# Enagás S.A.

# Notice of Extraordinary General Shareholders' Meeting

At its meeting of 20 September 2007 the Board of Directors of Enagas, S.A. resolved to call an Extraordinary General Shareholders' Meeting to be held, upon first call, on 30 October 2007 at 12.00 pm at Paseo de la Habana, 208, Madrid, and, if shareholders then present fail to constitute a quorum as required under law and the Company's bylaws, to be held upon second call at the adjourned time and date of <u>31 October 2007 at 12.00 pm, at Paseo de</u> <u>Ia Habana, 208, Madrid (ONCE auditorium)</u>, the cards issued for the original date and time being still valid.

Shareholders are advised that the General Meeting is expected to be validly constituted upon second call. Adequate advance notice shall be given of any other arrangement.

# AGENDA

- 1. Amendment of article 6a ("Limitation of interest in share capital") of the Company's Bylaws to bring it in line with provisions of Law 12 of 2 July 2007.
- 2. Setting of the number of Directors and appointment of Mr Xavier de Irala Estévez as a non-independent Director in representation of Bilbao Bizkaia Kutxa.
- 3. Modification of Directors compensation for 2007.
- 4. Delegation of powers to supplement, implement, perform, rectify and formalise the resolutions adopted at the General Shareholders' Meeting.

# SUPPLEMENT TO THE NOTICE OF MEETING

In accordance with article 97 of the Spanish Companies Act, shareholders holding at least five percent of the Company's share capital are hereby advised that they may, by certified notice received at the registered office of the Company within five days from the publication of this Notice, require that a supplement to the Notice be published adding one or more items to the agenda. Any such supplement to the Notice shall be published at least fifteen days in advance of the scheduled date of the General Meeting.

## PRESENCE AT MEETING OF NOTARY

In accordance with article 114 of the Spanish Companies Act, article 33 of the Company's bylaws and article 14 of the rules and regulations of the General Meeting, the Board of Directors has arranged for a civil-law notary to be present to take the minutes of the General Meeting.

## ATTENDANCE AND VOTING RIGHTS

Under article 27 of the Company's bylaws and article 9 of the rules and regulations of the General Meeting, the right to attend and vote at a General Meeting rests with those shareholders who five days prior to the earliest notified date and time of such Meeting hold 100 shares duly recorded in the corresponding registries of member entities of IBERCLEAR (the Spanish securities clearing and settlement body), and those shareholders who, though individually holding fewer than 100 shares duly registered, pool their rights and appoint a

shareholder to represent them and obtain an attendance card. Attendance cards shall be provided by IBERCLEAR member entities.

Registration of attendance cards shall start at 10.00 am. Accreditations shall be accepted up to 12.00 pm, when the Meeting is scheduled to begin. To ensure registration and Meeting arrangements are conducted smoothly, shareholders are asked kindly to arrive well in advance.

Shareholders entitled to attend the Meeting may vote in person or by proxy by any of the procedures set forth in article 11 of the rules and regulations of the General Meeting:

1. By attending and voting at the Meeting in person, with an attendance card.

2. By postal voting, enclosing a duly signed and completed attendance card.

3. By voting at the Shareholder Office, submitting a duly signed and completed attendance card.

# **REQUIREMENTS TO VALIDLY CAST VOTE PRIOR TO THE MEETING**

#### **Postal votes**

To issue a postal vote, a shareholder must send to the registered office of the Company (Paseo de los Olmos, 19, 28005 Madrid) in a sealed envelope an attendance card clearly stating the shareholder's identity, number of shares held and his or her vote on each item of the agenda, bearing his/her autographed signature and having attached a copy of his/her national identity card or passport, if the shareholder is a natural person, and, additionally, a document accrediting power of attorney, if the shareholder is a body corporate.

## Votes cast at the Shareholder Office

If a shareholder decides to cast his/her vote in person or by proxy at the Shareholder Office, he/she shall submit an attendance card clearly stating the shareholder's identity, number of shares held and his/her vote on each item of the agenda, bearing his/her autographed signature, and shall further exhibit his/her identity card or passport, if the shareholder is a natural person, and a document accrediting proxy, if applicable.

#### Rules common to postal votes and votes cast at the Shareholder Office

To be valid, a postal vote or vote cast at the Shareholder Office must be received at the registered office of the Company (Paseo de los Olmos, 19, 28005 Madrid) between the day of Notice of Meeting and no later than twenty-four hours prior to the earliest scheduled date and time of the General Meeting.

A vote cast by either of the above procedures shall be without effect only if:

- a) later expressly revoked within the applicable time limit; or if
- b) the shareholder casting the vote is present at the General Meeting in person.

Any sale of voting shares effected at least than five days before the scheduled date of the Meeting shall render null and void any vote cast prior to such sale.

#### **PROXY RIGHTS**

All shareholders entitled to attend the Meeting may be represented by another person, who need not be a shareholder. Such proxy shall be given in writing individually for each Meeting, so long as the identity of the person exercising the proxy is duly guaranteed.

All proxies shall be revocable. A granted proxy shall be considered revoked if the principal is present at the Meeting in person.

Shareholders who are legally underage or incapacitated and body corporate shareholders shall be represented by persons vested with duly documented powers of proxy.

A shareholder may not have more than one representative at a Meeting, whether as his/her appointed proxy or as his/her representative as determined by law.

A shareholder giving a proxy to a Director and not recording voting instructions on the items on the agenda shall be deemed to wish to vote in favour of resolutions moved by the Board.

# **INFORMATION RIGHTS**

Pursuant to article 112 of the Spanish Companies Act, article 31 of the Company's bylaws and article 7 of the rules and regulations of the General Meeting, shareholders are advised that they may inspect at the registered office of Enagas, S.A. (Paseo de los Olmos, 19, 28005 Madrid), and demand free delivery of, the following information:

- the full text of the Notice of Meeting and of the proposed resolutions laid before the General Meeting by the Board of Directors; and
- a report setting out the reasons for the amendment to the Company's bylaws proposed in item 1 of the agenda drawn up by the Board of Directors.

All the above information is available on the Company website (<u>www.enagas.es</u>).

In accordance with article 7 of the rules and regulations of the General Meeting and article 112 of the Spanish Companies Act, shareholders are advised that up to the seventh day prior to the holding of the General Meeting they may put written questions to Directors and require from them any such particulars or clarification as they see fit. Shareholders may likewise put written questions and require particulars and clarification about any publicly available information the Company may have filed since the last General Meeting with CNMV, the Spanish securities market regulator.

Any information on the General Meeting not expressly set out in this Notice may be consulted in the rules and regulations of the General Meeting, available on the Company website.

> Madrid, 26 September 2007 The Secretary to the Board of Directors **Enagás, S.A.**

Shareholders are advised that from **27 September to 30 October 2007** (both inclusive), Monday to Friday (except public holidays) from 10.00 am to 2.00 pm and from 4.00 to 7.00 pm, the documents mentioned above (released on the same day as this Notice) shall be available from the **Shareholder Office**, at Enagás' registered offices at Paseo de los Olmos, 19, 28005 Madrid, Spain.

For further information, please call our free shareholder information line on 900 100 399, available Monday to Friday (except public holidays) from 10.00 am to 2.00 pm and from 4.00 to 7.00 pm.