING TO SHAREHOLDER REMUNERATION

Sixth. Distribution in January 2027 of a fixed amount of €0.53 gross per share charged to free reserves. Delegation of powers to the Board of Directors or, by substitution, to the Delegate Committee or the Chief Executive Officer, to set the conditions of the distribution in all matters not addressed by the Annual General Meeting, to carry out the necessary acts for its execution, and to issue such public and private documents as may be necessary for the execution of the resolution.

Seventh. Approval of a share capital reduction for a determinable amount, up to the maximum indicated in the terms of the resolution, through the redemption of the Company's own shares. Delegation of powers to the Board of Directors or, by substitution, to the Delegate Committee or the Chief Executive Officer, to set the specific amount of the capital reduction and the other conditions of the reduction in all matters not provided by the Annual General Meeting, including, among other issues, the powers to amend Articles 5 and 6 of the Company's Bylaws relating to share capital and shares, respectively, and to request the delisting and cancellation of the accounting records of the shares to be redeemed.

Eighth. Approval of a share capital reduction for a maximum amount of €110,537,433, equivalent to 10% of the share capital, through the redemption of a maximum of 110,537,433 own shares of the Company. Delegation of powers to the Board of Directors or, by substitution, to the Delegate Committee or the Chief Executive Officer, to approve the execution of the reduction and to set the other conditions of the reduction in all matters not addressed by the Annual General Meeting, including, among other things, the powers to amend Articles 5 and 6 of the Company's Bylaws relating to share capital and shares, respectively, and to request the delisting and cancellation of the accounting records of the shares to be redeemed.

ITEMS RELATING TO THE AUTHORIZATIONS AND EXPRESS DELEGATIONS TO THE BOARD OF DIRECTORS

Ninth. Authorization for the Board of Directors, in accordance with article 297.1.b) of the Spanish Companies Act, to increase the share capital on one or more occasions and at any time, within a period of five years, by means of monetary contributions and up to a maximum nominal amount of €552,687,168, thereby annulling, to the extent unused, the second resolution adopted by the Annual General Meeting held on May 6, 2022, under item nine of its Agenda. Delegation for the exclusion of pre-emptive subscription rights, in accordance with article 506 of the Spanish Companies Act.

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Tenth. Authorization to the Board of Directors, with express power of substitution, for the derivative acquisition of shares of Repsol, S.A., directly or through subsidiaries, within a period of 5 years from the resolution of the Meeting, revoking, to the extent unused, the authorization granted at the Annual General Meeting held on May 6, 2022, under item ten of its Agenda.

ITEMS RELATING TO THE COMPOSITION OF THE BOARD OF DIRECTORS

Eleventh. Re-election as Director of Carmina Ganyet i Cirera.

Twelfth. Re-election as Director of Emiliano López Achurra.

Thirteenth. Re-election as Director of Iván Martín Uliarte.

Fourteenth. Re-election as Director of Ignacio Martín San Vicente.

ITEMS RELATING TO DIRECTORS' REMUNERATION

Fifteenth. Advisory vote on the Annual Report on the Remuneration of the Directors of Repsol, S.A. for fiscal year 2025.

Sixteenth. Approval of three new additional cycles of the Share Purchase Plan by the beneficiaries of the Long-Term Incentive Programs.

ITEM ON GENERAL MATTERS

Seventeenth. Delegation of powers to interpret, complement, develop, execute, amend and formalize the resolutions adopted by the Annual General Meeting.

RIGHT TO COMPLETE THE AGENDA AND TO SUBMIT NEW PROPOSALS FOR RESOLUTIONS

Shareholders representing at least three percent of the share capital may request that a supplement to this notice of call be published, including one or more items on the agenda. This right must be exercised by means of a verified notice received at the registered office within five days of the publication of this notice of call, indicating the identity of the shareholders exercising the right and the number of shares they hold, as well as the items to be included in the agenda, accompanied by supporting reasons or reasoned proposals for resolutions on these items and,

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where appropriate, any other relevant documentation. These same shareholders holding at least three percent of the share capital may also submit, by means of a verified notice to be received at the registered office within five days of the publication of this notice of call, reasoned proposals for resolutions on matters already included or to be included in the agenda, all in accordance with article 519.3 of the Corporate Companies Act. The foregoing is without prejudice to the right of any shareholder during the AGM to formulate, when appropriate, alternative proposals or proposals on items that do not need to be included in the agenda in accordance with the Corporate Companies Act.

RIGHT TO ATTEND

All shareholders who have their shares registered in the corresponding book-entry register five days before the date set for the AGM and who have obtained the corresponding attendance, proxy and remote voting card may attend the AGM, with the right to speak and vote.

The attendance, proxy and remote voting cards will be issued by the participant institution of the Sociedad de Gestión de los Sistemas de Registro, Compensación y Liquidación de Valores, S.A. Unipersonal (hereinafter, “**IBERCLEAR**”) that corresponds in each case, or by the Company itself. These attendance, proxy and remote voting cards may be exchanged on the day of the Meeting for other standardized documents for registering attendance at the Meeting, issued by the Company, in order to facilitate the preparation of the list of attendees and the exercise of the voting rights and other rights of the shareholder.

In order to verify the identity of the shareholders or their authorized representatives, at the entrance to the registered office where the AGM will be held, attendees may be asked to prove their identity by presenting their National Identity Document (DNI) or any other official document generally accepted for this purpose.

REPRESENTATION

Any shareholder who has the right to attend may appoint another person as their proxy at the Meeting; the proxy need not be a shareholder.

When the proxy document is received by the Company with the name of the representative blank, the proxy shall be deemed to have been conferred on the Chairman of the Board of Directors and, in the latter's absence, on the Secretary of the Meeting. If the representative appointed in accordance with the foregoing indications is in conflict of interest in the voting on the proposals that, on or off the agenda, are submitted to the Meeting, and the represented

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shareholder has not given precise voting instructions in accordance with the provisions for this purpose, the proxy will be understood to be conferred on the Secretary of the Board of Directors.

The documents in which the representations appear shall reflect the voting instructions, it being understood that, if the corresponding instruction boxes are not ticked, the represented shareholder gives precise instructions to vote in favor of the proposed resolutions put forward by the Board of Directors.

Unless otherwise indicated by the shareholder represented, the delegation extends to proposals for resolutions not put forward by the Board of Directors or to matters that, although not on the agenda of the AGM, may be put to a vote at the AGM as permitted by law.

If the proxy is extended as indicated in the previous paragraph, it will be understood that the shareholder gives precise instructions to the representative to vote against the proposal unless the shareholder has expressly indicated otherwise.

For purposes of articles 523 and 526 of the Capital Companies Act, the following is noted: (i) the Chairman of the Board of Directors and the other members of the Board may be in a situation of potential conflict of interest with respect to items Fourth and Fifteenth on the agenda; (ii) the Chief Executive Officer may also be in a situation of potential conflict of interest with respect to item Sixteenth on the agenda; (iii) the Directors whose re-election is proposed in items Eleventh, Twelfth, Thirteenth and Fourteenth of the agenda are respectively and individually in conflict of interest with respect to each of these items; and (iv) in the event that, as permitted by law, any of the proposals referred to in sections (b) (removal or dismissal) or (c) (exercise of corporate liability action) of article 526 of the Companies Act are submitted to the AGM, the Director or Directors affected by such proposals would be in conflict of interest in voting on them.

The shareholder must communicate, in writing or by electronic means, to the person designated as proxy, the proxy conferred in his favor. When it is conferred in favor of a member of the Board of Directors, the communication shall be deemed to have been made by receipt by the Company of the documentation in which it is recorded.

The shareholder must also notify the Company, in writing or by electronic means, of both the appointment of a representative and, where appropriate, its revocation.

The Company shall be deemed to have been notified of the appointment of a proxy: (i) by sending the attendance, proxy and remote voting card by post to the attention of the Shareholder Information Office or by e-mail addressed to tarjetas.junta@repsol.com; (ii) by granting by the shareholder their proxy by electronic means through the "Electronic Voting and Proxy" section of the computer application called the Participation Platform (hereinafter, the

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“**Participation Platform**”) available on the Company's website (www.repsol.com); or (iii) by the representative presenting the attendance, proxy and remote voting card, duly completed and signed, in the shareholder entry registers at the place and day indicated for the holding of the Meeting or through the “Remote Attendance” section of the Participation Platform.

The in-person or remote attendance at the AGM of the shareholder who has appointed a representative, or the exercise by that shareholder of remote voting, whether by electronic means or by post, will result in the revocation of the appointment of the designated representative.

RIGHT TO INFORMATION

In addition to the provisions of articles 197 and 520 of the Companies Act, from the date of publication of this notice of call until the holding of the Meeting, the Company publishes on its website (www.repsol.com), without interruption except in cases of force majeure or technical impossibility beyond its control, among other things, the following information and documentation:

1. The notice of call for the AGM.
2. The total number of shares and voting rights existing on the date of the call.
3. The Annual Accounts of Repsol, S.A. and the Consolidated Annual Accounts of the Repsol Group for the year ended December 31, 2025.
4. The reports of the External Auditors on the Annual Accounts of Repsol, S.A. and on the Consolidated Annual Accounts of the Repsol Group for the year ended December 31, 2025.
5. The Management Report of Repsol, S.A. and the Consolidated Management Report of the Repsol Group, which includes the Statement of Non-Financial Information and Sustainability Information, corresponding to the year ended December 31, 2025.
6. The Independent Verification Report of the Statement of Non-Financial Information and Sustainability Information, included in the Repsol Group's Consolidated Management Report 2025.
7. The full text of the proposed resolutions corresponding to the items on the agenda, as well as the reports of the Board of Directors relating to the Seventh, Eighth, Ninth, Eleventh, Twelfth, Thirteenth and Fourteenth items on the agenda, which also include the proposals

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and reports of the Appointment Committee in relation to the Eleventh, Twelfth, Thirteenth and Fourteenth items.

8. The Annual Corporate Governance Report for the year ended December 31, 2025.
9. The Independent Reasonable Assurance Report on the Design and Effectiveness of the Internal Control System on Financial Reporting (ICFR) as of December 31, 2025.
10. The Annual Report on the Remuneration of the Directors of Repsol, S.A. for the year ended December 31, 2025.
11. The current consolidated texts of the Bylaws, the Regulations of the AGM and the Regulations of the Board of Directors.
12. The Report on the Independence of the External Auditor.
13. The Audit and Control Committee's Activity Report for the fiscal year ended December 31, 2025.
14. The Sustainability Committee's Activity Report for the fiscal year ended December 31, 2025.
15. The Company's attendance, proxy and remote voting card model for the Meeting.

From the date of publication of the notice of call, shareholders have the right to examine at the registered office (Calle Méndez Álvaro, nº 44, 28045 Madrid) and to request the immediate and free delivery (which will be sent by e-mail, unless the shareholder requests another method or does not communicate their e-mail address to the Company) of the documentation related to the holding of the AGM referred to in paragraphs 1 to 15 above. In addition to requests made in person, requests for such documentation can be made either by telephone on 900 100 100, or by email to infoaccionistas@repsol.com or by post addressed to the Shareholder Information Office located at Calle Méndez Álvaro, nº 44, 28045 Madrid.

In addition, from the publication of this announcement and until the fifth calendar day prior to the date scheduled for the holding of the AGM, shareholders may request in writing the information or clarifications they deem necessary or ask in writing any questions they consider pertinent regarding the matters included in the agenda of the call. In addition, under the same terms and deadline, shareholders may request written clarifications regarding (i) the publicly accessible information that has been provided by the Company to the National Securities Market Commission since the last AGM, i.e. since May 30, 2025; and (ii) the Reports of the External Auditors on the Annual Accounts of Repsol, S.A. and on the Consolidated Financial Statements

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of the Repsol Group for the year ended December 31, 2025. The foregoing is without prejudice to the right of any shareholder during the AGM to request orally, in the event of having attended in person at the place where the AGM is held, or in writing before the start of the AGM, in the event of remote attendance, the information or clarifications they consider appropriate regarding the matters included in the agenda or to request the clarifications they deem appropriate regarding the information referred to in paragraphs (i) and (ii) above.

VOTING AND PROXY BY REMOTE MEANS PRIOR TO THE MEETING

1. Voting by remote means of communication prior to the holding of the Meeting

In accordance with the provisions of Article 23 of the Bylaws and Article 7 of the Regulations of the AGM, shareholders with the right to attend may vote on the proposals relating to the items included in the agenda prior to the holding of the AGM by means of remote communication, provided that the identity of the person exercising his or her voting rights is duly verified.

1.1 Means of casting remote voting

The valid means of communication for casting remote votes are the following:

(i) Voting by mail or email

To cast a vote by postal mail or email regarding the items included in the agenda, shareholders must complete and sign the “Remote Voting” section of the attendance, proxy, and remote voting card issued by the IBERCLEAR participant in which they have deposited their shares or, where appropriate, by the Company itself.

Once the card has been completed and signed in the corresponding section, the shareholder must send it to the Company by post (to the attention of the Shareholder Information Office, Calle Méndez Álvaro nº 44, 28045 Madrid) or by email (addressed to tarjetas.junta@repsol.com).

If the card issued by the IBERCLEAR participant does not include the “Remote Voting” section or is incomplete, the shareholder may complete it using the card model that the Company makes available on its website (www.repsol.com). This card, duly completed and signed, must be sent to the Company together with the corresponding card issued by the participating Iberclear entity, which must also include the signature of the shareholder exercising their vote.

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(ii) Voting by electronic means through the Participation Platform

The shareholder may cast their vote regarding the items on the agenda of the AGM by accessing the “Electronic Voting and Proxy” section of the Participation Platform, available in the section dedicated to the 2026 AGM on the Company's website (www.repsol.com), and following the procedure established therein, provided that they have an electronic ID card or a qualified electronic signature based on a recognized and valid electronic certificate issued by the Spanish Public Certification Entity (CERES), a division of the Fábrica Nacional de Moneda y Timbre, or by another of the certification service providers indicated on the Participation Platform, and are identified by any of these means.

In addition, shareholders whose shares are deposited in an entity that provides IBERCLEAR with the email address of its customers may also access the Participation Platform to cast their vote using their NIF/NIE number and the code that Repsol (jga.repsol@email.repsol.com) may send to their email. This option does not require an electronic ID card or qualified electronic signature.

The Company may enable additional means of identification that adequately verify the identity of the shareholder.

1.2 Specific rules of remote voting

(i) Direction of vote

If, with respect to any of the items on the agenda, the shareholder casting their remote vote does not mark any of the boxes designated for this purpose, it shall be understood that they are voting in favor of the corresponding proposed resolution put forward by the Board of Directors.

(ii) Deadline for receipt by the Company

To be valid, the vote cast by post, email, or electronic means through the “Electronic Voting and Proxy” section of the Participation Platform must be received by the Company before 24:00 hours (CEST) on May 12, 2026.

Subsequently, the Company will only accept the in-person votes cast at the Meeting.

2. Delegation by remote means of communication

In accordance with article 24 of the Bylaws and article 8 of the Regulations of the AGM, shareholders with the right to attend may delegate their vote prior to the holding of the Meeting

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by remote means of communication, provided that the identity of the participants is duly verified.

2.1 Means of conferring remote representation

The valid means of distance communication to confer representation are the following:

(i) Delegation by post or e-mail

To confer their proxy by post or email, shareholders must complete the “Delegation” section of the attendance, proxy, and remote voting card provided by the IBERCLEAR participant in which they have deposited their shares or, where appropriate, by the Company itself.

Once the card has been completed and signed as indicated in the previous paragraph, the shareholder must send it to the Company by post (to the attention of the Shareholder Information Office, Calle Méndez Álvaro nº 44, 28045 Madrid) or by email (addressed to tarjetas.junta@repsol.com), or to the representative designated to present it on the day of the Meeting or, if applicable, send it through the “Remote Attendance” section of the Participation Platform.

If the card issued by the IBERCLEAR participant does not include the “Delegation” section or is incomplete, the shareholder may complete it using the card model that the Company makes available on the Company's website (www.repsol.com). This card, duly signed, must be sent to the Company by post, by email, or presented on the day of the AGM or, where appropriate, sent through the “Remote Attendance” section of the Participation Platform together with the corresponding card issued by the Iberclear participant, which must also include the signature of the shareholder delegating their representation.

(ii) Delegation by electronic means through the Participation Platform

The shareholder may confer their proxy through the Company's website (www.repsol.com) by accessing the “Electronic Voting and Proxy” section of the Participation Platform, available in the section dedicated to the 2026 AGM and following the procedure established therein, provided that they have an electronic ID card or a qualified electronic signature based on a recognized and valid electronic certificate issued by the Spanish Public Certification Entity (CERES), a division of the Fábrica Nacional de Moneda y Timbre, or by another of the certification service providers indicated on the Participation Platform, and are identified by any of these means.

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In addition, shareholders whose shares are deposited in an entity that provides IBERCLEAR with the email address of its customers may also access the Participation Platform to confer their proxy using their NIF/NIE number and the code that Repsol (jga.repsol@email.repsol.com) may send to their email. This option does not require an electronic ID card or qualified electronic signature.

The Company may enable additional means of identification that adequately verify the identity of the shareholder.

Likewise, the representative appointed by the shareholder may send the proxy granted in their favor through the "Remote Attendance" section of the Participation Platform referred to below.

2.2 Rules specific to remote delegation

The same rules generally established for representation at the Meeting shall apply to remote delegation with respect to (i) delegations received by the Company with the representative's name left blank; (ii) the provision of precise voting instructions consisting of voting in favor of the proposed resolutions put forward by the Board of Directors in the event that the voting instruction boxes are not specifically marked; (iii) the extension of the power of attorney to proposals for resolutions not put forward by the Board of Directors and to matters not included in the agenda that may be discussed at the Meeting, as well as voting instructions with respect to such matters; and (iv) the necessary communication to the representative of the delegation conferred as well as to the Company of the appointment of the representative or its revocation.

For its validity, the proxy conferred by post, by email, or by electronic means through the "Electronic Voting and Proxy" section of the Participation Platform must be received by the Company before 24:00 hours (CEST) on May 12, 2026.

On the day and at the place of the Meeting, the appointed representatives must identify themselves by means of their ID card or any other official document generally accepted for this purpose, so that the Company can verify the delegation conferred, attaching the attendance, proxy, and remote voting cards or a copy or printout of the electronic receipt of said proxy, as the case may be.

3. Common rules for remote voting and proxy

(i) Confirmation of vote or proxy at a distance

The validity of the vote cast and of the proxy conferred by remote means of communication is subject to the verification of the data provided by the shareholder against the file provided by

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IBERCLEAR. If there is a discrepancy between the number of shares communicated by the shareholder conferring the proxy or casting his vote by remote means and that recorded in that IBERCLEAR FILE, the number of shares provided by IBERCLEAR shall prevail for purposes of quorum and voting.

(ii) Priority rules

The in-person or remote attendance at the AGM of a shareholder who has previously delegated or voted remotely, regardless of the means used, will render such delegation or vote null and void. Likewise, in-person attendance at the AGM will supersede remote attendance.

If a shareholder validly exercises both remote voting and proxy, the former shall prevail. Likewise, a vote cast by electronic means through the “Electronic Voting and Proxy” section of the Participation Platform will prevail over a vote sent by post or email. Similarly, a proxy conferred by electronic means through the “Electronic Voting and Proxy” section of the Participation Platform will prevail over one sent by post or email or over one sent by the representative through the “Remote Attendance” section of the Participation Platform.

The vote cast and the proxy conferred through the “Electronic Voting and Proxy” section of the Participation Platform may be revoked by express revocation by the shareholder, carried out by the same means.

If the Company receives two or more votes from the same shareholder by postal mail or e-mail, the vote received at a later date shall prevail. This same rule shall also apply if the Company receives by post or e-mail two or more delegations from the same shareholder.

Any of the co-owners of a share deposit may vote, delegate, or attend, and the priority rules established in this section shall apply to each other. For purposes of article 126 of the Corporate Companies Act, it is presumed that the co-owner who at any time performs an action (delegation, vote, or in-person or remote attendance) has been appointed by the other co-owners to exercise shareholder rights.

(iii) Other provisions

The Company may adapt, with due safeguards, the means to confer remote proxy and to cast remote votes at the Meeting for shareholders who are not resident in Spain, qualified investors, and other similar cases.

The Company reserves the right to modify, suspend, cancel, or restrict the electronic voting and proxy mechanisms for technical or security reasons. Likewise, the Company reserves the right

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to request from shareholders such additional means of identification as it deems appropriate to ensure the identity of the participants, the authenticity of the vote or proxy, and, in general, the legal certainty of the Meeting proceedings.

The Company shall not be liable for any damages that may be caused to the shareholder arising from the lack of availability, maintenance, and effective operation of its website and its services or contents, as well as for breakdowns, overloads, line failures, connection failures, technology incompatibilities, or any other similar eventuality beyond the Company's control that prevents the use of electronic proxy or voting mechanisms.

The "Electronic Voting and Proxy" section of the Participation Platform for the exercise of voting and proxy through electronic means will be operational from April 15, 2026, and will close at 24:00 hours (CEST) on May 12, 2026.

The General Terms and Conditions of the Company's website set out in its Legal Notice will apply to anything not provided for in these proceedings.

PRESENCE OF A NOTARY

The Board of Directors has requested that a Notary Public attend to prepare the Minutes of the Meeting.

ELECTRONIC SHAREHOLDERS' FORUM

In accordance with article 539.2 of the Companies Act, the Company has set up an Electronic Shareholders' Forum on its website (www.repsol.com) on the occasion of the call to the Meeting, which may be accessed with due safeguards by both individual shareholders and voluntary associations that may be constituted in accordance with current regulations, in order to facilitate their communication prior to the holding of the Meeting.

The Forum may be used to publish proposals intended to complement the agenda announced in the notice of call, requests for support of such proposals, initiatives to reach a sufficient percentage to exercise a minority right provided for in the law, as well as offers or requests for voluntary representation.

The Forum does not constitute a channel of communication between the Company and its shareholders and is enabled solely for the purpose of facilitating communication between the Company's shareholders on the occasion of the holding of the Meeting.

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Shareholders who wish to use the Forum must access the “Electronic Shareholders' Forum” section of the Participation Platform available in the section dedicated to the 2026 AGM on the Company's website (www.repsol.com) and follow the procedure established therein, provided that they have an electronic ID card or a qualified electronic signature based on a recognized and valid electronic certificate issued by the Spanish Public Certification Entity (CERES), a division of the Fábrica Nacional de Moneda y Timbre, or by another of the certification service providers indicated on the Participation Platform, and are identified by any of these means.

In addition, shareholders whose shares are deposited in an entity that provides IBERCLEAR with the email address of its customers may also access the Participation Platform to use the Forum using their NIF/NIE number and the code that Repsol (jga.repsol@email.repsol.com) may send to their email. This option does not require an electronic ID card or qualified electronic signature.

The Company may enable additional means of identification that adequately verify the identity of the shareholder.

REMOTE ATTENDANCE

The Board of Directors has agreed, in accordance with article 23 of its Bylaws, that attendance at the AGM may also take place through the use of electronic means that allow for monitoring of the AGM (“**remote attendance**”).

Remote attendance at the AGM will be subject to applicable law and the following basic rules, which will be supplemented and further developed by those published on the Company's website (www.repsol.com):

- (i) **Identification:** In order to attend electronically, shareholders (or their representatives) must register on the Participation Platform, available in the section dedicated to the 2026 AGM on the Company's website (www.repsol.com), provided that they have an electronic ID card or a qualified electronic signature based on a recognized and valid electronic certificate issued by the Spanish Public Certification Entity (CERES), a division of the Fábrica Nacional de Moneda y Timbre, or by another of the certification service providers indicated on the Participation Platform, and are identified by any of these means.

In addition, shareholders whose shares are deposited in an entity that provides IBERCLEAR with the email address of its customers may also register on the Participation Platform using their NIF/NIE number and the code that Repsol (jga.repsol@email.repsol.com) may

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send to their email. This option does not require an electronic ID card or qualified electronic signature.

The Company may provide additional means of identification that duly ensure the identity of the shareholder (or their representative). In the case of representatives, the applicable rules will be developed on the Company's corporate website.

- (ii) **Prior registration:** In addition to identification and registration on the Participation Platform and in order to ensure the identity of the attendees, the correct exercise of their rights, interactivity, and the proper conduct of the meeting, shareholders (or their representatives) identified in accordance with section (i) above who wish to use the remote attendance mechanisms must register in advance in the "Remote Attendance" section of the Participation Platform, from 12:00 p.m. (CEST) on May 7, 2026, to 11:00 a.m. (CEST) on **May 13**, 2026. After that time, no prior registration will be accepted for the exercise of the right to remote attendance.

Once the shareholder (or, where appropriate, his representative) has pre-registered in accordance with the means indicated and within the established period, he or she may attend and vote at the AGM remotely by making the corresponding connection on the day of the AGM.

- (iii) **Connection and attendance:** To allow the proper management of the remote attendance systems, the shareholder (or his representative) who has previously identified and registered to attend the AGM electronically in accordance with sections (i) and (ii) above – identification and prior registration – must connect by accessing the "Remote Attendance" section of the Participation Platform between 8:00 a.m. and 11:45 a.m. (CEST) on **May 13**, 2026 (if the AGM is held on first call) or on **May 14**, 2026 (if, as expected, the AGM is held on second call).

If applicable, on May 13, 2026, once it has been verified that there is insufficient quorum for the holding of the AGM, the Company will publish this information through the section dedicated to the 2026 AGM on the corporate website, confirming that the AGM will be held on second call.

- (iv) **Intervention:** In accordance with the Companies Act, the interventions and proposals for resolutions or requests for information or clarifications that, in accordance with such law, those who attend remotely intend to make must be sent to the Company in writing in the form, terms, and conditions established on the aforementioned website, between 8:00

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a.m. and 11:00 a.m. (CEST) on **May 13** or, as the case may be, **May 14**, 2026, depending on whether the AGM is held on first or second call, respectively. The remote attendee who wishes to have his or her intervention recorded in the minutes of the AGM must expressly indicate this in the text of the submission. Requests for information or clarification made by remote attendees will be answered during the AGM itself or in writing within seven days of the AGM, in accordance with the Capital Companies Act.

If the AGM is held on second call (as expected), remote attendees who have connected on first call must connect again to attend the AGM electronically on second call. Likewise, remote attendees who, having connected to the AGM on first call, have sent interventions and proposals for resolutions or requests for information or clarifications must submit them again, in the terms indicated, on the day on which the AGM is held; otherwise, such submissions will be considered not submitted.

- (v) **Voting:** Voting on proposals relating to items included in the agenda may be cast from the moment of connection by the shareholder (or, where appropriate, the representative) until the Chairman or, where appropriate, the Secretary of the AGM announces the conclusion of the voting period on proposed resolutions relating to items included in the agenda. With regard to proposals for resolutions on those matters that, by legal mandate, do not need to appear on the agenda, remote attendees may cast their votes from the moment these proposals are read in order to proceed to their vote. The procedure set forth in the Bylaws and in the Regulations of the AGM shall be applied for the voting on the proposed resolutions and the counting of votes.
- (vi) **Priority rules:** The in-person or remote attendance at the AGM of a shareholder who has previously delegated or voted remotely, regardless of the means used, will render such delegation or vote null and void. Likewise, in-person attendance at the AGM will supersede remote attendance.
- (vii) **Other matters:** The Company may adapt, with due safeguards, the means to allow remote attendance at the Meeting for shareholders not resident in Spain, qualified investors, and other similar cases.

It is the sole responsibility of the shareholder (or their representative) to keep the keys or means of identification necessary to access and use the remote attendance service. In the case of a legal entity, it must notify any modification or revocation of the powers held by its representative and, therefore, the Company declines any responsibility until such notification is made.

Other Relevant Information

The Company reserves the right to modify, suspend, cancel, or restrict the mechanisms for remote attendance at the AGM when technical or security reasons so require. Repsol will not be liable for any damages that may be caused to the shareholder as a result of breakdowns, overloads, line failures, connection failures, technology incompatibilities, or any other similar eventuality beyond Repsol's control that prevents the use of remote attendance mechanisms at the AGM.

The General Terms and Conditions of the Company's website set out in its Legal Notice will apply to anything not provided for in these proceedings.

PROCESSING OF PERSONAL DATA

Responsible: Repsol, S.A. with registered office at Calle Méndez Álvaro, nº 44, 28045 Madrid.

Data Protection Officer: you can contact him or her via the email address protecciondedatos@repsol.com.

Data subject to processing: (i) The personal data that shareholders (or their representatives) provide to the Company in the exercise of their rights of information, attendance, representation, and voting at the Meeting (e.g., identification data, contact details, access credentials, data relating to the shareholder relationship, etc.); (ii) data provided by the banks, companies, and securities agencies in which said shareholders have deposited their shares, through IBERCLEAR (e.g., identification, contact -including email address-, economic, and financial data); or (iii) personal data, including voice and image, that may result from the audiovisual recording of the Meeting with appearances of an ancillary or voluntary nature by posing in front of the camera.

Purposes and legitimate basis of processing: (i) The management of the call to the AGM and its holding, including the processing of the vote cast and the delegation of the vote conferred, the control of attendance, and the exercise of rights, will be processed on the basis of performance of the shareholder relationship; (ii) the recording of the AGM (the voice and/or image of the in-person or remote attendee that may be recorded or photographed) and its subsequent dissemination, for example, on the corporate website (www.repsol.com), social networks, or the media, will be carried out based on Repsol's legitimate interest in recording and transmitting the AGM in order to comply with the rules and principles of transparency; (iii) the management of requests for information, clarifications, or questions that are submitted by the shareholder, based on the performance of the shareholder relationship between Repsol and the shareholder;

Other Relevant Information

and (iv) establishing, managing, and supervising the operation of the Electronic Shareholders' Forum in order to comply with Repsol's legal obligations.

In compliance with Organic Law 1/1982, of May 5, on the protection of the right to honor, personal and family privacy, and one's own image, by attending the Meeting (in person or remotely), the attendee authorizes the taking of photographs, the audiovisual recording of image and/or voice, as well as their reproduction and/or publication and dissemination in the terms indicated above.

In the room where the Meeting is held, a space excluded from the recording will be set up, which will be marked as such. If they wish not to appear in the recording, the attendee may request to be placed in the area excluded from recording.

Communication of personal data: Personal data may be communicated to the following recipients: (i) the authorities or entities necessary to comply with legal obligations; (ii) suppliers who provide services in their capacity as processors; (iii) the Notary who will attend the general meeting and prepare the Minutes of the Meeting; (iv) the general public to the extent that the data appears in the documentation available on the www.repsol.com website or is disclosed at the AGM, the proceedings of which will be recorded and broadcast on said website, on social networks, and in accredited media. The communication of data provided for in cases (ii), (iii), and (iv) is based on the performance of the shareholder relationship.

Rights of the data subject: Access, rectification, objection, right not to be subject to processing based on automated decisions, deletion, limitation of processing, and to withdraw consent given. In processing based on the legitimate interest of the Data Controller, and without prejudice to the above, the data subject has the right to object and the right to request information on the balancing exercise carried out by the Data Controller. These rights may be exercised by communicating with the Data Controller at the above address or by sending an email to the Data Protection Officer (protecciondedatos@repsol.com). Likewise, you may file a complaint at any time with the corresponding supervisory authority (in Spain, the Spanish Data Protection Agency or AEPD – www.aepd.es).

Duration of processing: For as long as you retain your status as a shareholder and, once the relationship has ended, your data will be kept for an additional 6 years or, where appropriate, until the end of the limitation period for any legal or contractual liabilities that may arise for the Company. As an exception, the data may be blocked in accordance with current regulations and during the legal limitation periods.

More Information: Global Privacy Policy available on www.repsol.com.

Other Relevant Information

Third party appointed by the shareholder: If the shareholder includes data of third parties (e.g., in the event that the attendance, proxy, and remote voting card includes personal data of third parties) and in the event that a third party attends the Meeting, the shareholder will be responsible for informing them of the content of this section, which is applicable, in similar terms, to the processing of data of third parties, and for complying with any other requirement for the correct transfer of personal data to the Company, without the latter having to take any additional action in terms of information or consent. The legal bases for the processing of the data of these third parties are the same as those described above for shareholders.

Madrid, March 25, 2026

Pablo Blanco Pérez
Secretary of the Board of Directors