



28 April 2022 / 11.30 a.m. Museo Nacional Centro de Arte Reina Sofia Ronda de Atocha, 2 08012 Madrid

Attendance, proxy and remote voting card for the Ordinary General Shareholders' Meeting of CELLNEX TELECOM, S.A. (the "Company") to be held at 11:30 a.m. on 27 April 2022 in the Auditorium of the Museo Nacional Centro de Arte Reina Sofia, located in Ronda de Atocha, 2, 28012 Madrid, or at the same time on 28 April 2022 on second call. It is expected that the Ordinary General Shareholders' Meeting will be held on second call on 28 April 2022 at the place and venue stated above.

Holder										- /	Address														
Securities account code Number of shares											Minimum no. of shares to attend Number of vote									vote	 PS				
ramper of shares								- 1	100																
ATTENDANCE AT THE G Any shareholder who wis attendance card issued b day of the General Sharel securities five days befor health situation, shareho Signature of the shareho Signed in	shes to y the holder the olders older a	to attition attended to attended to attended to attended to attende attended to attende attend	tend t CLEAR	the G mer g. Sha Gene mend n per vote sign	Gener nber nber nberal S ded to sson rema ed, ra	ral Sh entition entito entition entito	areho y responsive who olde proximal as in evot deers'.	ponsi holders' Molding' Molding' Molding with the control of the c	s' Meible fi i 100 eetin i rem ted c ted c d has	eeting or ke or mine or mine g are ote v	physical phy	the inaressiled transfer mec	regist and o voto hanis /'s we roxy a	ectroroxy n	bool e sha he Ge r elec e (ww ntme	c ent c ent c ent c ent c ent c ent w c ent w) may) may) may	ries t ries t I Sha I Sha ic atri ic atri ill be rill be	extele e void	s/her ered ir ders' nce. ecom.(shard n the Meer com)	es) at regis ting. I and	as ex	venue of boo co the xplain	e on the ok-entry current ned in the ky. The boxes	
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Items on the agenda	1	2	3	4	5.1	5.2	5.3	6.1	6.2	6.3	6.4	6.5	6.6	6.7	6.8	7.1	7.2	7.3	7.4	8	9	10	11	12	
In favour																									
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Unless expressly indicate included in the attached Company and the shareh case it will be understoo. For the purposes of Artic Meeting (if the General Smay have a conflict of int 2021"), item 5 ("Directors Board of Directors") and (ii) in any of the cases syremoval of directors; lega without being included in Mark the "NO" box below the proxy to abstain):	agend older d that les 52 hareho terest s' rem item 1 pecifie il action the a	da, in he/sh t the a colders (i) in colders (ii) in colders (iii) in colders (iii) in colders (iiii) agend	relatione reprinted for the respection of the respective of the re	on to reser nting of th eting ect of), ite ltativ e 526 a dire	o whints. <i>I</i> shall shal	ch th Mark rehol anish aired 1 4 ("/ "Nun te on f the and	Com by th Appronber Span appro	panie panie panie ne Ch val o of me annu ish C	appoi box b cts th es Lav airma f the embe al rep compa or rati	nted relow w, sha an of Boar rs of bort c anies ficati	only oxy to areho the B d of I the E on dire Law on of	if you absolute absol	are in of Di cors' ren ointm comp	nform recto nanag irecto nuner ent, l any's	he/sh this e ned the rs) are geme ors. Re ration re-ele trans	ne co exter nd an nt ar atific n for ection sactio	he Chy oth not act action the y n or n	ers to of th nairma er me civity n and rear e ratific vith a	en of ember in the re-el ended cation direc	the (the (r of t e yea ectio 31 D of d	Generate Book of the Book of t	ral Sha pard c ed 31 memb nber 2 ors; d may le	ests (is, in 'N) arehoof Direct Decembers (2021" lismis egally	of the which alo Diders' ectors ember of the cisal or a arise	
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REMOTE VOTING

Shareholders who do not wish to attend the General Shareholders' Meeting (whether physically or electronically) nor appoint a proxy may vote remotely, specifying their choice for each item on the agenda. If for any of the items on the agenda no box is checked, it will be understood that the shareholder votes in favour of the Board of Directors' proposal. In any case, besides the rules prescribed by law, the articles of association and the General Shareholders' Meeting Regulations, due regard must also be given to any rules stated in the notice of General Shareholders' Meeting and on the Company's website (www.cellnextelecom.com).

Items on the agenda	1	2	3	4	5.1	5.2	5.3	6.1	6.2	6.3	6.4	6.5	6.6	6.7	6.8	7.1	7.2	7.3	7.4	8	9	10	11	12
In favour																								
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Unless expressly indicated otherwise below, in respect of resolutions not proposed by the Board of Directors and items not included in the attached agenda, the Chairman of the General Shareholders' Meeting will be deemed to be appointed proxy and the rules on proxy voting and replacement of proxies in the event of conflicts of interest contained in the "Proxy appointment" section of this card will apply. Check the "NO" box below only if you oppose the proxy appointment and do not authorize the replacement (in which case it will be understood that the shareholder abstains in relation to said resolutions).

Shareholder's signature

Signed in 2022

DATA PROTECTION

Any personal data which shareholders or their proxies send to the Company for the exercise of their rights of attendance, proxy and vote at the General Shareholders' Meeting or which are provided by the banks and securities firms with which shareholders have deposited their shares, through the entity responsible for keeping the register of bookentry securities, will be used by Cellnex Telecom, S.A., as data controller, for the purpose of preparing, checking and monitoring the list of shareholders to be used in convening and holding the General Shareholders' Meeting and also to meet its legal obligations. The data will be communicated to the notary who will attend and certify the minutes of the General Shareholders' Meeting. The processing of personal data is necessary for the purposes stated above and the legal basis is the management of the relationship with shareholders and compliance with legal obligations. The data will be kept for the duration of the shareholder relationship and for a period of six (6) years thereafter exclusively for the purpose of responding to any legal or contractual actions, unless, exceptionally, a longer retention period applies. The full proceedings of the General Shareholders' Meeting will be video-recorded and will be streamed via the Cellnex Telecom, S.A. website (www.cellnextelecom.com). Attendance at the General Shareholders' Meeting (whether physically or electronically) implies consent to the recording and broadcasting of attendees' image.

Data subjects may exercise their rights of access, rectification, erasure, objection, limitation of processing and portability and any other rights recognized by current data protection regulations by sending a request, with the reference "Data Protection", to the attention of the data protection officer, by email to personaldata@cellnextelecom. com, or by postal mail to Cellnex Telecom, S.A., Passeig de la Zona Franca 105, 08038 Barcelona (Ref. Personal Data - DPO), attaching a photocopy of their ID card or other official document. Data subjects may also lodge complaints with the Spanish Agency for Data Protection.

In the event that the attendance, proxy and remote voting card contains personal data relating to third parties, the shareholder must inform those third parties of the provisions of the preceding paragraphs as regards the processing of personal data and must comply with any other applicable requirements to ensure lawful disclosure of the personal data to the Company, without the Company having to take any additional action vis-à-vis the interested parties.

AGENDA

First. Approval of the individual annual accounts and management report and the consolidated annual accounts and management report (financial statements) for the year ended 31 December 2021.

Second. Approval of the non-financial information contained in the consolidated management report for the year ended 31 December 2021.

Third. Approval of the proposal for the allocation of profit or loss for the year ended 31 December 2021.

Fourth. Approval of the Board of Directors' management and activity in the year ended 31 December 2021.

Fifth. Directors' remuneration:

- 5.1 Approval of the maximum aggregate amount of the directors' remuneration.
- 5.2 Approval of the Remuneration Policy.
- 5.3 Remuneration of the executive director: Remuneration linked to the Company's shares.

Sixth. Number of members of the Board of Directors. Ratification and re-election of members of the Board of Directors:

- 6.1 Maintaining the number of members of the Board of Directors.
- 6.2 Re-election of Mr. Tobías Martínez Gimeno as executive director, for the term specified in the Corporate Bylaws.
- 6.3 Re-election of Mr. Bertrand Boudewijn Kan as independent director, for the term specified in the Corporate Bylaws.
- 6.4 Re-election of Mr. Pierre Blayau as independent director, for the term specified in the Corporate Bylaws.
- 6.5 Re-election of Ms. Anne Bouverot as independent director, for the term specified in the Corporate Bylaws.
- 5.6 Re-election of Ms. Maria Luisa Guijarro Piñal as independent director, for the term specified in the Corporate Bylaws.
- 6.7 Re-election of Mr. Peter Shore as independent director, for the term specified in the Corporate Bylaws.
- 6.8 Ratification of the appointment by co-option of Ms. Kate Holgate and re-election as a independent director for the term specified in the Corporate Bylaws.

Seventh. In relation to the following articles of the Corporate Bylaws:

- 7.1 Modify article 4 of the Corporate Bylaws, with the purpose of eliminating the web address of the Company's corporate website.
- 7.2 Modify article 18 of the Corporate Bylaws with the purpose of improving the wording of the article.
- 7.3 Modify article 20 of the Corporate Bylaws with the purpose of regulating the different forms of payment of the fixed annual salary of the directors in their capacity as such, as well as to update the description of the remuneration of the executive directors and the remuneration by delivery of shares. 7.4. Approval, as a consequence of the above amendments, of a consolidated text of the Corporate Bylaws.

Eighth. Approval of the share capital increase by means of non-monetary contributions, in the amount of EUR 6,786,912.75, to be subscribed and paid in by the Luxembourg entity CK Hutchison Networks Europe Investments S.A R.L., within the framework of the agreement signed on 12 November 2020 between Cellnex, Cellnex UK Limited and certain entities of the CK Hutchison group. Delegation for execution by the Board of Directors, pursuant to the provisions of article 297.1.a) of the Spanish Companies Law. Application for listing of the new shares.

Ninth. Delegation of powers to the Board of Directors to increase the share capital under the terms and conditions of Article 297.1.b) of the Spanish Companies Law (Ley de Sociedades de Capital) for a maximum period of five years. Delegation of powers to exclude the pre-emption rights in accordance with Article 506 of the Spanish Companies Law, setting a limit of a maximum aggregate nominal amount equal to 10% of the share capital at the date of authorization.

Tenth. Delegation of powers to the Board of Directors to issue bonds, debentures and other fixed-income securities convertible into shares, as well as warrants and any other financial instruments that entitle the holder to acquire newly issued shares of the Company, for a maximum period of five years. Delegation of powers to exclude the pre-emption rights in accordance with Article 506 of the Spanish Companies Law, setting a limit of a maximum aggregate nominal amount equal to 10% of the share capital at the date of authorization.

Eleventh. Delegation of powers to formalize and execute all the resolutions adopted by the General Shareholders' Meeting.

Twelfth. Consultative vote on the annual report on directors' remuneration for the year ended 31 December 2021.