



Pursuant to article 228 of Royal Legislative Decree 4/2015 of 23rd October 2015 approving the Consolidated Text of the Spanish Securities Market Law, AENA, S.M.E., S.A. ("AENA") hereby reports the following:

RELEVANT INFORMATION

In relation to the Relevant Events submitted by AENA under numbers 222969 of 13th May 2015, 225475 of 2nd July 2015, 225974 of 13th July 2015, 226721 of 27th July 2015 and 226846 of 28th July 2015, AENA states the following:

In its Judgments of 3rd June and 17th June 2019, the National High Court dismissed the contentious-administrative appeals filed by AENA against the CNMC's Resolutions of 23rd April and 30th June 2015, issued during the process of approval of AENA's tariff modification for 2016 and relating to the criteria for separating costs of airport and commercial activities and the calculation of the tariff deficit.

These Judgments have no impact on the Company's financial statements and no effect on the criteria for setting fares contained in the current Airport Regulation Document (DORA), which covers the years 2017 to 2021.

The Company has analysed the aforementioned Judgments and has decided not to appeal them.

The Secretary of the Board of Directors
Juan Carlos Alfonso Rubio