



INFRAESTRUCTURA ENERGÉTICA NOVA, S.A.B. DE C.V. CALL TO GENERAL EXTRAORDINARY SHAREHOLDERS' MEETING

As resolved by the Board of Directors of INFRAESTRUCTURA ENERGÉTICA NOVA, S.A.B. DE C.V. (the "Company"), by unanimous directors' resolutions in lieu of a meeting, as of October 14th, 2021, the shareholders of the Company are hereby convened to a General Extraordinary Shareholders' Meeting (the "Meeting"), to be held at Blvd. Gral. Rodolfo Sánchez Taboada #10488, Office 932, Zona Urbana Rio Tijuana, 22010 Tijuana, Baja California (shared offices IZA), at 10:00 a.m. on November 1st, 2021, to address the matters contained in the following:

AGENDA

- I. Presentation and, if applicable, notes taken in connection with (i) the a public cash tender offer launched by Sempra Energy ("Sempra") to puchase all of the issued and outstanding ordinary, nominative shares, of a single series, with no par value of IEnova that were not owned directly or indirectly by Sempra, and (ii) the authorization for the cancellation of the registration of the shares representative of the capital stock of the Company in the Mexican Securities Registry (Registro Nacional de Valores) kept by the Mexican Banking and Securities Commission (Comisión Nacional Bancaria y de Valores); and the cancellation of the listing thereof in the Mexican Stock Exchange (Bolsa Mexicana de Valores, S.A.B. de C.V.).
- II. Proposal and, if applicable, approval so that the Company adopts the modality and regime of an investment promoter corporation of variable capital (*Sociedad Anónima Promotora de Inversión de Capital Variable*), and the consequent total reform to the corporate by-laws of the Company.
- III. Proposal and, if applicable, approval to remove, ratify or appoint the members of the Board of Directors of the Company and secretary non-member of the Board of Directors, and approval of the relevant remunerations, emoluments and settlements.
- IV. Proposal and, if applicable, approval to remove all of the members of the Corporate Practices Committee and Audit Committees of the Company, and approval of the consequent disintegration of such corporate bodies and the appointment of the Statutory Auditor of the Company.
- V. Proposal and, if applicable, approval to grant new powers of attorney and ratify all the powers of attorney granted by the Company as of the date of the meeting, and if applicable, revocation of powers of attorney.
- VI. Proposal and, if applicable, approval for the issuance of new shares certificates representative of the capital stock of the Company, and the relevant entries, annotations, reports, notices and/or notifications.
- VII. Appointment of Special Delegates of the Meeting to enforce and formalize its resolutions.





Pursuant to Clause Twentieth-Ninth of the Corporate By-laws of the Company, shareholders who appear registered in the Shares Registry Book as owners of one or more shares will be admitted to the Meeting, as well as those who submit the certificates issued by S.D. Indeval Institución para el Depósito de Valores, S.A. de C.V., or by any other institution for the deposit of securities authorized pursuant to the applicable legal provisions, together with the lists of depositors. For such purposes, the Share Registry Book will be considered closed on the business day prior to the date set for the Meeting to be held.

In order to be able to attend to the Meeting, shareholders shall deposit their shares certificates at the offices of the Company, located at Paseo de la Reforma No. 342, 24th Floor, Col. Juárez, 06600 Mexico City, or at S.D. Indeval Institución para el Depósito de Valores, S.A. de C.V., or in a national or foreign banking institution, and submit to the Company the relevant deposit receipt, no later than the business day prior to the date of the Meeting and obtain from the Company the admission pass and the proxy forms which, in order to be represented at the Meeting, may be used by the shareholders, in accordance with Article 49 Subsection III of the Mexican Securities Market Law, which, together with the information and documents related to each of the items set forth in the Agenda, will be available at the Company's offices indicated above, free of charge and immediately after the publication hereof. The time to make the deposit of shares, receiving the admission card, and obtaining the documentation related to each of the items set forth in the Agenda, together with the proxy forms, shall be from 10:00 to 17:00, Monday to Friday. The shares deposited to have the right to attend to Meeting shall not be returned until after the Meeting has been held, upon delivery of the receipt issued to the shareholder or its representative. Brokerage Houses and custodians are reminded that they must submit a list containing the name, address and nationality of the shareholders and the number of shares represented.

Mexico City, October 15, 2021.

Mrs. Vanesa Madero Mabama Secretary non-member of the Board of Directors