



Madrid, 20 September 2024

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**

Through an ORI communication published on 3 August 2024 Aena gave notice that interim charging orders in the United Kingdom had been obtained by NextEra Energy Global Holdings B.V. and NextEra Energy Spain Holdings B.V. (collectively, "**NextEra**" or the "**Plaintiffs**"), the plaintiffs in arbitration proceedings against the Kingdom of Spain, over (i) the beneficial interest that counsel to the Plaintiffs attributed to the Kingdom of Spain in 26.01% of the shares of the company London Luton Airport Holdings III Limited ("**LLAH**") and the shares of certain of its affiliated companies, and (ii) in relation to the land in which London Luton Airport Operators Limited is the registered proprietor 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 had not been notified of the adoption of any such interim charging orders.

On 19 August 2024 LLAH (and its subsidiaries) ("**LLA Group**"), together with its shareholders Aena Desarrollo Internacional S.M.E., S.A. ("**ADI**") and InfraBridge Investors Crown Bidco Ltd ("**InfraBridge**", and together with LLA group and Aena, the "**Applicants**"), applied to the High Court of Justice of England and Wales to have the interim charging orders set aside on the grounds that the Kingdom of Spain has no legal or beneficial interest in the charged property and that the interim charging orders caused the Applicants prejudice.

Counsel for the Plaintiffs indicated subsequently, in a letter of 23 August 2024, that NextEra was willing to agree to have the interim charging orders set aside by consent.

On 20 September 2024, the High Court ordered, following an agreement between the Applicants, NextEra and the Kingdom of Spain as to the terms of that order, that, amongst other things: (i) NextEra's applications for the interim charging orders are dismissed and the interim charging orders are set aside; and (ii) NextEra pay the Applicants' costs as set out in that order.

Secretary of the Board of Directors

Elena Roldán Centeno