



## **SACYR, S.A.**

### Call notice of the Ordinary General Shareholders' Meeting

The Board of Directors of Sacyr, S.A. has agreed to call an Ordinary General Shareholders' Meeting, to be held in Madrid at the Duques de Pastrana Conference Hall, located at Paseo de la Habana 208, 28036 Madrid, on 11 June 2014 at 12:00 noon on first call or, in the event that the required quorum is not reached, on second call on the following day, 12 June 2014, at the same place and time, to enable shareholders to deliberate and vote on the following:

## **AGENDA**

**One.** Examination and approval, where appropriate, of the individual financial statements and management report of Sacyr, S.A., and the consolidated financial statements and management report of Sacyr, S.A. and its subsidiaries, for the year ended 31 December 2013.

**Two.** Approval of earnings and application of reserves.

2.1 Examination and approval, where appropriate, of the proposed application of results for the financial year ended 31 December 2013.

2.2 Application of reserves to offset prior years' losses.

**Three.** Examination and approval, where appropriate, of the management performance of the Board of Directors during the financial year ended 31 December 2013.

**Four.** Establishment of the number of Board members.

**Five.** Ratification of the remuneration paid to the Executive Director in 2013, pursuant to Article 43.2 of the Company Bylaws.

**Six.** Re-election of the auditors of Sacyr, S.A. and of its consolidated group for 2014.

**Seven.** Amendment to the Company Bylaws.

7.1 Amendment to Article 43 (*Remuneration of Directors*) of the Company Bylaws.

7.2 Amendment to Articles 47 (*Delegated Board bodies and consultative committees*), 48 (*Audit Committee*), 57 (*Annual corporate governance report*) and 60 (*Verification of the financial statements*) of the *Company Bylaws*.

**Eight.-** Authorisation to the Board of Directors, with the express right to further delegate these powers, for a maximum of five years, to increase the share capital through monetary contributions up to a maximum of 251,106,216 euros, which is less than one half of the Company's share capital at the time of authorisation, pursuant to Article 297.1.b) of the Spanish Corporate Enterprises Act, with delegation for the exclusion of pre-emptive subscription rights. Revocation of prior authorisations.

**Nine.** Authorisation to the Board of Directors, with the express right to further delegate these powers, for a maximum period of five years to issue securities (especially including debentures, bonds and warrants) exchangeable for or conferring the right to acquire shares outstanding in the Company or other companies, and/or exchangeable for or conferring the right to subscribe to newly issued shares in the Company, up to a maximum of 800 million euros, or the equivalent amount in any other currency, and to guarantee any issues of these securities by Group companies. Establishment of the criteria for determining the conversion and/or exchange bases and methods and granting the Board of Directors the power, with the express right to further delegate these powers, to increase share capital as necessary and to exclude the pre-emptive subscription right from the issue of these securities.

**Ten.** Authorisation to the Board of Directors, with the express right to further delegate these powers, for a period of five years to issue fixed-income securities (especially including debentures, bonds and promissory notes) and preferential shares, and to guarantee any issues of these securities by other Group companies.

**Eleven.** Authorisation of a share buyback through Sacyr, S.A. or companies within its Group. Revocation of prior authorisations.

**Twelve.** Amendment to Article 19 of the General Shareholders' Meeting Regulations (*Right to information during the General Shareholders' Meeting*).

**Thirteen.** Authorisation to the Board of Directors to interpret, rectify, supplement, implement and carry out any resolutions agreed by the General Shareholders' Meeting. The Board is further authorised to delegate any powers conferred by the General Shareholders' Meeting, and delegate its powers for any such resolutions to be recorded in a notarised deed.

**Fourteen.** Advisory vote on the Annual Report on Board Remuneration Policy.

Addendum to the call notice: Shareholders accounting for at least five per cent of the share capital may request an addendum be attached to this call notice to include one or more items on the agenda. In this request shareholders must at least stipulate (i) the identity of the shareholder or shareholders exercising this right; (ii) the number of shares held or represented by the shareholder or shareholders; (iii) the items to be included on the agenda; and (iv) justification for the items proposed or, where applicable, a reasoned proposal for a resolution.

This right must be exercised by submitting certifiable notification at the business address of Sacyr, S.A. (Paseo de la Castellana, 83-85, 28046 Madrid) within five days of publication of this call notice.

Presentation of proposed resolutions: Shareholders representing at least five per cent of the share capital may, within the same timeframe for submission of addenda, submit well-founded resolution proposals on items that are already included or that should be included in the agenda for the General Shareholders' Meeting, in the terms stipulated in Article 519.2 of the Spanish Corporate Enterprises Act.

Attendance rights: Shareholders have the right to attend this meeting in the terms set forth in the Company Bylaws if they hold at least a number of shares with a combined nominal value of over one hundred and fifty euros (€150), i.e. at least 151 shares, which have been registered in their name in the book-entry registries at least five (5) days before the date on which the General Shareholders' Meeting is held. Shareholders who do not hold the minimum number of shares to enable them to attend may delegate representation of the shares in writing to a shareholder who has the right to attend (since this person holds the minimum number of shares,

or acts in representation of this number of shares), or form a group with other shareholders in the same situation until the required number of shares has been attained, and may confer written representation to one of their number.

Attendance rights may be delegated pursuant to the provisions of the Spanish Corporate Enterprises Act, the Company Bylaws and the General Shareholders' Meeting Regulations.

Attendance cards will be issued by entities participating in Sociedad de Gestión de los Sistemas de Registro, Compensación y Liquidación de Valores, S.A. (IBERCLEAR) where required. The attendance card register will be opened one hour before the advertised commencement of the General Shareholders' Meeting. For the purpose of certifying the identity of shareholders, those attending may be required to accredit this on entering the General Shareholders' Meeting by presenting their national identity card, foreign identity card or passport; legal person shareholders may also be required to present a document accrediting sufficient authorisation for representation by the natural person attending.

Proxy and remote representation and voting: Shareholders entitled to attend the meeting may (i) delegate or confer representation or (ii) vote remotely before the meeting is held, pursuant to the provisions of Articles 27 and 34 of the Company Bylaws and Articles 8 and 22 of the General Shareholders' Meeting Regulations. In accordance with the aforementioned articles, the Board of Directors has prepared the following rules and agreed that they will be applicable in relation to the General Shareholders' Meeting to which this call notice refers, as follows:

1. Proxy remote representation.

A) Remote means.

Remote means to delegate or confer representation may be as follows:

- a) Electronic means: Shareholders must delegate or confer representation by electronic means through the Sacyr, S.A. website ([www.sacyr.com](http://www.sacyr.com)).

Given that the mechanism for granting electronic proxy must ensure that appropriate guarantees of authenticity and identity of the person delegating the proxy are met, shareholders who wish to use this method of delegation must have a pre-acknowledged or recognised electronic signature, as provided for in Law 59/2003, of 19 December, on Electronic Signatures, based on a recognised electronic certificate, with no record of revocation, and which may be (i) an Electronic User Certificate issued by the Spanish Public Certification Authority (CERES), which forms part of the Fábrica Nacional de Moneda y Timbre - Real Casa de la Moneda (FNMT-RCM or Public Mint), or (ii) a recognised electronic certificate that is incorporated into the Electronic National Identity Card issued in accordance with Royal Decree 1553/2005, of 23 December, governing the issue of National Identity Cards and electronic signature certificates (hereinafter, jointly, a **“Valid Electronic Signature”**).

Shareholders with a Valid Electronic Signature may access the “AGM” link on the Sacyr, S.A. website ([www.sacyr.com](http://www.sacyr.com)), using the “*Electronic proxy voting*” form and, in the terms and conditions stipulated therein, assign the vote by proxy to another individual, who need not be a shareholder, as their representative at the General Shareholders' Meeting. The electronic proxy form will be considered an electronic copy of the proxy attendance and representation card for the purposes of Article 27.2 b) of the Company Bylaws.

- b) Postal votes: In order to confer postal representation, shareholders must complete and sign (i) the attendance and representation card issued on paper by the entities participating in Sociedad de Gestión de los Sistemas de Registro, Compensación y Liquidación de Valores, S.A. (IBERCLEAR), as required, or (ii) the form provided by Sacyr, S.A. through the mechanism supplied for this purpose on its website ([www.sacyr.com](http://www.sacyr.com)) under “AGM”, in both cases signing the area of this section provided for proxy signatures, and in the latter case (use of the form provided by Sacyr, S.A.) attaching the certificate accrediting their ownership of the shares. When completed and signed by hand (along with the share ownership certificate, where applicable), the card must be sent to Sacyr, S.A. (Paseo de la Castellana, 83-85, 28046 Madrid) by post or by means of an equivalent courier service; cards delivered in person and presented at reception in Sacyr, S.A. (Paseo de la Castellana, 83-85, 28046 Madrid) will be treated as postal correspondence.

B) Notification of proxy to the representative.

Shareholders who assign proxy votes by electronic means or by post must notify their chosen representative of the proxy vote conferred.

When proxy voting is conferred on Sacyr, S.A., a Director and/or the Secretary to the Board (or the Vice-Secretary to the Board), this notification will be understood to have materialised once Sacyr, S.A. receives the electronic proxy or the card itself, duly completed or signed.

The proxy to whom the vote is conferred may only exercise the vote by attending the General Shareholders' Meeting in person (and not by remote means).

On the date and at the venue of the General Shareholders' Meeting, within one hour immediately preceding the time scheduled for commencement of the meeting, designated proxies must identify themselves by means of their national identity card, foreign identity card or passport. Where a proxy has been arranged by a shareholder that is a legal entity, a copy may be requested of the document accrediting sufficient representational powers of the person signing the proxy; likewise, if a legal entity represents one or more shareholders, a document may be requested to accredit sufficient representational powers of the individual attending.

2. Remote voting.

Remote voting may be carried out using the methods specified below:

- a) Electronic means: Shareholders must delegate or confer representation by electronic means through the Sacyr, S.A. website ([www.sacyr.com](http://www.sacyr.com)). Shareholders who wish to use this voting system must have a Valid Electronic Signature beforehand. Once shareholders have the Valid Electronic Signature, they may use the “AGM” link on the Sacyr, S.A. website ([www.sacyr.com](http://www.sacyr.com)) and the “*Electronic Vote*” form to vote remotely on items on the agenda of the General Shareholders' Meeting. The electronic voting document will be considered an electronic copy of the shareholder attendance card pursuant to the provisions of Article 34.3 of Company Bylaws.
- b) Postal votes: To vote remotely by post, shareholders must fill in and sign the “*Remote voting*” section of (i) the proxy attendance card issued on paper by the entity participating in IBERCLEAR, or (ii) the postal voting card which may be downloaded from the Sacyr, S.A. website ([www.sacyr.com](http://www.sacyr.com)), printed out, filled in and signed. When

the cards have been filled in and signed by hand, shareholders must send them to Sacyr, S.A. (Paseo de la Castellana, 83-85, 28046 Madrid) by post or equivalent courier service; if the document is the form provided by Sacyr, S.A., the share ownership certificate must also be sent. Shareholders that are legal entities must provide a copy of the document accrediting sufficient representational powers of the person signing. Votes delivered in person and presented at reception in Sacyr, S.A. (Paseo de la Castellana, 83-85, 28046 Madrid) will be treated as postal votes.

3. Common regulations on remote representation and voting.

- A) Deadline for reception by Sacyr, S.A.: For the purposes of validity, pursuant to the Company Bylaws and the General Shareholders' Meeting Regulations, the Board of Directors has agreed that proxy votes and remote votes (regardless of the means used) must be received by Sacyr, S.A. before midnight on the day before the first call for the General Shareholders' Meeting, i.e. no later than 12:00 midnight on 10 June 2014. After this deadline only those proxies granted on paper and displayed to staff responsible for shareholder registration on the date and at the venue of the General Shareholders' Meeting will be valid, within one hour immediately preceding the time scheduled for commencement of the Meeting.
- B) Rules of priority for proxy, remote and attendance voting at the General Shareholders' Meeting:
- a) Personal attendance of the General Shareholders' Meeting by shareholders will revoke remote votes.
  - b) Remote votes may be rendered null and void through subsequent express revocation carried out by the same means used to cast the vote, provided the revocation is received within the deadline for voting.
  - c) If shareholders cast valid proxy votes both electronically and on a printed card, the latter will prevail over the former regardless of their respective dates. If shareholders have arranged proxy representations or votes on a printed card, the last representation or vote received by Sacyr, S.A. within the deadline for voting will prevail.
  - d) Remote voting, regardless of the means used to cast the vote, will render null and void any electronic or written representation, either beforehand, which will be considered to be revoked, or subsequently, which will be considered not to have been made.
- C) Extension of proxy arrangements and voting instructions: Proxy representations will extend to items on the agenda and also, in the absence of any express instructions to the contrary, to any items that may be added to the agenda as the result of exercise by shareholders of their right to submit addenda, or that may arise from the General Shareholders' Meeting itself, as permitted by the regulations applicable. Proxy votes will show how the representative intends to vote. In the absence of any precise voting instructions, it will be understood that the proxy vote contains an instruction to vote in favour of the proposals by the Board of Directors and to abstain on proposals not submitted by the Board of Directors. If instructions have been issued by the shareholder represented, the proxy will cast the vote pursuant to these instructions.

- D) Recipients of the proxy representation: Proxy representations that are made out simply in favour of Sacyr, S.A., or proxy representations that do not stipulate the proxy authorised, will be understood as votes in favour of the Chairman of the General Shareholders' Meeting.

In cases of delegation of authority (express or tacit) in favour of the Chairman of the General Shareholders' Meeting, and in cases of express delegation of authority to a director, with regard to any item in relation to which the proxy is in a possible situation of conflict of interests, unless any precise voting instructions or an opposing vote have been stipulated by the shareholder represented, representation will be understood to have been conferred, for the specific item concerned, in favour of the Secretary to the Board of Directors or, in the event of absence, conflict or impossibility, in favour of the Vice-Secretary to the Board of Directors.

For these purposes, and those set out in the regulations applicable, it is stipulated that (i) the Chairman of the Board of Directors may be in a possible situation of conflict of interests with respect to items three, five, seven, section one, and fourteen on the Agenda; (ii) other members of the Board of Directors may be in a possible situation of conflict of interests with respect to items three, seven, section one, and fourteen on the Agenda; and (iii) if, as permitted by the regulations applicable, a proposal or proposals as referred to in Article 526.1 b) and c) of the Spanish Corporate Enterprises Act is/are submitted to the General Shareholders' Meeting, the Directors concerned by such proposals would be in a situation of conflict of interests for the purposes of voting on these proposals.

E) Other rules:

- a) If electronic means are used, there may only be one electronic action, proxy vote or vote, and one revocation. Revocation cancels the representation or vote cast, but does not permit any further representation or another vote by electronic means, since this possibility has been used with the first vote or representation.
- b) Disposal of shares the ownership of which confers the right to vote as known to Sacyr, S.A. will render the vote or representation conferred null and void.
- c) Pursuant to the provisions of Article 9 of the General Shareholders' Meeting Regulations, in order to validly cast remote votes, shareholders must hold at least a number of shares with a combined nominal value of over one hundred and fifty euros (€150), i.e. at least 151 shares, registered in their name at the time of voting and at least five (5) days before the date on which the General Shareholders' Meeting is held.
- d) Shareholders are solely responsible for custody of the Valid Electronic Signature required for the proxy and electronic voting services.
- e) Sacyr, S.A. will provide the forms to be used for proxy arrangements and remote voting on its website ([www.sacyr.com](http://www.sacyr.com)).
- f) Shareholders entitled to attend the meeting who vote remotely pursuant to the stipulations of this section will be considered as present for the purposes of constitution of the General Shareholders' Meeting.

F) Technical issues: a) Sacyr, S.A. reserves the right to amend, suspend, cancel or restrict the electronic voting and proxy voting mechanisms, if this is required for technical or security reasons; b) Sacyr, S.A. will not be held responsible for any damages that may be incurred by shareholders as the result of breakdowns, overloads, faulty lines or connections, poor operation of the postal service, or any other similar event beyond the control of Sacyr, S.A. that may prevent shareholders from exercising remote voting and proxy voting.

g) Additional information

More information on proxy voting and remote voting is available to shareholders at the Sacyr, S.A. website ([www.sacyr.com](http://www.sacyr.com)), by sending an e-mail to [accionistas@sacyr.com](mailto:accionistas@sacyr.com) or by phoning the Shareholder Information Line on 902 196 360.

**Right to information:** Pursuant to the provisions of the regulations applicable, from the date of publication of the call notice shareholders have the right to examine at the registered office and have delivered or sent immediately free of charge (i) the individual and consolidated financial statements and management reports of Sacyr, S.A. for 2013, along with the corresponding audit reports, (ii) the text of the proposed amendments to Company Bylaws, along with justificatory reports drawn up by the Board of Directors in this regard in relation to items seven, eight, nine and twelve on the Agenda; (iii) the reports of the Board of Directors and the auditor, other than the Company's auditor, appointed for such purpose by the Companies Registry, on the resolution to issue convertible and exchangeable bonds, excluding pre-emptive subscription rights, adopted by the Board of Directors on 8 April 2014; (iv) the reports of the Board of Directors and the auditor, other than the Company's auditor, appointed for such purpose by the Companies Registry, on the resolution to increase capital, excluding pre-emptive subscription rights, adopted by the Board of Directors on 8 April 2014; (v) the

Annual Report on Board Remuneration Policy, to be submitted to an advisory vote; (vi) the Annual Corporate Governance Report for the year ended 31 December 2013; (vii) the proposed resolutions, and (viii) any other documentation that must be supplied to shareholders for this General Shareholders' Meeting at the registered office, and/or sent immediately free of charge, if so requested. All the aforementioned documents are also available for consultation on the Company's corporate website.

Additionally, notwithstanding any other information rights stipulated by applicable regulations, up to the seventh day prior to the intended date of the General Shareholders' Meeting, shareholders may request from the Directors any information or clarification they may deem necessary, or draw up in writing any queries they deem relevant regarding the items on the agenda. Similarly, and within the same period, the shareholders may request from the Directors, in writing, any clarifications that they deem necessary regarding the publically-available information that Sacyr, S.A. has submitted to the Spanish Securities Market Commission since the last General Meeting was held, as well as in respect of the audit report. With regard to the aforementioned, shareholders may also verbally request the information or clarifications deemed necessary from the Directors during the General Meeting.

The Directors will be obliged to supply the information requested, under the terms and within the deadlines set forth in the applicable regulations (Articles 197 and 520 of the Spanish Corporate Enterprises Act).

In accordance with the provisions of the General Shareholders' Meeting Regulations, requests made pursuant to shareholders' right to information may be made by delivering or posting a letter signed by hand to the registered office, along with a photocopy of a valid personal identity document; this request must state the address to which shareholders wish the information to be sent. The request for information may also be made via e-mail to [accionistas@sacyr.com](mailto:accionistas@sacyr.com), in which case and for the purpose of furnishing the system with adequate guarantees of authenticity and identity of shareholders exercising their right to information, it must include a Valid Electronic Signature. Pursuant to the provisions of Article 11.4 of the Spanish Corporate Enterprises Act, shareholders are reminded that communications between them and the Company, including submission of documents, requests and information, may be carried out by electronic means provided the electronic means have been accepted by the shareholder; to this end, for the purposes of replying to any queries or requests submitted by electronic means, it will be understood that this method is acceptable for the reply, if shareholders' queries do not expressly reject the use of electronic means. If it is rejected, the reply or information will be posted to the address stated on the communication (this information will be mandatory if dispatch by electronic means is rejected).

**Additional information and documentation available on the website:** The following documents, among others, will be available on the Sacyr, S.A. website ([www.sacyr.com](http://www.sacyr.com)), for consultation, downloading and printing as of the date of the call notice and until the General Shareholders' Meeting is held:

- 1) the full text of the call notice of the General Shareholders' Meeting;
- 2) the total number of shares and voting rights at the date of the call to the meeting;
- 3) the individual financial statements and management report of Sacyr, S.A. for the year ended 31 December 2013, along with the audit report;
- 4) the consolidated financial statements and consolidated management report of Sacyr, S.A. and its subsidiaries for the year ended 31 December 2013, along with the audit report;

- 5) the literal text of the resolution proposals drawn up by the Board of Directors in relation to the items on the agenda, along with any resolution proposals submitted by shareholders;
- 6) proposals and reports issued by the Board of Directors in relation to items seven, eight, nine and twelve on the Agenda;
- 7) the Annual Report on Board Remuneration Policy for the year ended 31 December 2013;
- 8) the Annual Corporate Governance Report for the year ended 31 December 2013;
- 9) the reports of the Board of Directors and the auditor, other than the Company's auditor, appointed for such purpose by the Companies Registry, on the resolution to increase capital, excluding pre-emptive subscription rights, adopted by the Board of Directors on 8 April 2014.
- 10) the reports of the Board of Directors and the auditor, other than the Company's auditor, appointed for such purpose by the Companies Registry, on the resolution to issue convertible and exchangeable bonds, excluding pre-emptive subscription rights, adopted by the Board of Directors on 8 April 2014;
- 11) the rules applicable for proxy and remote voting;
- 12) forms for proxy cards and remote voting;
- 13) a document with respect to shareholders' right to information.

It is stipulated that, even when the additional information and documentation available on the Sacyr, S.A. website ([www.sacyr.com](http://www.sacyr.com)) include resolution proposals submitted to the General Shareholders' Meeting by the Board of Directors in relation to each item on the agenda, the Board of Directors reserves the right to amend the contents of these proposals, with justification of its reasons for doing so. In such cases, this circumstance will be notified as soon as possible as a significant event, and the alterations will be fully and completely published.

Shareholders with queries regarding the provision of documentation or other issues regarding this call notice may contact the Sacyr, S.A. offices (Paseo de la Castellana 83-85, 28046 Madrid), phone the shareholder information line on 902 196 360 between 09:00 and 14:00 and between 16:00 and 19:00 from Monday to Thursday, and between 09:00 and 14:00 on Fridays, or send an e-mail to [accionistas@sacyr.com](mailto:accionistas@sacyr.com).

**Information on the share capital increase, excluding pre-emptive subscription rights, and the issue of convertible and exchangeable bonds, excluding pre-emptive subscription rights, approved by the Board of Directors:** During the General Shareholders' Meeting, shareholders will be informed on (i) the resolution to increase share capital, excluding pre-emptive subscription rights, of 8 April 2014, pursuant to the authorisation granted by virtue of the resolution approved by the General Shareholders' Meeting held on 21 June 2012, under item seven on the Agenda, and (ii) the resolution to issue convertible and exchangeable bonds, excluding pre-emptive subscription rights, adopted by the Board of Directors, also of 8 April 2014, pursuant to the authorisation granted by virtue of the resolution approved by the General Shareholders' Meetings held on 19 May 2011 and 21 June 2012, under items seven of their respective Agendas.

Attendance at the General Shareholders' Meeting by a notary: The Board has agreed to request the presence of a Notary Public to draw up the minutes of the General Shareholders' Meeting,

pursuant to the provisions of Article 203 of the Spanish Corporate Enterprises Act concerning Article 101 of Companies Register Regulations.

**Online Shareholder Forum:** In accordance with prevailing legislation, Sacyr, S.A. has set up an Online Shareholder Forum on its corporate website ([www.sacyr.com](http://www.sacyr.com)), which shall be used for the legal purposes and pursuant to the guarantees and terms of use established by Sacyr, S.A. on the website ([www.sacyr.com](http://www.sacyr.com)). This faculty may be used by duly authorised shareholders and groups of shareholders.

**Personal data:** Personal data sent by shareholders to Sacyr, S.A. to exercise their rights of attendance, proxy representation and voting at the General Shareholders' Meeting, or provided by banks and securities companies where shareholders may have deposited their shares, through the organisation legally authorised to keep share accounting records, IBERCLEAR, will be processed in order to manage the development, compliance and supervision of the existing shareholder relationship with regard to the calling and holding of the General Shareholders' Meeting. These data will be added to a file for which Sacyr, S.A. is responsible. If shareholders' attendance or proxy cards include personal data relating to individuals other than the shareholder, the shareholder must secure the consent of such persons for the transfer of personal data to Sacyr, S.A., and inform them of the details stated in this call notice in relation to the processing of personal data. The persons to which the data refer will be entitled to exercise their right of access, rectification, cancellation and opposition, in accordance with the regulations applicable and under the terms and complying with the requirements set forth therein, by sending a letter with the reference "*Protección de Datos [Data Protection]*" with details concerning their request to the following address: Sacyr, S.A., Paseo de la Castellana 83-85, 28046 – Madrid, or the e-mail address [lopd@sacyr.com](mailto:lopd@sacyr.com)

*N.B.- Shareholders are advised that it is likely the General Shareholders' Meeting will be held at second call on 12 June 2014, at the time and venue stipulated, unless an announcement is made otherwise in the same daily newspaper in which this notice is published, on the corporate website ([www.sacyr.com](http://www.sacyr.com)) and as a significant event notified to the Spanish Securities Market Commission (CNMV).*

8 May 2014. Elena Otero-Novas Miranda. Secretary to the Board of Directors.