

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 privileged information published on February 22nd, 2021 (register 734) and with the other relevant information published on February 2nd, 2021 (register 6922) by virtue of which it was announced the call of an Extraordinary General Shareholders’ Meeting to be held on March 3rd 2021 at 12:00 a.m. at first call and if the required quorum is not reached at first call, at second call the day after, March 4th, 2021, the Mercantile Tribunal of Sevilla (Section 3rd) (*Tribunal de Instancia Mercantil de Sevilla (Sección 3ª)*) has resolved today the provisional suspension of said General Shareholders’ Meeting in the interest of the bankruptcy proceeding, in the light of the existing differences among the shareholders regarding the future of the Company and until the General Shareholders’ Meeting might be called and held by and with the presence of the trustee (*administración concursal*) once appointed.

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