

Pursuant to the provisions of Article 227 of the recast text of the Spanish Securities Market Law, approved by Royal Legislative Decree 4/2015, of 23 October, Inmobiliaria Colonial, SOCIMI, S.A. ("Colonial" or the "Company") reports the following

OTHER SIGNIFICANT INFORMATION

Colonial's Board of Directors has agreed to call an Ordinary General Meeting of Shareholders, to be held at Hotel Villa Magna, Paseo de la Castellana 22, 28046 Madrid, on 20 June 2022 at 11 a.m., on first call, and at the same time and place on the following day, 21 June 2022, on second call. The General Meeting is expected to be held on second call.

Appendices I and II contain the call notice and the complete texts of the proposed resolutions drawn up by the Board of Directors of Colonial, respectively.

Madrid, 17 May 2022.

Mr. Juan José Brugera Clavero Chairman of the Board of Directors

ANNEX I Notice of the call

INMOBILIARIA COLONIAL, SOCIMI, S.A. NOTICE OF ORDINARY GENERAL MEETING OF SHAREHOLDERS

As agreed by the Board of Directors of Inmobiliaria Colonial, SOCIMI, S.A. (the "Company"), the Company's shareholders are hereby called to the Ordinary General Meeting to be held in Hotel Villa Magna, Paseo de la Castellana, 22, 28046 Madrid on 20 June 2022, at 11 a.m., on first call, and at the same time and place on the following day, 21 June 2022, on second call.

The Ordinary General Meeting of Shareholders is expected to be held on second call, on 21 June 2022, at 11 a.m. In the event the foregoing schedule is altered, it shall be notified in due course.

The General Meeting will be held according to the following

AGENDA		
1.	Items relating to the annual financial statements, distribution of profit, corporate management, and auditor re-election.	
First	Examination and approval of the individual and consolidated annual financial statements of Inmobiliaria Colonial, SOCIMI, S.A. for the fiscal year ended 31 December 2021.	
1.1.	Approval of the individual annual financial statements of Inmobiliaria Colonial, SOCIMI, S.A. for the fiscal year ended 31 December 2021.	
1.2.	Approval of the consolidated financial statements of Inmobiliaria Colonial, SOCIMI, S.A. for the fiscal year ended 31 December 2021.	
Second	Examination and approval of the proposed distribution of profit for the fiscal year ended 31 December 2021. Distribution of dividends.	
2.1.	Examination and approval of the proposed distribution of profit for the fiscal year ended 31 December 2021.	
2.2.	Distribution of dividends.	
Third	Examination and approval of the individual and consolidated Directors' Reports of Inmobiliaria Colonial, SOCIMI, S.A. and approval of the business management by the Board of Directors in the fiscal year ended 31 December 2021.	
Fourth	Re-election of the auditor of Inmobiliaria Colonial, SOCIMI, S.A. and its consolidated group for the fiscal year ended 31 December 2023.	
II.	Items relating to authorisations granted to the Board of Directors	
Fifth	Authorisation to the Board of Directors for the buyback of treasury shares.	
Sixth	Authorisation to shorten the period established for calling the extraordinary general meetings of shareholders of Inmobiliaria Colonial, SOCIMI, S.A. in accordance with Article 515 of the Spanish Companies Act.	



Items relating to the re-election of Directors

IV.	Items relating to the Directors' remuneration
7.5	Re-election of Mr Luis Maluquer Trepat as Company Director
7.4	Re-election of Mr Javier López Casado as Company Director
7.3	Re-election of Mr Juan Carlos García Cañizares as Company Director
7.2	Re-election of Mr Pedro Viñolas Serra as Company Director
7.1	Re-election of Mr Juan José Brugera Clavero as Company Director
Seventh	Re-election of Directors

Eighth Amendments to the Directors' Remuneration Policy of Inmobiliaria Colonial, SOCIMI,

S.A. regarding the maximum aggregate annual remuneration to be paid to all

Directors for their role as such.

Ninth Voting, in an advisory capacity, on the Annual Report on the Remuneration of

Directors of Inmobiliaria Colonial, SOCIMI, S.A. for 2021.

V. Point relating to the delegation of powers

Tenth Delegation of powers

III.

SUPPLEMENT TO THE CALL AND SUBMISSION OF FURTHER MOTIONS

Pursuant to Article 16 of the Company Bylaws and Article 519 of the recast text of the Spanish Companies Act passed by Royal Legislative Decree 1/2010 of 2 July (the "Companies Act"), any shareholders of the Company representing at least 3 % of the share capital may request that a supplement to the call of the Ordinary General Meeting of Shareholders be published to include one or more items on the Agenda, provided that the new items are accompanied by their motives or, where appropriate, a supporting motion. Such right shall be exercised by delivering a certified notice to the Company, which must be received at its registered office, at Paseo de la Castellana 52, 28046 Madrid, within five days from the publication of this call. The supplement to the call must be published at least 15 days before the date scheduled for the General Meeting.

Likewise, shareholders representing at least 3 % of the share capital may, within the same period described in the paragraph above, submit reasoned motions on matters that have already been or should be included in the Agenda for a called General Meeting. Upon receiving such motions, the Company shall ensure that all other shareholders are informed of the motions and any accompanying documentation by keeping them published on the corporate website (www.inmocolonial.com).



RIGHT TO INFORMATION

From the publication of this call until the fifth day before the General Meeting, the Company's shareholders may request any information or clarifications they deem necessary regarding the items on the Agenda or submit any relevant questions in writing. During the General Meeting, the Company's shareholders, if they wish to exercise their right to information, may verbally request any information or clarification they deem on the matters contained in the Agenda if they attend the General Meeting physically. In addition, during the General Meeting, shareholders may also verbally request the Directors any clarification they deem regarding the information available to the public that the Company had provided to the CNMV since the holding of the last General Meeting and regarding the auditor's report. Without detriment to the above, the shareholders who attend the General Meeting online and intend to exercise this right should follow the instructions given under the heading "Rules for Online Attendance" herein.

Pursuant to Articles 197, 272, 518, 520 and related provisions of the Companies Act, the Company's shareholders may examine and inspect the documents listed below at the registered office, in Madrid, Paseo de la Castellana, 52, and on the corporate website (www.inmocolonial.com), and may request their delivery or dispatch for free. Shareholders of the Company may also access and examine this documentation at the Company's offices in Avenida Diagonal 532, Barcelona.

- The announcement of the call.
- The total number of shares and voting rights on the date of the call.
- The full texts of the motions on all and any items on the Agenda and, where appropriate, the motions submitted by shareholders.

In addition, regarding the items on the agenda concerning the annual financial statements, the distribution of profit, business management and auditor re-election, the following is provided:

- The individual annual financial statements (comprising the Balance Sheet, Income Statement, Statement of Changes in Equity, Statement of Cash Flows and the Annual Report) for 2021, along with the relevant management report and auditor's report.
- The consolidated financial statements (comprising the Consolidated Statement of Financial Position, the Consolidated Statement of Comprehensive Income, the Consolidated Statement of Changes in Equity, the Consolidated Statement of Cash Flows and the Consolidated Annual Report) for 2021, along with the relevant management report and auditor's report.
- Annual Corporate Governance Report for 2021.
- Audit and Control Committee report on the independence of the external auditor.
- Report by the Audit and Control Committee on its operations.
- Report by the Appointments and Remuneration Committee on its operations.

In connection with the items on the agenda regarding the re-election of the Directors, the following is provided:

- Supporting report from the Board of Directors assessing the competence, experience and merits of the candidates proposed for re-election.



- Report by the Appointments and Remuneration Committee on the non-independent Directors proposed for re-election.
- Information on the Directors whose re-election is put to the vote at the General Meeting of Shareholders.

In connection with the items on the agenda regarding the remuneration of Directors, the following is provided:

- Report by the Appointments and Remuneration Committee on the motion to amend the Directors' Remuneration Policy.
- Report by the Board of Directors on the motion to amend the Directors' Remuneration Policy.
- Annual Report on Directors' remuneration for 2021.

Also, generally:

- Communication channels between the Company and the shareholders.
- Model attendance, proxy and remote voting card.
- Methods and procedures to appoint a proxy at the General Meeting and to exercise the remote voting before the Meeting.
- Operating Rules for the Online Shareholders' Forum.
- Instructions to attend and vote at the General Meeting online.

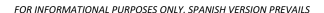
RIGHT TO ATTEND AND VOTE

Pursuant to the provisions of Article 19 of the Company Bylaws and Article 12 of the Regulations of the General Meeting of Shareholders, shareholders may attend and vote at the General Meeting, in person or by proxy, where such shareholders, alone or as a group, hold at least 500 shares, which must be entered in the shareholder register five (5) days before the date scheduled for the General Meeting. Such shareholders must furnish evidence of the foregoing by showing the relevant certificate of standing, or attendance, proxy and remote voting card issued by the Company or any entities responsible for the keeping of the shareholder register. Without detriment to the above, the shareholders who attend the General Meeting online should follow the instructions given under the heading "Rules for Online Attendance" herein.

RIGHT OF REPRESENTATION

Pursuant to the provisions of Article 20 of the Company Bylaws and Article 13 of the Regulations of the General Meeting of Shareholders, any shareholder entitled to attend may be represented at the General Meeting by any person, even if he/she is not a shareholder. The proxy must be granted in writing or by means of remote communication, and specifically for this General Meeting, under Article 184 of the Companies Act.

A proxy may represent more than one shareholder, without any restrictions on the number of shareholders he/she can represent. A proxy who represents several shareholders may cast both affirmative and negative votes in accordance with the instructions given by each shareholder.





The right to grant proxy will be exercised as instructed in the applicable regulations and on the corporate website (www.inmocolonial.com). The Chairman and the Secretary of the General Meeting shall have the broadest powers to recognise the validity of the proxy or any document evidencing such representation.

Representation may be revoked at any time. Should the represented shareholder attend the General Meeting, either personally or remotely, any proxy granted will be revoked regardless of its date.

The exercise of proxy rights may be proved by the proxy on the date scheduled for the General Meeting by physically showing the attendance, proxy and remote voting card, duly completed and signed. Without detriment to the above, proxies who attend the General Meeting online should follow the instructions given under the heading "Rules for Online Attendance" herein.

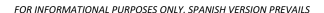
Any proxies received with no indication of the specific person to whom the shareholder has granted his/her representation shall be deemed granted to the Chairman of the General Meeting or his/her substitute in case of conflict of interests.

In accordance with Articles 523 and 526 of the Companies Act, it is hereby notified that the following may be involved in a conflict of interests: (i) all the members of the Board of Directors, regarding items three, eight and nine on the Agenda; (ii) the Directors whose re-election is proposed regarding items 7.1 and 7.5 on the Agenda; and (iii) the members of the Board of Directors, if any, in the circumstances envisaged in paragraphs b) and c) of Article 526.1 of the Companies Act that may arise beyond the Agenda. In connection with any of them, the proxy shall be deemed granted, if the principal has not given any specific voting instructions, to the Secretary of the General Meeting.

MEANS TO EXERCISE THE RIGHT TO GRANT PROXY AND THE RIGHT TO REMOTE VOTING BEFORE THE GENERAL MEETING

Prior to the General Meeting, shareholders may notify the Company their intention to exercise their right to grant proxy and cast their vote on the motions regarding the items on the Agenda through the following means:

- a) By delivering in person the attendance, proxy and remote voting card received from the depository institutions or, as appropriate, the attendance, proxy and remote voting card form available on the corporate website (www.inmocolonial.com), duly completed and signed in the "Proxy" section or, as appropriate, the "Remote voting" section, at the Company's registered office in Madrid, Paseo de la Castellana 52, 28046, or at the Company's offices in Barcelona, Avenida Diagonal 532, 08006, from 9 a.m. to 2 p.m. addressed to the Shareholder Relations Office ("Oficina de Atención al Accionista").
- b) By sending the attendance, proxy and remote voting card received from the depository institutions or, as appropriate, the attendance, proxy and remote voting card form available on the corporate website (www.inmocolonial.com), duly completed and signed in the "Proxy" section or, as appropriate, the "Remote voting" section, to the Company's registered office in Madrid, Paseo de la Castellana 52, 28046, or the Company's offices in Barcelona, Avenida Diagonal 532, 08006, addressed to the Shareholder Relations Office ("Oficina de Atención al Accionista").





c) By using the virtual proxy or remote voting platform expressly enabled on the corporate website (<u>www.inmocolonial.com</u>), following the procedure specified therein, or by email (accionistas@inmocolonial.com).

Without detriment to the above, we recommend that any shareholders who wish to notify the Company, before the General Meeting, their intention to exercise their right to grant proxy or cast their vote remotely on the motions regarding the items on the Agenda, do so through the virtual proxy or remote voting platform expressly enabled on the corporate website (www.inmocolonial.com), or by email (accionistas@inmocolonial.com).

Any proxy or vote reported by any of the means set forth in paragraphs a), b) and c) above shall be received by the Company, along with satisfactory proof of identity, at least twenty-four (24) hours prior to the time and date scheduled for the General Meeting on first call, that is, before 11 a.m. of 19 June 2022, notwithstanding the Chairman's authority to admit any votes and proxies received thereafter. Otherwise, any votes shall be deemed as not cast and any proxies shall be deemed as not granted.

A remote vote will be void:

- a) If it is later expressly revoked by the same medium used for its issue and within the period of time established for same.
- b) Due to attendance at the meeting of the shareholder who cast the vote.

Shareholders who have cast their vote remotely shall be considered present for the purposes of constituting the quorum of the General Meeting.

RULES FOR ONLINE ATTENDANCE

Online attendance at the General Meeting will be performed subject to these basic rules and, for any matters not expressly provided herein, to the instructions given to attend and vote at the General Meeting online published in the section for the 2022 General Meeting of Shareholders ("Online Attendance") on the Company's website (www.inmocolonial.com) ("Website"), to the Laws, to the Company Bylaws and the Company's Regulations of the General Meeting:

(i) Prior identification and registration: to guarantee the identity of the attendees, the correct exercise of their rights, the interactivity and proper functioning of the meeting, shareholders and proxies who wish to attend the General Meeting online must register beforehand on the Website, from 11 a.m. on 15 June 2022 to 11.59 p.m. on 19 June 2022. After this time, no prior registration to exercise the right to attend online will be accepted. In this case, the shareholders will be able to attend the General Meeting in person, or notify the Company their intention to exercise the right to grant proxy or cast their vote before the General Meeting following the instructions set forth in "Means to exercise the right to grant proxy and the right to remote voting before the General Meeting".

The aforementioned prior registration will be carried out by any of the following means: (i) Electronic National Identity Document; or (ii) a recognised or advanced digital signature, based on a recognised and valid digital certificate, issued by the Spanish Public Certification Entity (CERES), under the auspices of the Royal Mint of Spain (FNMT).



Notwithstanding the above, for the proxy to attend the General Meeting online, their powers of representation and identity must be proved before the Company, via the submission of the duly completed attendance, proxy and remote voting card, and a copy of their National ID Card, Foreigner's Identity Card or passport, which must be emailed to accionistas@inmocolonial.com or received by the Company at its registered office (Paseo de la Castellana 52, 28046 Madrid) or at the Company's offices in Barcelona (Avenida Diagonal 532, 08006 Barcelona), addressed to the Shareholder Relations Office (Oficina de Atención al Accionista), at least 24 hours before the date scheduled for the General Meeting on first call, that is, before 11 a.m. on 19 June 2022.

The Company may enable additional means of identification that duly guarantee the identity of the shareholder. The Company reserves the right to request any additional means of identification from shareholders that it deems necessary to verify their status as shareholders and ensure the authenticity of the vote or proxy.

Once the shareholder or, as the case may be, their proxy, has registered in accordance with the indicated means and within the established term, they may attend and vote at the General Meeting online after remotely logging in on the day of the General Meeting.

From the end of the registration period until the opening of the connection to log into the General Meeting virtually, the Company will check the status as shareholder or proxy for the persons who are validly registered. In this regard, online attendance will be subject to checking that the registered shareholder does indeed have his/her shares registered in the shareholder register five days before the General Meeting.

(ii) Logging in and attendance: to enable the proper management of the virtual attendance systems, the shareholder or proxy who has previously registered to attend the General Meeting online in accordance with section (i) above must log in via the Website, from 8.45 a.m. to 10.45 a.m. on 20 June 2022 (if the General Meeting is held on first call) or on 21 June 2022 (if, as expected, the Meeting is held on second call), and identify themselves according to any of the means provided in section (i) above or as specified in the relevant instructions.

If the General Meeting is held on second call (as expected), online attendees who would have logged in on first call must log in again to attend the General Meeting online on second call, that is from 8.45 a.m. to 10.45 a.m. on 21 June 2022.

(iii) Participation: any shareholder or proxy attending online who intends to participate, put forward motions or make requests for information or clarifications by virtue of the Law, must submit these to the Company, in writing and in any case, in the form, terms and conditions established on the Website, from publishing this call until the fifth day before the date set for the General Meeting.

Anyone attending by electronic means who wants their participation to be recorded verbatim in the minutes of the General Meeting must expressly indicate this in the text of their request. Requests for information or clarification from shareholders attending electronically will be answered verbally during the General Meeting or in writing within seven days of the Meeting, under the Companies Act.

- (iv) Voting: Casting votes on the motions related to items on the Agenda may be carried out from the moment the shareholder or, where applicable, the proxy logs in on the day the General Meeting is held and until the Chairman or, as appropriate, the Secretary of the General Meeting, announces the end of the voting period for the motions involving items on the Agenda. As for the motions on matters that, by law, need not appear on the Agenda, online attendees may cast their votes from the moment these motions are read out for voting and until the Chairman or, as the case may be, the Secretary of the General Meeting, announces the end of the voting period for said motions. In relation to voting on the motions, the same voting procedure and rules provided in the Company Bylaws and in the Regulations of the General Meeting will apply. Voting on the motions will be carried out through the Website and in accordance with the corresponding voting form.
- (v) Leaving the meeting: Persons attending online who wish to expressly leave the General Meeting must do so by sending an online communication via the Website. Once their express wish to leave the meeting has been communicated, all subsequent actions will be deemed without effect.

(vi) Other matters:

The Company will stream the General Meeting live on the corporate website (www.inmocolonial.com).

The Company may adapt, with the appropriate guarantees, the means to allow online attendance to the General Meeting to shareholders who do not reside in Spain, qualified investors, legal entities and other similar persons.

Online attendance by the shareholder to the General Meeting revokes the proxy given or remote vote cast before the General Meeting.

It is the sole responsibility of the shareholder or their proxy to safeguard the means of identification or the usernames/passwords, if any, required to access and use the online attendance service.

The Company will not be liable for any damages that may be caused to the shareholder or proxy derived from breakdowns, overloads, power failures, connection failures or any other similar event, beyond the control of the Company, which cause the temporary unavailability of its website, without prejudice to the adoption of the measures required in each situation, including the possible temporary suspension or extension of the General Meeting if this were necessary to guarantee the shareholders or their proxies the full exercise of their rights.



ONLINE SHAREHOLDERS' FORUM

Pursuant to Article 11 of the General Meeting of Shareholders' Regulations of the Company and Article 539.2 of the Companies Act, as from the publication of this call and until the date scheduled for the Ordinary General Meeting of Shareholders, the corporate website (www.inmocolonial.com) will feature an Online Shareholders' Forum, which will be accessible, with all due safeguards, by individual shareholders and any specific and voluntary associations duly incorporated and registered in the special Registry operated for such purpose by the Spanish Securities Market Commission ("CNMV") for them to communicate before the General Meeting. Any proposals that are intended for submission as a supplement to the agenda set forth in this call, requests for adherence to such proposals, initiatives to reach the percentage required to exercise a minority right as provided by law, and any offers and requests for voluntary representation may all be posted on the aforesaid Forum.

The Forum is not a communications channel between the Company and its shareholders (and associations formed). It is solely established to facilitate communications between the Company's shareholders (and the voluntary associations formed) on account of the General Meeting.

PROTECTION OF PERSONAL DATA

Under the applicable rules on protection of personal data (mainly *Regulation (EU) 2016/679 of 27 April 2016 on the protection of natural persons regarding the processing of personal data and on the free movement of such data and Spanish Organic Law 3/2018 of 5 December on the Protection of Personal Data and guarantee of digital rights*) shareholders are hereby informed that the Company, with tax identification number A-28027399, will be in charge of the automated processing of the personal data provided by shareholders or banks, brokers and dealers with whom the shareholders have deposited their shares, through the agency legally authorised to keep the shareholder register i.e. Iberclear, in connection with the General Meeting, and any other data that may arise as a result thereof. The purpose of such file or automated processing is only the management and administration of the relations between the Company and the shareholders (including, where appropriate, their proxies) in connection with the General Meeting of Shareholders of the Company. The legal basis of the data processing is the need to comply with the provisions of the Companies Act. The Company will store the data for the duration of its obligations relating to the Ordinary General Meeting and for the 6 years following its termination.

Shareholders or their proxies have the right to access, rectify, delete and object to the processing of their data, as well as to exercise the other rights recognised in the current data protection legislation with the extension and limitations provided in such legislation. To do so, they must send a notice (including the identification of the holder of the rights, e.g. a photocopy of their ID card) to the following address: Inmobiliaria Colonial, SOCIMI, S.A., Paseo de la Castellana 52, 28046 Madrid. Additionally, shareholders can send the aforementioned notice to the email address: dpo@inmocolonial.com.

The Company, in its capacity as data controller, has adopted all security measures required by law on its facilities, systems and files, and will safeguard the confidentiality of the relevant personal data, save where such data must be disclosed as required by Law or by a court and/or governmental order.

Should the data subjects consider that their information has been wrongfully processed or their rights have not been duly observed, they may file a claim before the Spanish Agency for Data Protection (www.aepd.es).

NOTARISATION OF THE MINUTES OF THE GENERAL MEETING

Minutes of the Ordinary General Meeting shall be notarised by a Notary Public upon request of the Board of Directors, in accordance with the provisions of Article 203 of the Companies Act and Article 101 of the Commercial Registry Regulations as approved by Royal Decree 1784/1996, of 19 July.

GENERAL INFORMATION

The Company reserves the right to make changes to this call when necessary or convenient in the light of circumstances or legal changes that may arise, including, where appropriate, the possibility of holding the General Meeting as virtual-only if allowed by the applicable regulations. The Company will inform, on its website (www.inmocolonial.com) or as may be convenient, of any applicable measures based on the resolutions or recommendations announced by the relevant authorities.

For any clarification or additional information, shareholders may contact the Shareholder Relations Office ("Oficina de Atención al Accionista"), through the following means:

- Post: to the registered office (Paseo de la Castellana 52, 28046 Madrid) or the Company's office in Barcelona (Avenida Diagonal 532, 08006 Barcelona).
- Telephone no. (+34) 934 047 910, on business days, from 9.00 a.m. to 2.00 p.m.
- Email address: accionistas@inmocolonial.com.

Madrid, on 17 May 2022.	
MR Juan José Brugera Clavero	_
Chairman of the Board of Directors	

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ANNEX II Full texts of the proposed resolutions



MOTIONS CONCERNING ITEMS ON THE AGENDA OF THE ORDINARY GENERAL MEETING OF SHAREHOLDERS OF INMOBILIARIA COLONIAL, SOCIMI S.A. TO BE HELD ON 20 JUNE 2022 ON FIRST CALL OR, PREDICTABLY, ON 21 JUNE 2022 ON SECOND CALL.

I. Items relating to the annual financial statements, distribution of profit, business management, and auditor re-election.

One.- Examination and approval of the individual and consolidated financial statements of Inmobiliaria Colonial, SOCIMI, S.A. for the fiscal year ended 31 December 2021.

Approval of the individual annual financial statements of Inmobiliaria Colonial, SOCIMI, S.A. for the fiscal year ended 31 December 2021.

The shareholders resolve to approve the individual financial statements of Inmobiliaria Colonial, SOCIMI, S.A. for the fiscal year ended 31 December 2021, comprising the Balance Sheet, Income Statement, Statement of Changes in Equity, Statement of Cash Flows, and the Annual Report for the fiscal year.

1.2. Approval of the consolidated financial statements of Inmobiliaria Colonial, SOCIMI, S.A. for the fiscal year ended 31 December 2021.

The shareholders resolve to approve the consolidated financial statements of Inmobiliaria Colonial, SOCIMI, S.A. and its subsidiaries for the fiscal year ended 31 December 2021, including the Consolidated Statement of Financial Position, the Statement of Income, the Consolidated Statement of Comprehensive Income, the Consolidated Statement of Changes in Equity, the Consolidated Statement of Cash Flows, and the Consolidated Annual Report for the fiscal year.

Two.- Examination and approval of the proposed profit distribution for the fiscal year ended 31 December 2021. Distribution of dividends.

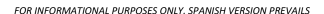
2.1. Examination and approval of the proposed profit distribution for the fiscal year ended 31 December 2021.

In view of the individual financial statements of Inmobiliaria Colonial, SOCIMI, S.A., which reveal a profit for the year ended 31 December 2021 of 38,727,631.66 euros, the shareholders resolve to distribute profits as follows:

- 3,872,763.17 euros to the legal reserve.
- 34,854,868.49 euros to dividends.

2.2. Distribution of dividends.

The shareholders resolve to distribute a dividend of 0.24 euro per share, which, taking into account the number of shares currently outstanding, would entail a maximum total dividend of 129,507,752.88 euros. The total amount of the dividends and, consequently, the amount of the reserves intended for the payment of dividends, will be determined prior to their distribution on the basis of the treasury shares held by Inmobiliaria Colonial, SOCIMI, S.A. This maximum total dividend will be distributed





against: (i) 34,854,868.49 euros intended for dividends referred to in resolution 2.1 above; and (ii) share premium, up to a maximum 94,652,884.39 euros.

The dividend provided for in this resolution will be paid out through the entities participating in Sociedad de Gestión de los Sistemas de Registro, Compensación y Liquidación de Valores, S.A.U. (Iberclear). For these purposes, the Board of Directors, with express power of delegation, is empowered to: (i) set the date on which to determine the registered shareholders who are entitled to receive the dividends (record date); (ii) set the specific dividend payment date; (iii) designate the entity to act as payment agent; and (iv) perform whichever actions as may be necessary or appropriate to pay the dividend.

Three.- Examination and approval of the individual and consolidated management reports of Inmobiliaria Colonial, SOCIMI, S.A. and approval of the corporate management led by the Board of Directors in the fiscal year ended 31 December 2021.

The shareholders resolve to approve the individual and consolidated management reports of Inmobiliaria Colonial, SOCIMI, S.A. (the "Company") for the fiscal year ended 31 December 2021.

They also resolve to approve the corporate management led by the Company's Board of Directors, the Chairman, and the CEO in the fiscal year ended 31 December 2021, in view of the Company's individual and consolidated management reports that have been made available to the shareholders.

Four.- Re-election of the auditor of Inmobiliaria Colonial, SOCIMI, S.A. and its consolidated group for the fiscal year ended 31 December 2023.

Once the appointment of the current auditor of Inmobiliaria Colonial, SOCIMI, S.A. and its consolidated group comes to an end upon auditing the annual financial statements of the fiscal year ended 31 December 2022, the shareholders resolve to re-elect PricewaterhouseCoopers Auditores, S.L. in view of the proposal made by the Audit and Control Committee, to audit the individual and consolidated financial statements of Inmobiliaria Colonial, SOCIMI, S.A. for the fiscal year ended 31 December 2023.

It is hereby stated that PricewaterhouseCoopers Auditores, S.L., with tax identification number B-79031290 and number S0242 in the Spanish Official Registry of Auditors (ROAC), has its registered office in Madrid, Paseo de la Castellana, 259 B (28046 Madrid) and is registered in the Madrid Commercial Registry on Page M-87250-1, Sheet 75, Volume 9267, Book 8054, Section 3.

II. Items relating to authorisations granted to the Board of Directors

Five.- Authorisation to the Board of Directors for the buyback of treasury shares.

The shareholders agreed to authorise the Board of Directors of Inmobiliaria Colonial, SOCIMI, S.A. (the "Company"), to, directly or indirectly and to the extent it deems appropriate under the circumstances, arrange the buyback of treasury shares within the legal limitations in place at any given time, pursuant to the terms and conditions stipulated below:

- Maximum number of shares to be acquired: the par value of the shares directly or indirectly acquired, added to those already held by the Company and its subsidiaries, may not exceed 10% of the subscribed share capital or the maximum amount that may be established in law.
- Minimum and maximum consideration when the acquisition is onerous: The minimum purchase price or consideration will be 0.01 euro per share, and the maximum purchase price



or consideration will be the quoted price of the treasury shares owned at the time of the acquisition increased by up a maximum of 5 %.

Should the purchase of treasury shares be carried out through a public offering to all the shareholders, said maximum limit will be 25 % over the quoted price and will be applied on the date the offering is announced.

- Types of acquisition: These may include sale and purchase, swap or any other type of onerous transaction according to the circumstances.
- Term of the authorisation: This authorisation is granted for a 5-year period.

The authorisation granted expressly provides that the shares acquired may be used in whole or in part for delivery or transfer to the directors, executives or employees of the Company or Group companies, directly or as a result of their exercise of option rights, within the scope of the Company's share price-based compensation systems in due format.

The shareholders agree to authorise the Board of Directors, as broadly as required by Law and with express power of delegation to the CEO, the Secretary and the Vice Secretary of the Board of Directors, as well as any other person expressly appointed by the Board of Directors for such purpose, for either of them to sign individually, to take any action that is necessary or advisable to carry through this resolution, and specifically but not limited to, to determine the method used for the acquisition of treasury shares, and to request whichever authorisations and adopt whichever agreements as may be necessary or advisable for compliance with the current regulations and the performance and successful fulfilment of this resolution.

Six.- Authorisation to reduce the period for calling the extraordinary general meetings of Inmobiliaria Colonial, SOCIMI, S.A., in accordance with Article 515 of the Spanish Limited Liability Companies Law

In accordance with Article 515 of the consolidated text of the Spanish Limited Liability Companies Law, passed by Legislative Royal Decree 1/2010 of 2 July, the shareholders resolve to authorise and approve that the extraordinary general meetings held by Inmobiliaria Colonial, SOCIMI, S.A. (the "Company") be called with at least 15 days' notice, provided that the Company offers shareholders the effective possibility of voting remotely by means that are accessible to all.

This authorisation is granted until the date of the Company's next Ordinary General Meeting of Shareholders.

III. Items relating to the re-election of Directors

Seven.- Re-election of Directors

7.1. Re-election of Mr Juan José Brugera Clavero as Company Director

Following the report by the Appointments and Remuneration Committee, it is agreed to re-elect Mr Juan José Brugera Clavero as Director of Inmobiliaria Colonial, SOCIMI, S.A., with the status of "other external", for the 4-year period set forth in the Company Bylaws starting on the effective date of this resolution.



7.2 Re-election of Mr Pedro Viñolas Serra as Company director

Following the report by the Appointments and Remuneration Committee, it is agreed to re-elect Mr Pedro Viñolas Serra as Director of Inmobiliaria Colonial, SOCIMI, S.A., with the status of Executive Director, for the 4-year period set forth in the Company Bylaws starting on the effective date of this resolution.

7.3. Re-election of Mr Juan Carlos García Cañizares as Company Director

Following the report by the Appointments and Remuneration Committee, it is agreed to re-elect Mr Juan Carlos García Cañizares as Director of Inmobiliaria Colonial, SOCIMI, S.A., with the status of Proprietary Director, for the 4-year period set forth in the Company Bylaws starting on the effective date of this resolution.

7.4. Re-election of Mr Javier López Casado as Company Director

Following the report by the Appointments and Remuneration Committee, it is agreed to re-elect Mr Javier López Casado as Director of Inmobiliaria Colonial, SOCIMI, S.A., with the status of Proprietary Director, for the 4-year period set forth in the Company Bylaws starting on the effective date of this resolution.

7.5. Re-election of Mr Luis Maluquer Trepat as Company Director

As proposed by the Appointments and Remuneration Committee, it is agreed to re-elect Mr Luis Maluquer Trepat as Director of Inmobiliaria Colonial, SOCIMI, S.A., with the status of Independent Director, for the 4-year period set forth in the Company Bylaws starting on the effective date of this resolution.

IV. Items relating to the Directors' remuneration

Eight.- Amendments to the Directors' Remuneration Policy of Inmobiliaria Colonial, SOCIMI, S.A. regarding the maximum annual aggregate remuneration to be paid to all Directors for their role as such.

The shareholders agree to: (i) amend the maximum annual aggregate remuneration to be paid to all Directors for their role as such stipulated in the Directors' Remuneration Policy of Inmobiliaria Colonial, SOCIMI, S.A. (the "Company") adopted by the General Meeting of Shareholders of 30 June 2021 (the "Remuneration Policy"), which will hereafter be 2.5 million euros (without prejudice to, as stipulated in the Remuneration Policy, this amount may be increased by 10 % for every new member joining the Board of Directors when this involves increasing the current number of Board members); and (ii) no longer apply the remuneration linked to the executive functions of the Chairman of the Board of Directors and to the Independent Lead Director.

In this regard, as reported to the market through the "other significant information" announcement (No. 14657), the Company's Board of Directors agreed that the Chairman of the Company's Board of Directors would cease his executive functions and continue as non-executive Chairman under the "other external" status, and the Independent Lead Director position would be eliminated. These resolutions were to come into force on 30 April 2022. In view of the above, as of 1 May 2022: (i) the remuneration paid to Mr Juan José Brugera Clavero is part of the annual aggregate remuneration to be paid to all Directors for their role as such, eliminating any other retributions he may have been



entitled to as Executive Director; and (ii) Mr Luis Maluquer Trepat no longer receives remuneration for his role as Independent Lead Director.

Nine.- Vote, in an advisory capacity, on the Annual Report on Directors' Remuneration of Inmobiliaria Colonial, SOCIMI, S.A. for 2021.

The shareholders resolve to approve, in an advisory capacity, the Annual Report on Directors' Remuneration of Inmobiliaria Colonial, SOCIMI, S.A. for 2021, which was made available to the shareholders when the General Meeting was called.

V. Point relating to the delegation of powers

Ten.- Delegation of powers.

The shareholders resolve to expressly empower the Chairman of the Board of Directors, the CEO, the Secretary to the Board of Directors and the Vice Secretary to the Board of Directors of Inmobiliaria Colonial, SOCIMI, S.A., for either of them, with their individual signature and with regard to the resolutions adopted by this General Meeting of Shareholders, to:

- Notarise these resolutions, with all special powers and authority to act individually required for their delivery and performance;
- Sign any public or private documents that are necessary or advisable and to take any appropriate actions to enable their best fulfilment, including the publication of legal notices with any public or private bodies or authorities, for the purposes of their registration in the appropriate Commercial Registries or Property Registers, with the power to issue deeds of ratification, rectification, correction and clarification, following verbal suggestions or written appraisals by the Commercial Registry also with the power to request partial registration of recordable agreements and by any other official public or private body; and
- Draw up as many public or private documents as may be required or appropriate and carry out as many steps as may be necessary before the Spanish Securities Market Commission (CNMV), the Sociedad de Gestión de los Sistemas de Registro, Compensación y Liquidación de Valores, S.A.U. (Iberclear), the Governing Bodies of the Stock Exchanges and any other competent body, entity or public or private registry, in Spain or abroad, in order to fulfil and successfully perform the resolutions adopted and to perform the formalities relating to all manner of files and documents required vis-à-vis public or private bodies and, in general, any such actions relating to the resolutions passed at this General Meeting as may be required.