



Madrid, 29 December 2021

Pursuant to article 227 of Royal Legislative Decree 4/2015, of 23 October, enacting the consolidated text of the Securities Market Act, Aena S.M.E., S.A. (the “**Company**” or “**Aena**”) reports the following:

### **OTHER RELEVANT INFORMATION**

Further to the communication of Other Relevant Information, dated 10 May 2021, with registration number 9330, regarding the effects of the Supreme Court ruling of 8 March 2021 on the commercial leasing model managed by Aena, the Company states the following:

The Central Administrative Tribunal of Contractual Appeals, in its Resolution of 22 December 2021, has rejected four accumulated claims filed by the business association Marcas de Restauración against the specifications of the Aena contracting procedures for the contracting of different catering spaces, multi-shops and vending machines in several airports of the network.

The Tribunal’s decision is based on the fact that the technical modifications included by Aena in the contracting specifications of the tendered contracts mean that these contracts are considered to be leases of real estate and not concession contracts as the complainant association described them and, therefore, they can only be examined before the civil jurisdiction.

This Resolution confirms the legality of Aena’s commercial model for the development of catering in its airport network, which will continue to be based on the leasing model, as at present.

The Secretary of the Board of Directors

Juan Carlos Alfonso Rubio