

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

The board of directors of Neinor Homes, S.A. (the "**Company**") has resolved to convene the extraordinary general shareholders meeting to be held at calle Ercilla, 24, second floor, 48011, Bilbao (España), on 31 August 2023 at 9:00 hours, on first call, and, if there is no quorum, on second call, on the following day, 1 September 2023, at the same time and venue. It is hereby stated that, predictably, the extraordinary general shareholders meeting will be held on second call, on the day and venue above indicated, unless otherwise informed, as provided for in the announcement of the call. The shareholder registration desks will open at 7:00 hours.

Holder(s):	Address:							
Securities Account Code	Number of	Minimur	n nº of sha	res	Number of	Card Number		
	Shares	to	attend		Votes			
			1					
The holder of this card may delegate and grant p	Incompresentation or	vote remo	telv by fill	ina in	and signing the correspond	ing section. If both sections		
are signed, the remote vote shall have precedence on the agenda of the meeting in advance of the Regulations of the General Meeting. To do so, the website (www.neinorhomes.com).	ce and the proxy shall to meeting by electronic	become in means, ir	valid. Shar accordar	ehold ice wi	lers may also delegate their v th the provisions of the Artic	votes, and vote on the items cles of Association and the		
SHAREHOLDERS WHO WISH TO ATTEND: Any s date of the meeting and who produces this attendar meeting must sign this card in in the space provide meeting.	nce card may attend the	extraordina	ry general	sharel	holders meeting. Any sharehold	der who wishes to attend the		
SHAREHOLDERS WHO WISH TO VOTE REMOT REMOTE VOTING section and sign in the space pr may grant proxy representation by completing the D	rovided. Shareholders wi	ho do not i	ntend to at	tend th	he meeting personally and do	lders should complete the not intend to vote remotely		
Shareholders who wish to cast a remote vote or bo address: Neinor Homes, S.A., calle Ercilla, 24, second hours on the day immediately preceding the date on the remote vote not cast. Likewise, the rule (www.neinorhomes.com) must be followed, especie	ond floor 48011, Bilbao (which the general meeti es contained in the a	Spain). Va ing is to be announcem	lid proxies held, other	or rem wise t	note votes must be received by he proxy shall be understood n	y the Company before 23:59 ot to have been conferred or		
PERSONAL ATTENDANCE								
Shareholders who wish to attend the meeting shou appointed a proxy or voted remotely, their personal a						f a shareholder has already		
Signature of the shareholder attending								
5								
In 2023.								
REMOTE VOTING								
If, before the meeting, shareholders with attendance agenda of the general meeting, the corresponding be						ed resolutions included in the		
If, in relation to any of the items on the agenda, non of the proposal of the board of directors. In all events the rules contained in the announcement calling the	s, in addition to the provis	sions of the	law, the A	rticles	of Association and the Regulat	ions of the General Meeting,		
	Items on the A	Agenda	1 2 3	4				
	In favor							
	Against			+				
	Abstention			+				
	Blank vote			+				
A shareholder who has cast a vote remotely shall be		nt for the p		ha Co	nstitution of the general mostin	ia		
					·	ıy.		
INSTR	UCTIONS FOR VOTES O	N ITEMS N	OT INCLUE	DED OI	N THE AGENDA			
Unless expressly indicated otherwise, and with resp granted in favor of the Chairman of the board, apply Mark the NO box below only if you oppose the proxy	ing the rules regarding v	votes in cas	ses of conf	lict of i	interest contained in the DELE	GATION section of this card.		
Signature of the remote voting shareholder					U U			
In 2023.								

A A					
Neinor					
DELEGATION					
The shareholder to whom this card has been issued confers p if appropriate, designate the proxy representative):	roxy representation at the	e genera	al sha	areh	olders meeting on: (mark one only of the following boxes and,
Chairman of the board of directors					
□ Mr./Ms					
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 of the board of directors.					
For the purposes of the provisions included in articles 523 and 526 of the consolidating text of the Capital Companies Law, approved by Royal Legislative decree 1/2010 of 2 July (" Spanish Companies Law "), it is hereby stated that the Chairman of the general meeting, and other members of the board of directors, may be in a situation of conflict of interest with respect to the cases described in sections a), b), c) and d) of article 526.1 of the Spanish Companies Law (appointment, reelection or ratification of directors, removal, separation or discharge of directors, the exercise of corporate liability action and approval and ratification of the transactions of the Company with a director) which may be tabled outside the Agenda, in accordance with the law.					
In case the proxy is in a conflict of interest situation with regard to any of the items on the agenda or regarding any proposal not included in the agenda but subject to the approval of the general shareholders meeting in accordance with the law, and the shareholder has not given precise voting instructions for each of the points, it shall be understood that the shareholder has also designated as joint and several proxies, successively, the Chairman of the general shareholders meeting and, if the Chairman is in a situation of conflict of interest, the Secretary of the general shareholders meeting and, if the Secretary is also, in turn, in a situation of conflict of interest, the non-member Vice-Secretary of the board of directors. In this case, the proxy shall refrain from voting, unless it has sufficient evidence to consider more favorable to the interests of the represented person to exercise the vote in favor or against such proposals.					
VOTING INST	RUCTIONS FOR THE PI	ROPOS	ALS	ON	THE AGENDA
Marked the appropriate box with an X. If no instructions are given by marking the boxes, it shall be understood that the shareholder wishes to vote in favor of the proposals made by the board of directors. In all events, in addition to the provisions of the Law, those contained in the Articles of Association and in the Regulations of the General Meeting, the rules contained in the announcement convening the meeting and in the corporate website of the Company (www.neinorhomes.com) must be followed.					
	Items on the Agenda	1 2	3	4]
	In favor				1
	Against]
	Abstention]
	Blank vote				
EXTENSION OF PROXY REPRESENTATION TO ITEMS NOT IN	NCLUDED ON THE AGEN	IDA			
Unless expressly indicated otherwise, the conferral of proxy representation extends to all items which, while not appearing on the agenda of the meeting, may be subject to vote at the general meeting. In such a case, the proxy shall abstain from voting unless there is reason to consider a vote in favor or against such proposals 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 case it shall be understood that the shareholder abstains with respect to said proposals): NO					
Signature of the proxy representative				Sig	nature of the delegating shareholder
In 2023.		ln			, on 2023.
PROTECTION OF PERSONAL DATA					
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 stock agencies and companies 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 attending who will draw 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, delegation, or 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					

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, <u>lopd@neinorhomes.com</u> or postal delivery to the Company's registered address (i.e. calle Ercilla 24, second floor, 48011 Bilbao (Spain). The data subjects may also file complaints with the competent data protection control authority.

Neinor HOMES	
	AGENDA
First.	Review and, where appropriate, approval of a share capital reduction in an amount of 37,674,650.38 euros, with the aim of refunding shareholder contributions, by reducing the nominal value of the shares in 0.471 euros, and subsequent amendment of article 5 of the Articles of Association.
Second.	Review and, where appropriate, approval of a share capital reduction by the redemption of 5,019,891 own shares, and subsequent amendment of article 5 of the Articles of Association.
Third.	Review and, where appropriate, approval, of a reduction of the share capital in the amount of 39,733,438.03 euros, with the aim of refunding shareholder contributions, by reducing the nominal value of the shares by 0.530 euros, and subsequent amendment of article 5 of the Articles of Association.
Fourth.	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.