

## Other relevant information

Madrid, July 29, 2021

In relation to the ruling of the Central Court of Instruction number 6 of the National Court (Audiencia Nacional), which dismisses and files the proceedings with respect to Repsol. S.A. ("Repsol" or the "Company") and its Chairman, Antonio Brufau Niubó, in the Separate Piece 21 related to the contracting of Cenyt, SA, ("Cenyt"):

The company welcomes the Court's decision, which is an acknowledgement of the profound culture of regulatory compliance that Repsol considers intrinsic to its way of doing business.

Even before the introduction of specific mandatory legal provisions, Repsol had implemented a code of ethics and conduct as well as specific internal rules of due control for all its employees, managers and collaborators in line with the most advanced and demanding national and international standards.

Therefore, based on the well-founded conviction that there has been no illicit conduct or conduct contrary to the Company's Code of Ethics and Conduct by any current or former company director, manager or employee of the company, Repsol reiterates its support and confidence in those among them who remain under investigation.

The company reaffirms its commitment to full cooperation with the justice system and its full confidence in the work of the Spanish courts and tribunals.