

# LAR ESPAÑA REAL ESTATE SOCIMI, S.A. 2020 ORDINARY GENERAL SHAREHOLDERS' MEETING

Form of attendance, proxy, and absentee voting card for LAR ESPAÑA REAL ESTATE SOCIMI, S.A. Ordinary General Shareholders Meeting which will be held in Madrid, at Príncipe de Vergara 187, Plaza de Rodrigo Uría, on March 16, 2020 at 12:00 on first call or on March 17, 2020 at the same time on second call. It is expected that the

Holders:									Address:							
Securities Account Code			Number of Shares													
Minimum no. of shares to attend	Number of Vot	tes														
1																
TTENDANCE IN P	FRSON AT TH	F MEETING														
nareholders wishing to eeting. In order to exe	attend the Share	holders Meeting attend, sharehol	ders n											venue on the day of the sher of book entries five days		
te on which the Gene ignature of sharehol		Ü	held.													
1	. on		202	D.												
,	, •••		202													
hareholders may appose sections below. In c													npany (	( <u>www.larespana.com</u> ) and	according	
														n this proxy. The shareho pointing a proxy will have		
=	nairman of the Bo			nº												
no-one has been des							the Ch	airman	of the B	loard of	Directo	ors.				
or voting instructions, in relation to any of the proposal by the	f the items on th	e agenda, non			•		the pu	ırpose	have be	een ma	rked, t	he vote	will be	e deemed to have been o	cast in fav	
the proposal by the			1 1	1		4   5	l c 1	6.2	6.2	6.4	7	I o	I 0	٦		
		ltem In favour	1	2	3	4 5	6.1	6.2	6.3	6.4	7	8	9			
							1							-		
		Against														
	-	Abstention														
	7															
oard of Director or ne presented, according	r represented ind ot on the agenda to the Company's	Abstention Blank votes icates otherwise a attached, may s interest. Mark	/ be p	ut to	a vote	at the sh	areholo	lers' me	eeting, v	with the	instru	ction to	vote ir	not on the proposed resolution the best interest of the e it shall be considered	sharehol	
pard of Director or no presented, according at the shareholder instead or the purposes provide pard and the remaining nancial year 2019) of moval, separation or rector with the Comp paxwell Cooke MBE at genda and Mr. Migue	r represented ind ot on the agenda to the Company's structs the proxy to ded in articles 523 ng directors may the agenda; and r discharge of the any) presented ond Mr. Miguel Per I Pereda Espeso	Abstention Blank votes icates otherwise a attached, may s interest. Mark to abstain. B and 526 of the be subject to a I (ii) in relation the directors, the cutside the ager reda Espeso ma may be subject	y be p the No e Span a conflito prope e exernda acc ay be s t to a co	ut to on box ish Color of it consals cise cordinates conflicion file.	ompar nteres refer of a cong to t t to a t of in	e at the sh v only if you nies Law (I st (i) regar- red to und proporate li he Law. It conflict of terest regar	arehold u oppo dey de d ding ite er artic ability a is also interes rding it	Socieda m 9 (Consideration a placed to regardem 7 (N	extension description des de consultat de co	Capital tive vote ons a), oroval a of that M of the p	or LSC e regar b), c) a nd rati fr. José electio rohibiti	ction to in which in which in the ding the and d) of fication E Luis d n, if appons set	stated for a contract of the contract out in a c	in the best interest of the e it shall be considered for the record that the Charlal Directors' Remuneratio (appointment, re-election e transactions carried out to Doblado, Mr. Alec Emmote, of directors of the Conarticle 229 of the Spanish	sharehold in Report , ratification by relevont, Mr. Ropany) of a Compar	
pard of Director or no presented, according at the shareholder instead of the purposes provided pard and the remaining ancial year 2019) of proval, separation of rector with the Compaxwell Cooke MBE at genda and Mr. Migue aw in accordance with	r represented ind ot on the agenda to the Company's structs the proxy the agenda; and r discharge of the any) presented on Mr. Miguel Per I Pereda Espeso h the provisions a sented sharehold	Abstention Blank votes icates otherwise a attached, may s interest. Mark to abstain. B and 526 of the be subject to a I (ii) in relation the directors, the substaint the ager areda Espeso ma may be subject of article 230 the	y be p the No e Span a conflito prope e exer anda ac ay be s t to a conereof	ut to O box ish Co ict of i cosals cise o cordir subject conflic in rela	ompar nteres refer of a cong to t t to a t of in	e at the show only if you nies Law (I st (i) regarded to und the Law. It conflict of terest regarded director	arehold u oppo .ey de d ding ite er artic ability a is also interes rding it Mr. Mig	Sociedal m 9 (Colle 526, action a placed tregard em 7 (Vguel Pe	eeting, vextension and es de consultat 1, section and appin recording item Waiver of reda Es	Capital tive vote ons a), oroval a d that M 16 (Re- of the p	or LSC e regar b), c) a nd rati fr. José electio rohibition	ction to in which in which in the ding the and d) of fication E Luis d n, if appons set agenda	stated for a set of the case out in a with r	in the best interest of the e it shall be considered for the record that the Chall Directors' Remuneratio (appointment, re-election e transactions carried out to Doblado, Mr. Alec Emmote, of directors of the Considerations and the considerations carried out to Doblado, Mr. Alec Emmote, of directors of the Considerations.	sharehold Natirman of the Report product, ratificati by relevant, Mr. Ropany) of a Companioned confidence of the Report of the R	
pard of Director or no presented, according at the shareholder instead of the purposes provided pard and the remaining ancial year 2019) of moval, separation of rector with the Comp paxwell Cooke MBE at agenda and Mr. Migue aw in accordance with tuations, if the repre-	r represented ind ot on the agenda to the Company's structs the proxy the agenda; and discharge of the agenda; and many) presented on dMr. Miguel Per I Pereda Espeso h the provisions as sented sharehold holders Meeting.	Abstention Blank votes icates otherwise a attached, may s interest. Mark to abstain.  Blank votes a attached, may s interest. Mark to abstain.  Compared to a subject to a la (ii) in relation e directors, the subtide the ager reda Espeso ma may be subject of article 230 th der has not gra	y be p the No se Span a conflicto proper exer- enda accuracy be set to a concerned particle p	ut to Dobox  Sish Color of it oosals condirect of it oosals conflict on the conflict or ecise	ompar nteres refer of a cong to t t to a t of in ation t e votin	e at the sh v only if you nies Law (I st (i) regarded to und orporate li the Law. It conflict of terest rega- o director- ing instruct	arehold u oppo ding ite er artic ability a is also interes rding it Mr. Mig ions, it	Socieda m 9 (Colle 526, action a placed t regard em 7 (V guel Pe will be	eeting, vextension of the section of	Capital tive vote on s a), proval a d that M of the person of the person of that M of the person of the person of the person of the person of the that M of the that	e instruce proxy.  or LSC e regar b), c) a nd rati  fr. José electio rohibition the atthe sha	ction to, in which in which in which in which it is siding the and d) of fication is Luis don, if appons set agenda arehold	stated for each case stated for each case of LSC of the el Valle propriate out in . With rer instr	in the best interest of the e it shall be considered for the record that the Chall Directors' Remuneratio (appointment, re-election e transactions carried out to Doblado, Mr. Alec Emmo te, of directors of the Con article 229 of the Spanist regards to the aforementi ructs, unless otherwise in	sharehold Natirman of the Report product, ratificati by relevant, Mr. Ropany) of a Companioned confidence of the Report of the R	

## DOCUMENT FOR INFORMATION PURPOSES - SPANISH VERSION PREVAILS

#### DISTANCE VOTING

Shareholders who do not intend to attend the Shareholders Meeting nor appoint a proxy may cast a distance vote. The shareholder who issues this card wishes to cast a distance vote in favour of the proposed resolutions by the Board of Directors with regards to the items set forth in the agenda attached and published by the Company, unless they indicate another direction of the vote. If, in relation to any of the items on the agenda, none of the boxes provided for the purpose have been marked, the vote will be deemed to have been cast in favour of the proposal by the Board of Directors. In all cases, in addition to the provisions of the Law, the Articles of Association, and the Shareholders Meeting Regulations, it is also necessary to comply with the rules included in the call notice and on the Company's website (<a href="https://www.larespana.es">www.larespana.es</a>) (mark the appropriate box with an X):

Item	1	2	3	4	5	6.1	6.2	6.3	6.4	7	8	9
In favour												
Against												
Abstention												
Blank votes												

Unless the shareholder indicates otherwise by marking the NO box below, and regarding the resolutions which have not been proposed by the Board of Directors or items which are not included on the agenda attached, it will be deemed that the shareholder instructs the Chairman of the Board of Directors, following the vote direction rules and substitution in case of conflict of interest rules set forth in the Proxy section above. Mark the NO box below only if you oppose the proxy and the substitution (in which case it shall be considered that the shareholder abstains with regards to said proposals).

## 

## PERSONAL DATA PROTECTION

The personal data provided by shareholders to the Company for the exercise of their voting, attendance or delegation rights at the General Shareholders 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 the relationship as a shareholder as well as compliance 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 or delegation 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.

Owners of personal data 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 their request is specified, addressed to the Company's data protection delegate, through the e-mail address, dpd@grupolar.com, or at the postal address Lar España Real Estate SOCIMI, S.A., c/ Rosario Pino 14-16, 8th floor, CP 28020 Madrid, Spain. Owners of personal data may also file complaints with the competent data protection control authority.

#### **AGENDA**

- 1. Approval, if appropriate, of the individual annual accounts of the Company and of the consolidated annual accounts of the Company and its subsidiaries for financial year 2019.
- 2. Approval, if appropriate, of the individual management report of the Company and of the consolidated management report of the Company and its subsidiaries for financial year 2019.
- 3. Approval, if appropriate, of the Board of Directors' management and activities during financial year 2019.
- 4. Approval, if appropriate, of the proposed allocation of profits and the dividend distribution for financial year 2019.
- 5. Re-election, if appropriate, of the Company's auditor.
- 6. Re-election, if appropriate, of directors of the Company.
  - 1. Re-election of Mr. José Luis del Valle Doblado as independent director of the Company for the statutory period of three years.
  - 2. Re-election of Mr. Alec Emmott as independent director of the Company for the statutory period of three years.
  - 3. Re-election of Mr. Roger Maxwell Cooke MBE as independent director of the Company for the statutory period of three years.
  - 4. Re-election of Mr. Miguel Pereda Espeso as proprietary director of the Company for the statutory period of three years.
  - 5. <u>Item included for informative purposes only and, therefore, not subject to vote</u>: where applicable, potential appointment of a member of the Board of Directors by LVS II Lux XII S.à r.l. (PIMCO) as a result of the exercise of the right to proportional representation.
- 7. Waiver of the prohibitions set out in article 229 of the Spanish Companies Law in accordance with the provisions of article 230 thereof in relation to director Mr. Miguel Pereda Espeso.
- 8. Delegation of powers to formalize and implement all resolutions adopted by the Ordinary General Shareholders Meeting, to convert them into public instruments and to interpret, correct, supplement, elaborate upon and register such resolutions.

## Consultative item

9. Consultative vote regarding the Annual Directors' Remuneration Report for financial year 2019.

#### Informative matters

- 10. Acknowledgement of the amendments of the Board of Directors' Regulations and the Audit and Control Committee's Regulations.
- 11. Acknowledgement of the approval of the Appointments and Remunerations Committee's Regulations.