

TO THE COMISIÓN NACIONAL DEL MERCADO DE VALORES (CNMV)

In accordance with the provisions of Article 226 of Law 6/2023, of March 17, on the Securities Markets and Investment Services and other applicable regulations, Obrascon Huarte Lain, S.A. ("OHLA" or the "Company") hereby communicates and makes public the following:

INSIDE INFORMATION

On July 1, 2025, the International Chamber of Commerce communicated to the Company a courtesy copy of the arbitral resolution dated June 25, 2025, in the case QATAR FOUNDATION FOR EDUCATION, SCIENCE AND COMMUNITY DEVELOPMENT vs. OBRASCON HUARTE LAIN S.A. - CONTRACK CYPRUS LIMITED (the "JV"), arising from the Hospital de Sidra contract.

OHLA holds a 55% stake in the JV.

At the exchange rate at the date of issuance of this Inside Information notice, the aggregate claim submitted by Qatar Foundation, as reflected in OHLA's Financial Statements, amounted to 958.3 million euros gross, while the JV's counterclaim amounted to 329.3 million euros. In July 2014, Qatar Foundation enforced bank guarantees for the equivalent of 218.3 million euros.

The arbitral resolution declares the JV liable to pay Qatar Foundation **only the net amount equivalent to 24.3 million euros**, pending solely the decision on arbitration costs and interest before October 31 of the current year.

The JV holds 40 million euros in cash, which is sufficient to meet the obligations arising from the arbitration resolution.

The award has no negative impact on OHLA's financial statements, as the amount of the arbitral resolution to be assumed by OHLA is fully covered by the corresponding provision, which reflects the prudent criteria consistently applied by OHLA in its estimates.

Therefore, this arbitral resolution removes a potential contingency of up to 740 million euros for the JV.