CELLNEX TELECOM, S.A. ANNUAL GENERAL SHAREHOLDERS MEETING 2017



Attendance, delegation and distance voting card for the General Shareholders Meeting of CELLNEX TELECOM, S.A. (the "Company") to be held at Avda. Parc Logístic 12-20, Edificio A, in Barcelona at 11:30 hours on 26 April 2017 on first call, or on the following day, 27 April 2017 at the same time on second call. The General Shareholders Meeting will likely be held on second call on 27 April 2017 at the time and in the place abovementioned.

Holders					Addr	ess				
Share Account Code	Number of Shares	M	1inin	nimum number of Shares to attend			atte	nd	Number of votes	
PERSONAL ATTENDANCE AT THE (CENEDAL MEETING									
		na in I	narco	an mu	et cian	halow a	nd nre	cant	thic car	rd (or the attendance card issued by the
entity registered with Iberclear that i	s in charge of keeping the	regis	ter o	f book	entries	of his o	r her s	share	s) on th	e day and at the place where the Genera
leeting is held. In order to attend egistered in book entry form five da							collect	tively	at leas	st 100 shares and those shares must be
,		iicii cii		rici di 1	recuirg	io riciai				
ignature of the shareholder atte	nding									
in on		2	017							
Proxy and distance voting are also ay	vailable to the shareholder	rs as ii	ndica	ated or	the Co	mnany's	webs	ite (v	ww.cel	Inextelecom.com) and in accordance with
he two following sections. If both se										
<u>DELEGATION</u>										
										proxy. The representative must also sigr wing boxes and, if applicable, specify the
epresentative. This proxy will only b							1, 0110	. 01 (1	101101	ving boxes and, ii applicable, speeily the
1. The Chairman of the C										
2	ID no									
Any proxy that does not expressly sp	ecify the person to whom	it has	s bee	n grar	ited sha	II be de	emed t	to ha	ve been	granted in favour of the Chairman of the
General Shareholders Meeting.										
o confer voting instructions, mark t	he corresponding box in t	he tab	ole b	elow w	ith a cr	oss.				
f any of the boxes below are not	marked, I grant preci	se voi	ting	instru	ıctions	in favo	ur of	the p	roposa	als made by the Board of Directors.
	Item of the		Τ_	Ι.	_			_		
	Agenda	L 2	3	4	5	6.1	6.2	7	8	
	For									
	Against									
	Abstention									
	Blank									
Jnless expressly indicated otherwise	below, the proxy extend	s to th	ne re	solutio	n propo	sals no	made	e bv t	he Boar	rd of Directors and to points not included
n the attached agenda. In such a ca	se, the representative sh	all vot	e as	he or	she ma	y consid	ler mo	st ap	propriat	te in accordance with the interests of the
Company and the grantor. Mark the f hall be understood to instruct his/he			o not	agree	with th	is exten	sion of	tne	oroxy. II	n this case, the shareholder NO
	Fac of the Constitute Const		A - L	te to to		- 4 - 1			Clara in the	
										nan of the General Shareholders Meeting nterests (i) with respect to the 3 rd item o
he agenda ("Approval of the manag	ement and activity of the	Board	of [Directo	rs durir	g the fi	nancia	l yea	ended	31 December 2016"), the 5th item of the
										Consultative voting of the Annual Director in Article 526.1 of the Spanish Companies
act (appointment, re-election or rat	ification of directors; rep	lacem	ent,	remov	al or d	ismissal	of dir	ector	s; filing	of a derivative action; and approval or
										under Law. If the grantor has not giver the proxy shall be deemed to have beer
ranted jointly and severally and in t	the following order to the	Secre	tary	of the	Genera	l Meetin	g.			. ,
lark the following box "NO" only if epresentative to abstain):	you do not authorise the	he alte	erna	te pro	xy (in t	his case	the :	share	holder	shall be deemed to have instructed the
,										NO .
Signature of the shareholder						<u>Sign</u>	<u>ature</u>	of th	e repre	<u>esentative</u>
-	-					_				
n, on	2017	•				1n	•••••	•••••		, on 2017

DISTANCE VOTING

In the case that the shareholder does not wish to attend the General Meeting nor delegate this right, it may exercise its right to vote through the distance voting system indicating its vote for each item of the agenda. If, with respect to any item of the agenda, the shareholder does not express its vote, it will be understood to be in favour of the Board of Director's proposal. In addition to the provisions set forth by law, the articles of association and the general shareholders meeting regulations, rules laid down in the notice of the call to the General Meeting and in the Company's website (www.cellnextelecom.es) must be abided by (mark the corresponding boxes with a cross):

Item of the Agenda	1	2	3	4	5	6.1	6.2	7	8
For									
Against									
Abstention									
Blank									

Unless expressly indicated otherwise below, the proxy vote on resolution proposals not presented by the Board of Directors, or on points not included in the attached agenda, is deemed to have been granted to the Chairman of the General Shareholders Meeting, with the rules on voting and alternate proxy outlined in the "Delegation" section of this card being applicable in case of conflicts of interest. Mark the box "NO" only if you do not agree with the delegation and do not authorise the alternate (in this case the shareholder shall be deemed to abstain in relation with these proposals):

Signature of the shareholder

In		2017
4 111	011	 201/

PROTECTION OF PERSONAL DATA

Personal data included on this attendance, delegation and distance voting card and any other data provided to within the General Meeting, will be handled by the Company for the purpose of managing the development and controlling the exercise of shareholders' rights regarding the General Meeting call and holding. For this purpose, the data will be stored in files of which Cellnex Telecom, S.A. is responsible for.

The data shall be accessible to the notary attending the General Meeting and may be made available to third parties in the exercise of the right to information under the law. The data may also be accessible to the public to the extent that such data appear in documents available via the website (www.cellnextelecom.com) or are made known in the General Meeting, which may be video recorded and published on the said website. The person attending the general meeting hereby consents to this recording and publication.

The owners of data of a personal nature may, in any event and when legally appropriate, access, rectify and cancel their data or oppose to certain handling of their data in Cellnex Telecom, S.A.'s possession. The aforementioned rights shall be exercised, in accordance with Organic Law 15/1999, of 13 December, on the Protection of Data of a Personal Nature, by a submission in writing addressed to Cellnex Telecom, S.A., Avda. Parc Logístic 12-20, Edificio A,

In the event that this attendance, delegation and distance voting card contained personal data belonging to individuals different from the holder, the shareholder shall inform them about the information abovementioned and shall comply with any other requirements which may result applicable for the correct assignment of personal data in favour of the Company, without being the Company obliged to perform any additional actions.

AGENDA

One.- Approval of the individual and consolidated annual accounts and their respective management reports, corresponding to the financial year ending

Two.- Approval of the proposal for the distribution of the result corresponding to the financial year ending on 31 December 2016.

Three. Approval of the management of the Board of Directors during the financial year ending 31 December 2016.

Four. Re-election of Accounts Auditors for the company and its consolidated group for the financial years 2017, 2018 and 2019.

Five..- Approval of the modification of the Directors' Remuneration Policy.

 $Six.\ Establishment\ of\ the\ number\ of\ Board\ of\ Directors\ members.\ Proposal\ to\ appoint\ a\ member\ of\ the\ Board.$

- 6.1 Determination of the number of Board members.
- 6.2 Proposal to appoint Ms Concepción del Rivero Bermejo as independent director for the statutory term.

Seven. Delegation of powers to formalise all the resolutions adopted by the Board.

Eight. Consultative vote on the Annual Report on Directors' Remuneration corresponding to the financial year ending on 31 December 2016.