

COMISION NACIONAL DEL MERCADO DE VALORES (CNMV)

In compliance with article 227 of the Spanish Securities Market and Investment Services Law, ABERTIS INFRAESTRUCTURAS, S.A., notifies

OTHER RELEVANT INFORMATION

Abertis has become aware of the ruling of the Supreme Court in the litigation that its subsidiary ACESA has maintained with the Public Administration, regarding the calculation of the compensation balance resulting from the modification of the contract of the AP-7 Agreement in 2006.

The Supreme Court rejects Abertis' main claim, which has been centered on its right to be compensated for the margin differential between actual and forecasted traffic, as the Court does not accept that said Agreement redistributed the traffic risk between the granting Administration and the concessionaire.

Abertis disagrees with the Supreme Court's interpretation of the 2006 Agreement and is exploring potential avenues of appeal to safeguard its legitimate interests.

This ruling on traffic compensation entails a non-cash loss net of provisions of approximately 250 million euros. Additionally, this ruling results in a net cash inflow of around 65 million euros for Abertis, as the Supreme Court recognizes the Company's right to be compensated for certain complementary investments.

However, taking into consideration other provision reversals and extraordinary income, the net impact on Abertis' 2023 results will be a non-cash loss of only 29 million euros.

In any case, the Company remains committed to executing its global growth strategy, with the support of its shareholders ACS and Mundys.

Madrid, 30 January 2024

The General Secretary