



Madrid, 10 May 2021

Pursuant to article 227 of Legislative Royal Decree 4/2015, of 23 October, enacting the consolidated text of the Securities Market Act, Aena S.M.E., S.A. (the “**Company**” or “**Aena**”) reports the following:

OTHER RELEVANT INFORMATION

In relation to the news published today in the newspaper *Expansión* regarding the effects of the Supreme Court decision of 8 March 2021 on the commercial leasing model managed by Aena, the Company states the following:

The Company's management team, in accordance with the legal advice received, considers that the Supreme Court ruling of 8 March 2021 does not modify Aena's commercial business model, which will continue to be based on commercial leases agreement. This decision, if its content is confirmed in a second resolution by the Supreme Court, which would give it the force of case law, shall only enforce a technical modification of the specifications of the catering and rent a car sector, making progress in the deregulation of certain aspects of Aena's relations with commercial operators. The ruling does not affect the retail, duty-free and duty-paid sector or advertising.

At this respect, the latest commercial lease contracting procedures initiated by Aena in the area of rent a car have been re-classified as leases, after including the consequences derived from the aforementioned ruling.

Lastly, the Company considers that this court ruling does not have any effect on the litigation that some of the commercial operators have initiated in relation to the effects of the Covid-19 pandemic on their lease contracts with Aena.

The Secretary of the Board of Directors
Juan Carlos Alfonso Rubio