In compliance with Article 227 of Law 6/2023, of 17 March, on the Securities Markets and Investment Services, AENA, S.M.E., S.A. (the "Company" or "AENA") hereby gives notice of the following:

## OTHER RELEVANT INFORMATION

AENA has been informed by the representatives of the Kingdom of Spain in the judicial proceedings CL-2023-000259 brought in the United Kingdom for the recognition and enforcement of the arbitral awards rendered in arbitration proceedings ARB/14/11 CIADI initiated by NextEra Energy Global Holdings B.V. and NextEra Energy Spain Holdings B.V. against the Kingdom of Spain that, as of yesterday, counsel to the plaintiffs had informed them that on 11 July 2024, without the Kingdom of Spain having been present and without the participation of AENA, interim charging orders were obtained by the plaintiffs over (i) the beneficial interest that counsel to the plaintiffs attribute to the Kingdom of Spain in 26.01% of the shares of the company London Luton Airport Holdings III Limited and certain of its affiliated companies, and (ii) in relation to the land where one such affiliate is the registered proprietor and which includes certain properties forming London Luton Airport.

AENA is not a party in the judicial proceedings for the recognition and enforcement of the above-mentioned arbitral awards and has not been notified of the adoption of any such interim charging orders.

As soon as AENA has been duly notified of any such judicial decision, AENA shall carry out all relevant investigations to determine the scope and consequences of such interim charging orders and, in any event, shall defend the interests of AENA, its subsidiaries and its shareholders by appropriate legal means.

Secretary of the Board of Directors

Elena Roldán Centeno