# ALANTRA PARTNERS, S.A. ANNUAL GENERAL MEETING

	adrid, at calle Padilla n ne (being predictable t				all, or	on the	follow	ing da	ıy, 26 <i>ı</i>	April 2	2018, c	n sec	ond ca	all, in t	he same place and at the same
	Shareholder(s)		Address:												
	Securities account number Number of sh			of shares	<u> </u>										
	Number 0			o. o.i.a. oo											
	Minimum no. of shares needed to attend	No. of votes													
	1														
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Shareholders wishing to attend the Annual General Meeting in person must sign in the space provided below and present this form on the date of the Annual General Meeting, along with the attendance card issued by the member entity of IBERCLEAR in charge of your book entry records.  Signature of the attending shareholder															
ln	, or	ı	2018												
				PF	ROXY	/ APP	POINT	MEN	IT						
the Board of Directors or, subsidiary, in case of absence or prohibition to vote due to a conflict of interest of the Vice Chairman, the Coordinating Director. All the foregoing without prejudice to what is noted below regarding potential specific conflicts of interest set forth in the Spanish Companies Act provisions.  2															
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		Agenda ite In favour	m	1	2	3	4	5	6	7	8	9	10	11	-
		Against													-
		Abstention	1												-
Unless expressly stated to the contrary below, the proxy appointment extends to any draft resolutions not submitted by the Board of Directors and to any items not included on the accompanying agenda, in respect of which the proxy holder shall cast his vote in the manner that he deems to best serve the interests of the appointing shareholder in the framework of the Company's interest. Check the NO box below if you are against extension of your proxy appointment in this manner, in which case the shareholder shall be understood to have instructed the proxy holder to abstain from voting in such instances:															
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#### **VOTING BY CORRESPONDENCE**

Shareholders not intending to attend the Meeting or appoint a proxy may vote by correspondence. The shareholder holding this attendance card shall be understood to exercise his right to vote by casting votes in favour of all of the draft resolutions submitted by the Board of Directors in respect of the items included on the Meeting agenda published by the Company, unless other specific voting instructions are issued in the table below. If none of the boxes is checked in respect of any of the agenda items, your vote shall be deemed cast in favour of the proposal submitted by the Board of Directors. Regardless, in addition to the rules stipulated in applicable law, the Bylaws and the General Meeting Rules, you are bound by the rules listed in the Meeting call notice and on the Company's website (www.alantra.com ) (mark an X in the corresponding boxes):

Agenda item	1	2	3	4	5	6	7	8	9	10	11
In favour											
Against											
Abstention											

Unless expressly stated to the contrary below, in relation to any draft resolutions not submitted by the Board of Directors and any items not included on the accompanying agenda, your voting instructions shall be understood to have been delegated in the Chairman of the Board of Directors. The rules regarding voting instructions and proxy substitution in the event of a conflict of interest outlined in the PROXY APPOINTMENT section shall apply. Check the NO box below only if you are against this proxy appointment and do not authorise this substitution (in which case the shareholder shall be understood to abstain from voting on such motions):

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Shareholder's signature	
In, on, on 2018	

#### **DATA PROTECTION**

The personal data submitted by shareholders to the Company in the course of exercising their rights to attend, appoint proxies and vote at the Annual General Meeting and the data furnished by the banks and brokerages at which these shareholders have their shares deposited and through the entity legally in charge of the administration of the book entry records, IBERCLEAR, will be handled (and include into a file for which the Company will be responsible) in order to manage and monitor the existing shareholder list in respect of the call of and holding of the Annual General Meeting. These data may be furnished to the notary public attending the Annual General Meeting, to third parties in exercising their information right set forth in the applicable law or be public domain to the extent included in the documentation uploaded on the Company's website or shown at the Annual General Meeting (which may be recorded and uploaded on the web site). By attending the Annual General Meeting, attendees consent to such recording and broadcast.

Shareholders are entitled to exercise their right to access, modify, delete and contest this data in accordance with the provisions of Spain's Data Protection Act (Organic Law 15/1999 of 13 December 1999) by writing to the Company at Padilla 17, 28006, Madrid.

In the event that the attendance, proxy appointment and correspondence voting form includes personal data referring to natural persons other than the shareholder, the shareholder is obliged to inform such persons of the considerations outlined above and to comply with any other applicable requirements in respect of the correct transfer of personal data to the Company, so that the Company does not have to take any further action.

### **AGENDA**

- 1. Review and approval of the individual annual accounts of the Company (Balance Sheet, Profit and Loss Account, Statement of Changes in Equity, Statement of Cash Flows and Notes) and of the consolidated annual accounts of the Company and its Group of companies (Consolidated Statement of Financial Position, Consolidated Profit and Loss Account, Consolidated Statement of Recognised Income and Expense, Consolidated Statement of Total Changes in Equity, Consolidated Statement of Cash Flows and Notes to the Consolidated Annual Accounts), as well as both the Company' individual Management Report and the Group's consolidated Management Report for the financial year ended 31 December 2017.
- 2. Allocation of the Company's profit for the year ended 31 December 2017.
- 3. Review and, where appropriate, approval of the management of the Board of Directors during the financial year ended 31 December 2017.
- 4. Review and, where appropriate, approval of the distribution of an interim dividend of the result of year 2018.
- 5. Review and, where appropriate, approval of the reappointment of the auditors for the Company.
- 6. Review and, where appropriate, approval of the reappointment of Mr. Santiago Bergareche Busquet as other external director of the Company, for the statutory period.
- Review and, where appropriate, approval of the ratification and reappointment of Mr. Josep Pique Camps as "proprietary" director of the Company, for the statutory period.
- 8. Review and, where appropriate, approval of the Director's Remuneration Policy.
- 9. Authorization for the reduction of the calling period for the Extraordinary General Meetings of the Company, according to article 515 of the Spanish Companies Act.
- 10. Delegation of powers for the notarisation and registration of the resolutions approved by the Annual General Meeting and for the mandatory registration of annual accounts.

## ITEM SUBMITTED FOR ADVISORY VOTE

11. Advisory vote of the Annual Report on Directors' Remuneration of the Company of fiscal year 2017.