

# NOTICE OF OTHER RELEVANT INFORMATION GRENERGY RENOVABLES, S.A. 8th April 2021

In accordance with article 17 of the Regulations (UE) number 596/2014 on market abuse and article 228 of the Securities Market Act passed by Legislative Royal Decree 4/2015 of October 23 and concordance rules, we inform the market about the following Relevant Fact referred to GRENERGY RENOVABLES, S.A. ("GRENERGY"):

# OTHER RELEVANT INFORMATION

# **Notice of General Meeting of Shareholders**

The Board of Directors of Grenergy Renovables, S.A. (the "Company") has agreed to convene an Ordinary General Meeting of Shareholders, to be held on first call on 11 May 2022, at 12 pm, at Calle Rafael Botí, number 26, Madrid, and on second call, one day later, i.e. 12 May 2022, at the same time and location, in order to discuss and decide on the items included in the agenda, as specified below:

Announcement of the call is attached
We remain at your disposal for any clarifications.
Madrid, 8th April 2022.
D. David Ruiz de Andrés Chairman of the board. GRENERGY RENOVABLES, S.A.

# GRENERGY RENOVABLES, S.A. Notice of General Meeting of Shareholders

The board of directors of Grenergy Renovables, S.A. (the "Company") has agreed to convene anordinary general meeting of shareholders, to be held on first call on 11 May 2022, at 12 pm, in Madrid, calle Rafael Botí 26, and on second call, on 12 May 2022, at the same time and location, in order to discuss and decide on the items on the agenda, as specified below.

The board of directors informs shareholders that, given the composition of the shareholding structure, the meeting is expected to be held on first call on 11 May 2022.

#### **Agenda**

**First.** - Review and approval, if deemed appropriate, of the Annual Accounts (including the Balance Sheet, Profit and Loss Account, Statement of Changes in Equity, Statement of Cash Flows and Annual Report) and of the Company's Management Report for Financial Year ended 31 December 2021.

**Second.** - Review and approval, if deemed appropriate, of the Consolidated Annual Accounts (including the Consolidated Balance Sheet, Consolidated Profit and Loss Account, Consolidated Statement of Changes in Equity, Consolidated Statement of Cash Flows and Consolidated Annual Report) and of the Consolidated Management Report of the Company and its dependent companies for Financial Year ended 31 December 2021.

**Third.** - Review and approval, if deemed appropriate, of the proposed appropriation of profit ofthe Company for Financial Year ended 31 December 2021.

**Fourth.** - Review and approval, if deemed appropriate, of the Board of Directors' corporate management for Financial Year ended 31 December 2021.

**Fifth.** - Expansion of the objects of the Company and, accordingly, amendment of article 2 of its By-laws to make specific provision for construction of facilities and energy commercialisation activities.

**Sixth.** - Renewal of appointment of the auditors of the Company and its consolidated group forfinancial years 2022 and 2023.

**Seventh.** - Modification of the directors' compensation policy for financial year 2022.

Eighth. - Advisory vote on the annual report on directors' compensation for financial year 2021.

**Ninth**. - Determination of the maximum amount of the annual compensation payable to directors as a whole, in their capacity as such, for financial year 2022.

**Tenth.** - Determination of the maximum amount of the annual compensation payable to directors with executive functions for financial year 2022.

**Eleventh.** - Directors' compensation Policy for financial years 2023, 2024 and 2025.

**Twelfth.** - Authorisation given to shorten the period for calling extraordinary general meetings of shareholders in accordance with the provisions of section 515 of Spain's Joint Stock Companies Act (*Ley de Sociedades de Capital*).

**Thirteenth.** - Granting power of attorney so that the resolutions adopted at this meeting may be formalised, interpreted, corrected, implemented and registered, as the case may be.

**Fourteenth.** - Drawing up, Reading and, if deemed appropriate, approval of the minutes of theMeeting.

# Right of attendance

The General Meeting of Shareholders may be attended by all shareholders registered as such in the Company's relevant book-entry ledger at least five days prior to the date of the Meeting, asevidenced by producing the relevant entitlement certificate or attendance card delivered by the Company or by any company in charge of keeping the book-entry ledger, or by any other means admitted by current legislation. Registration of attendance cards shall commence two hours before the scheduled time of the Meeting.

## **Expected holding of the meeting**

The Board of Directors informs shareholders that, given the Company's shareholding structure, the Meeting is expected to be held on first call, i.e., on 11 May 2022.

## Representation right

Any shareholder having the right to attend General Meetings may be represented thereat by another person, whether a shareholder or not, in such manner and under such conditions as areset forth in the Joint Stock Companies Act, in section 16 of the By-laws and in section 7 of the General Meeting Regulations.

Proxies must be in writing and specific for each General Meeting. The conditions and scope thereof are set forth in the Joint Stock Companies Act. In any event, the number of shares represented shall be taken into account when calculating the quorum for a Meeting. Proxies may always be revoked. The proxy shall be deemed revoked if the shareholder who appointed the proxy attends the Meeting.

When voting, the proxy holder is required to follow the instructions, if any, given by the shareholder he/she represents. Proxies may represent more than one shareholder, and there isno maximum limit to the number of shareholders they may represent. In the event that severalshareholders are represented by the same proxy, the latter may issue different votes in line withthe instructions given to him/her by each shareholder.

In the event of doubt regarding the beneficiary or the scope of the representation, the proxy is deemed: (i) to be granted to the Chairperson of the Board of Directors; (ii) to cover all the itemsincluded in the agenda, as stated in the notice of meeting; (iii) to vote for the approval of all proposals made by the Board of Directors in connection with the items included in the agenda, as stated in the notice of meeting; and (iv) to cover any items not included in the agenda, as stated in the notice of meeting, which may be dealt with at the General Meeting of Shareholdersin accordance with law, in respect of which the proxy shall cast his/her vote as he/she deems right having regard to the interests of the shareholder who appointed the proxy within the framework of the Company's interests.

The granting of proxy shall be specified on the attendance card or by means of a letter, which in any event must carry a hand-written signature, notwithstanding the provisions below regarding the delegation of proxies by means of remote communication systems prior to the General Meeting being held. The form of attendance card, as adapted to this General Meeting of Shareholders, is available on the Company's corporate website (www.grenergy.eu).

## Right to information

As from the date of the publication of this notice, shareholders may review at the Company's registered office, and access on its corporate website (<a href="www.grenergy.eu">www.grenergy.eu</a>), all the documents referred to below, and have the Company deliver or send to them, free of charge, a copy thereof:

- 1.- The entire content of the notice convening the ordinary general meeting of shareholders.
- 2.- The proposals for resolution corresponding to each of the items on the agenda, as submitted by the Board of Directors for approval by the General Meeting, as well as, where appropriate, the proposed resolutions submitted by shareholders.
- 3.- The individual Annual Accounts (including the Balance Sheet, Profit and Loss Account, Statement of Changes in Equity, Statement of Cash Flows and Annual Report) and of theCompany's Individual Management Report for Financial Year ended 31 December 2021,together with the audit report.
- 4.- The Consolidated Annual Accounts (including the Consolidated Balance Sheet, Consolidated Profit and Loss Account, Consolidated Statement of Changes in Equity, Consolidated Statement of Cash Flows and Consolidated Annual Report) and the Consolidated Management Report of the Company and its dependent companies for Financial Year ended 31 December 2021, together with the audit report.
- 5.- The Board of Directors' report concerning the amendment of article 2 of the By-laws.
- 6.- The Appointments and Remuneration Committee's report concerning the proposal to amend the Directors' Compensation Policy for financial year 2022.
- 7.- The Directors' Compensation Policy for financial years 2023, 2024 and 2025
- 8.- The Appointments and Remuneration Committee's report on the directors' compensation policy for financial years 2023, 2024 and 2025.

- 9.- The annual report regarding directors' compensation for financial year
- 2021.10.- The annual corporate governance report for financial year 2021.
- 11.- Reports on the functioning of the Audit Committee and of the Appointments and Remuneration Committee for financial year 2021.
- 12.- The report on the related-party transactions carried out by the Company throughoutfinancial year 2021.
- 13.- The report on the Independence of the Company's auditor.
- 14.- The attendance card and the form to vote by proxy and remote
- voting.15.- Total number of shares and voting rights as of the date of the
- notice. 16.- Rules on the use of the Shareholders' Electronic Forum.

Shareholders may request directors, in writing and up to five days prior to, and including, the date on which the general meeting is to be held, to provide them with such information or explanations as they may deem expedient, or to submit such questions in writing as they may deem appropriate, in connection with any items on the agenda or with the information accessible to the public provided by the Company to the *Comisión Nacional del Mercados de Valores* since the date of the last ordinary general meeting, i.e., since 29 June 2021. This right may be exercised by sending the written communication to the e-mail address inversores@grenergy.eu or to the mailing address 28023 Madrid, Calle Rafael Botí 26, *Departamento de Relación con Inversores* (Investor Relationship Department). In addition, while the meeting is held, the Company's shareholders may orally request any further information orclarification regarding said issues.

Similarly, pursuant to the provisions of section 518 of Spain's Joint Stock Companies Act, between the date of publication of this notice of meeting and the date of the General Meeting, the information referred to in that section may be reviewed by shareholders through the Company's website.

# Voting and appointment of proxies by means of remote communication systemsprior to the Meeting

Prior to the Meeting, shareholders with attendance rights may appoint a proxy or cast a vote bymeans of remote communication systems on the proposals concerning the items on the agenda, as stated in the notice of meeting, in writing and by postal mail (by sending the duly filled-out attendance card to the Company's registered office, at Calle Rafael Botí 2, 28023 Madrid), in accordance with the By-laws and other internal regulations of the Company concerning the exercise of representation and voting rights by means of remote communication systems, in both cases pursuant to the provisions established by law.

The proxies and remote voting forms sent by postal mail must be received by the Company, as a general rule, prior to 23:59 on 10 May 2022.

Proxies may be given using the printed form on the attendance card or by any other means stipulated in the Company's By-laws and other internal regulations concerning the exercise of representation and voting rights by means of remote communication systems, in both cases pursuant to the provisions established by law. The documents used to appoint any proxies for general meetings must contain the relevant voting instructions.

The attendance card form and the rules approved by the Company's Board of Directors in connection with the exercise by shareholders of their representation and voting rights by means of remote communication systems are posted on the Company's website.

Electronic votes may be cast through the corporate website, <u>www.grenergy.eu</u>, from 0:00 on 9April 2022 to 23:59 on 10 May 2022.

The guarantees the Board of Directors deems appropriate in ensuring the authenticity and identification of the shareholder exercising, before the meeting is held, his/her voting rights by electronic means are the qualified electronic signature and the advanced electronic signature, as set forth in Act 6/2020, of 11 November, provided that they are based on (i) the Electronic User Certificate issued by the Spanish Public Certification Authority (CERES), which depends on the *Fábrica Nacional de la Moneda y Timbre* (Spanish Mint), if it has not been revoked, or on (ii)the qualified electronic certificate incorporated into the electronic identity card issued inaccordance with Royal Decree 1553/2005, of 23 December, regulating the delivery of identity cards and their electronic signature certificates.

Votes cast by electronic means shall be null and void:

- (a) In the event of subsequent express revocation notified by the same means used to issuethe same and within the timeline established therefor.
- (b) If the shareholder that voted by electronic means attends the meeting.

#### Personal data protection

Any personal data supplied by shareholders to the Company in connection with the exercise of their attendance, representation and voting rights at General Meetings, or to be supplied by financial institutions and securities agencies and companies with which their shares are deposited, through the entity that is legally entitled to keep the book-entry ledger, as well as any audio-visual recording of the entire General Meeting, so that it may be easily followed and adequately publicized, shall be processed with the purpose of managing the development, lawfulness and monitoring of the shareholding relationship existing between the Company andits shareholders, as well as with the purpose of submitting any information requested by shareholders, as the case may be. In addition, shareholders are informed that their data shall beprocessed with the purposes stated above. Shareholders are entitled to exercise their rights of access, erasure, rectification, portability, purpose limitation and opposition, as well as their rightto withdraw their consent, in accordance with the provisions of the General Data Protection Regulation and other provisions in force, by sending a letter (which should include the identification information of the rightsholder by means of a photocopy of his/her identity card) to Grenergy Renovables, S.A. - Calle Rafael Botí 26, Madrid.

The Company, acting as data controller, states that it has adopted all legally-required securitymeasures at its facilities, systems and files, thus guaranteeing the confidentiality of the relevant

personal data, except in the event that personal data must be disclosed by law or in accordancewith a court or governmental order.

Involvement of a notary at the General Meeting

The Board of Directors has agreed to have a Notary attend the Meeting in order to draw up theminutes thereof.

Supplement to the notice of meeting and presentation of proposals

Shareholders representing at least three percent of the share capital may request the publication of a supplement to the notice of General Meeting of Shareholders, including one ormore items on its agenda, provided that the new items are accompanied by a justification or, ifappropriate, by a justified resolution proposal.

This shareholders' right may be exercised by sending a written notice that must be received at the registered office within five days of the date of publication of the notice of meeting. The supplement to the notice of meeting must be published at least fifteen days before thescheduled date of the General Meeting.

Shareholders representing at least three percent of the share capital may, within five days of publication of the notice of meeting, present substantiated resolution proposals concerning issues already included or which should be included in the agenda. As they are received, the Company shall ensure that these proposals are notified to the remaining shareholders, togetherwith any supporting documentation, if deemed appropriate, and the Company shall ensure publication thereof on its corporate website during the period established by the legal regulations in force.

#### General information

In order to guarantee compliance with section 539 of the Joint Stock Companies Act, a Shareholders' Electronic Forum has been set up on the Company's website. The rules governingits operation and the forms that must be filled out to participate therein are available on the Company's website.

For any issue concerning the General Meeting not dealt with in this notice, shareholders may review the General Meeting regulations, which are available on the Company's website.

Madrid, 8 April 2022.

Florentino Vivancos Gasset
The Secretary of the Board of Directors