

Holders



26 April 2024 / 11.30 h

Real Fábrica de Tapices de Madrid Calle de Vandergoten, 1 | 28014 Madrid

Attendance, proxy and remote voting card for the General Shareholders' Meeting of CELLNEX TELECOM, S.A. (the "**Company**") to be held at 11:30 a.m. on 25 April 2024 in Vandergoten street, 1, (Building of the Royal Tapestry Factory), 28014, Madrid, or at the same time on 26 April 2024 on second call. It is expected that the General Shareholders' Meeting will be held on second call on 26 April 2024 at the place and venue stated above.

Address

Securities account code	Numbe	er of shares			Minimum no	. of shares	to attend	tend Number of votes			
						100					
ATTENDANCE AT THE GENE Any shareholder who wishes attendance card issued by the body as may replace it, whice Shareholders' Meeting. Share before the day of the General Signature of the shareholder Signed in	to attend he Sociedad th is respon holders who I Shareholde	the Genera d de Gestiór isible for ke o hold 100 c ers' Meeting	I Shareholde n de los Sist eeping the r or more shar g are entitle	ers' Meeting emas de Re egister of b es and who	g physically gistro, Comp look entries se shares are	ensación y for his/her e registered	Liquidación de shares) at th in the registe	<i>Valores</i> , e venue o r of book	S.A.U. (Iber on the day -entry secui	clear), or such of the General rities five days	
Shareholders may also appoint two sections. If both sections a								n) and as	explained ir	the following	
PROXY APPOINTMENT Shareholders who do not wish their proxy. The proxy must a only one of the following box the appointing shareholder many of the Grant of the G	lso sign this kes and, who nust sign in	s proxy noti ere applicat the space p	ce. The shar ble, write the provided.)	eholder to v	vhom this ca	rd has beer	issued confe	rs proxy r	epresentatio	on to: (Check	
2			_	ID N	١٥						
Any appointment that does n	ot name th	e person wh	no is to act a	as proxy will	be deemed	to appoint 1	the Chair of th	ne General	l Shareholde	ers' Meeting.	
o give voting instructions, m If no instructions are given f				_		ons propos	ed by the Boa	rd of Dire	ectors.		
Items on the agenda	1	2	3	4	5	6	7	8	9	10	
In favour											
Against											
Abstain											
Blank											
Unless expressly indicated otherwise below, the voting instructions extend to other resolutions not proposed by the Board of Directors or not included in the attached agenda, in relation to which the person appointed proxy must vote as he/she considers to be in the best interests of the Company and the shareholder he/she represents. Mark the "NO" box below only if you oppose this extension of the voting instructions, in which case it will be understood that the appointing shareholder instructs the proxy to abstain: NO For the purposes of Articles 523 and 526 of the Spanish Companies Law, shareholders are informed that the Chair of the General Shareholders' Meeting (if the General Shareholders' Meeting is chaired by the Chair of the Board of Directors) and any other member of the Board of Directors may have a conflict of interest (i) in respect of item 4 ("Approval of the Board of Directors' management and activity in the year ended 31 December 2023"), item 6 ("Re-election of Ms. Alexandra Reich as a proprietary director, for the term specified in the Corporate Bylaws"), and item 10 ("Consultative vote on the annual report on directors' remuneration for the year ended 31 December 2023"); and (ii) in any of the cases specified in Article 526.1 of the Spanish Companies Law (appointment, re-election or ratification of directors; dismissal or removal of directors; legal action against a director; and approval or ratification of the company's transactions with a director) that may legally arise without being included in the agenda.											
Signature of the shareholde		Signature of the proxy representative									
_	Signed in 2024						on		2	2024	

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.cellnex.com).

Items on the agenda	1	2	3	4	5	6	7	8	9	10
In favour										
Against										
Abstain										
Blank										

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 Chair 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

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 book-entry 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 proceedings of the General Shareholders' Meeting will be video-recorded and will be streamed via the Cellnex Telecom, S.A. website (www.cellnex. 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), providing the necessary information to evidence his or her identity. 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 2023.

Second. Approval of the non-financial information contained in the consolidated management report for the year ended 31 December 2023.

Third. Approval of the proposal for the allocation of profit or loss for the year ended 31 December 2023.

Fourth. Approval of the Board of Directors' management and activity in the year ended 31 December 2023.

Fifth. Appointment of the auditors of the Company and its consolidated group for the financial year 2025, 2026 and 2027.

Sixth. Re-election of Ms. Alexandra Reich as a proprietary director, for the term specified in the Corporate Bylaws.

Seventh. 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.

Eighth. 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.

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

Tenth. Consultative vote on the annual report on directors' remuneration for the year ended 31 December 2023.