

In on 2023.

NEINOR HOMES, S.A. ORDINARY GENERAL SHAREHOLDERS' MEETING 2023 Attendance, Proxy and Remote Voting Card

The board of directors of Neinor Homes, S.A. (the "**Company**") has resolved to convene the ordinary general shareholders' meeting to be held at Bolsa de Bilbao, calle José María Olábarri 1, 48001 Bilbao (Spain) on 19 April 2023, at 11:00 hours, on first call and, if there is no quorum, on second call, on the following day, 20 April 2023, at the same time and place. It is hereby stated that the shareholder registration desks will open at 9:00 hours and it is expected the ordinary general shareholders' meeting will be held on second call, on the day and place above indicated:

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Holder(s):		Address:														
Sec	urities Account Code	Number of Shares			Mi		nº of s	hares		Nı	ımber (Card Number	
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A., calle Ercilla 24, e date on which the	sh to cast a remote vote 48011 Bilbao (Spain). Va e general meeting is to be notice of the meeting and	lid pro held,	xies or otherwi	remote se the	votes r proxy sł	nust b nall be	e recei unders	ved by stood n	the Co ot to ha	mpany ive bee	before n conf	23:59 erred o	hours o	on the o	day imn	nediately preceding
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Chairr	nan of the board of directo	rs															
Mr./Ms	3																
If none of the above boxes are marked or if the proxy is not named, proxy representation shall be deemed to have been conferred in favor of the chairman or the board of directors.																	
1/2010, of 2 July (the interest with respect year ended on 31 I director, for the statu director, for the statu director, for the statu director, for the statu executive director, froprietary director, proprietary director, with the category of directors for the final (appointment, re-electratification of the transport of the status of	the provisions included in e "LSC"), it is hereby statute: (i) item Four (Review a December 2022), item Seutory period of three years autory period of three years or the statutory period of for the statutory period of for the statutory period of	ed that ind, wh ven (R), item), item), item three three y the stat ember ectors, with a	the chere appeared the chere appeared to the	airman propriation, wh Re-elected Re-elected item Etc.), item tem The period of the val, sept which	of the te, app here apction, which we will be to the ten of three agend paration may be	meetin roval of opropria where a where a here ap (Re-ele e (Re-e Re-elec years) la; and n or dispersise	g, and ithe mate, of I ppropria propria ction, we lection with and it (ii) the scharged outside the material propria ction, we and it (ii) the scharged outside the material propriate	other nanagem Ms. Annate, of late, of Mate, of Mate, of Mate, of Materials, where any em Fift cases of direct de the anate of the same of	nember nent and na M. I Mr. Ric Mr. Alfo Mr. Borj appropri e appro propria een (C descrii rectors, agenda	es of the dactivities and o Monso Rea Garciate, of priate, ate, of Monsulta bed in the ex, in acc	e board y of the Bertral artí Fluodés V a-Egod Mr. Al of Mr. Mr. Feli tive vo section cercise ordano	d of direct of d	ectors, of dire rector, director director Vergar ahham Stults enés B he ann o), c) a porate the law	may be ctors or with the with the with the with the as directly as	e in a si f Neinor e categ ne categ ne categ rector, v ector, v ector, v ector, v ort on f of article action	ituation of or Homes, Spory of indegory of	conflict of A. in the ependent ependent ependent tegory of tegory of tegory of director, eration of the LSC oval and
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EXTENSION OF PRO	OXY REPRESENTATION TO	O ITEM	IS NOT	INCLU	DED O	N THE A	AGEND	Α									
Unless expressly inc subject to vote at the	dicated otherwise, the con e general meeting. In such	ferral o	of proxy	repres	sentation	on exte tain fror	nds to	all item	s which	n, while	not ap	opearin onsider	g on th a vote	e agen in favo	ida of th	he meeting ainst such p	, may be proposals

PROTECTION OF PERSONAL DATA

to be more favorable to the interests of the shareholder represented. Mark the NO box below only if you oppose the extension of the proxy representation (in which

Signature of the delegating shareholder

case it shall be understood that the shareholder abstains with respect to said proposals): NO

Signature of the proxy representative

The personal data provided by shareholders to the Company for the exercise of their voting, attendance or delegation rights at the general meeting or which are provided by the banks and companies and stock agencies in which the shares of the shareholders are deposited, through the entity responsible to keep the register of book entries, shall be processed by the Company, in its capacity as data controller, for the purposes of managing the development, fulfilment and control of the current relationships with shareholders, regarding the convening and holding of the general meeting, as well as in order to comply with legal obligations. The data may be communicated to the Notary who attends and draws up the minutes of the general meeting. The processing of data is necessary for the purposes indicated and its legal basis is your relationship as a shareholder as well as to comply with legal obligations. The data shall be kept for the duration of such relationship and, thereafter, for a period of six years only in order to be able to deal with any legal or contractual actions, unless, exceptionally, a longer

limitation period would apply.

In case the attendance, proxy and remote voting card includes personal data referring to third parties, the shareholder must inform them of the points indicated herein in relation to the processing of personal data and comply with any other requirements which may be applicable for the proper assignment of personal data to the Company, without the Company having to take any additional action vis-à-vis the interested parties.

The data subjects may exercise their rights of access, correction, opposition, suppression, limitation of processing and portability, as well as any other rights recognized by current legislation on data protection, by sending a letter with the reference "Data Protection" (attaching a photocopy of the ID or identification document) in which your request is specified, addressed to the Company's data protection delegate, through the e-mail address, lopd@neinorhomes.com, or at the registered address of the Company (i.e., calle Ercilla 24, 48011 Bilbao (Spain)). The data subjects may also file complaints with the competent data protection control authority.



AGENDA

First. Review and, where appropriate, approval of the individual annual accounts of Neinor Homes, S.A. and the consolidated accounts including its subsidiaries, corresponding to the year ended 31 December 2022.

Second. Review and, where appropriate, approval of the individual and consolidated management reports of Neinor Homes, S.A. including its subsidiaries, corresponding to the year ended 31 December 2022.

Third. Review and, where appropriate, approval of the statement on non-financial information and sustainability memorandum included in the consolidated management report of Neinor Homes, S.A. including its subsidiaries for the year ended 31 December 2022.

Fourth. Review and, where appropriate, approval of the management and activity of the board of directors of Neinor Homes, S.A. in the year ended on 31 December 2022.

Fifth. Review and, where appropriate, approval of the proposed application of the individual income corresponding to the year ended 31 December 2022.

Sixth. Re-election, where appropriate, of Deloitte, S.L. as auditor of the accounts of Neinor Homes, S.A. and of its consolidated group for the fiscal year ending 31 December 2023.

Seventh. Re-election, where appropriate, of Ms. Anna M. Birulés Bertran as director, with the category of independent director, for the statutory period of three

Eighth. Re-election, where appropriate, of Mr. Ricardo Martí Fluxá as director, with the category of independent director, for the statutory period of three years.

Ninth. Re-election, where appropriate, of Mr. Alfonso Rodés Vilà as director, with the category of independent director, for the statutory period of three years.

Re-election, where appropriate, of Mr. Borja García-Egocheaga Vergara as director, with the category of executive director, for the statutory period of three years.

Eleventh. Re-election, where appropriate, of Mr. Aref H. Lahham as director, with the category of proprietary director, for the statutory period of three years.

Twelfth. Re-election, where appropriate, of Mr. Van J. Stults as director, with the category of proprietary director, for the statutory period of three years.

Thirteenth. Re-election, where appropriate, of Mr. Felipe Morenés Botín-Sanz de Sautuola as director, with the category of proprietary director, for the statutory period of three years.

Fourteenth. Delegation of powers to formalize and execute all the resolutions adopted by the general meeting, for their notarization as a public document and their interpretation, correction, complementation, development and registration.

Fifteenth. Consultative vote on the annual report on the remuneration of directors for the financial year ended 31 December 2022.