

Chapela, 16 July 2012

## ANNOUNCEMENT OF RELEVANT FACT NOTICE

Dear Sirs,

In accordance with article 82 of Law 24/1988 of 28 July on Securities Market, PESCANOVA, S.A. ("**Pescanova**" or the "**Company**"), announces the following:

## RELEVANT FACT NOTICE

In connection with the capital increase with pre-emptive subscription rights of Pescanova, currently in progress, that was announced by way of a relevant fact notice published on 10 July 2012 with registry number 169,574 (the "**Capital Increase**"), it is notified that the shareholders who are also directors of Pescanova or who have proposed the appointment of proprietary directors of Pescanova Mr. Manuel Fernández de Sousa-Faro (through Sociedad Anónima de Desarrollo y Control), Mr. Alfonso Paz-Andrade Rodríguez (through Nova Ardara Equities, S.A.), Luxempart, S.A. and Corporación Económica Damm, S.A. (that proposed the appointment of Mr. José Carceller Arce as director of the Company) that assumed before the Company the commitment referred to in section 5.2.2. of the securities note of the Capital Increase, approved by the National Securities Market Commission (*Comisión Nacional del Mercado de Valores*) on 10 July 2012, have subscribed and paid out within the first three trading days of the pre-emptive subscription period, in aggregate, 1,858,737 ordinary shares of the Company representing approximately 20% of the new shares underlying the Capital Increase, for a total amount of EUR 25,000,012.65.

Yours faithfully,

By.: Alfredo López Uroz Administration Department

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## **IMPORTANT NOTICE**

This notice shall not be deemed as a prospectus and, therefore, the investors shall not subscribe shares from this new issuance of Pescanova, S.A. or acquire pre-emptive subscription rights unless on the basis of the information disclosed in the prospectus of the issuance.

This notice does not constitute a public offering to sell or a call for offers for the subscription of pre-emptive subscription rights or new shares issued in relation to the capital increase in any jurisdiction in which such offer or call is deemed to be illegal or, if appropriate, until the relevant requirements are met.

Neither the content of the web page of Pescanova, S.A. nor any web page accessible to the public through hyperlinks posted on the webpage of Pescanova, S.A. shall be deemed as incorporated to, or part of this notice.

The distribution of this notice and/or the prospectus and/or the transfer of pre-emptive subscription rights and /or new shares in jurisdictions other than Spain may be subject to restrictions by the relevant legislation. The persons who have access to this notice shall be informed of such restrictions and comply with them. A breach of such restrictions may constitute a breach of the law on securities market of the referred jurisdictions.

This notice shall not be deemed as a public offer in the United States of America. The new shares and the pre-emptive subscription rights shall not be offered or sold in the United Stated of America without the prior registration of the prospectus therein, unless any of the exceptions to the registration of such prospectus is applicable.

Pescanova, S.A. does not intent to register this capital increase in the United States of America or in any jurisdiction other than Spain.