

**Generación Mediterránea S.A. and Central Térmica Roca S.A.
11% Senior Secured Notes due 2031**

BUENOS AIRES, Argentina. May 6, 2025.

Generación Mediterránea S.A. (“GMSA”) and Central Térmica Roca S.A. (“CTR” and, together with GMSA, the “Companies”), make reference to their 11% Senior Secured Notes due 2031 (the “Notes”). On April 30, 2025, the Companies informed that they would not make the interest payment due on the Notes on May 5, 2025, in a timely manner.

As reported by the Companies, between 2019 and 2024, the Companies and their subsidiaries invested over US\$600 million in various projects to expand the group's power generation capacity, including the expansion of two power plants in the provinces of Buenos Aires (Ezeiza Power Plant) and Córdoba (Maranzana Power Plant), as well as the development of a new cogeneration plant in the province of Santa Fe.

Over the past few months, the Companies undertook several initiatives aimed at refinancing their financial liabilities and reducing the refinancing risk. These included an exchange of various series of notes issued in the local market conducted in August 2024, an exchange of international notes conducted in October 2024 and the execution of a syndicated loan with local financial entities in early 2025.

However, the outcome of the abovementioned refinancings proved to be insufficient to offset the imbalances caused, among other factors, by (i) the impact of macroeconomic conditions on the group's investment plan, (ii) the effects that foreign exchange restrictions and restrictions on the import of equipment had on the schedules of the different projects, and (iii) the deterioration of financial conditions due to delays in payments by CAMMESA.

To assist the Companies in improving their capital structure and addressing the situation referred to in the press release dated April 30, 2025, the Companies have appointed Finanzas & Gestión and Rothschild & Co. as their local and international financial advisors, respectively. The Companies are also being advised by the local law firm Salaverri, Burgio & Wetzler Malbrán and the international law firm Skadden, Arps, Slate, Meagher & Flom LLP.

The Companies are working closely with their advisors in an orderly and constructive engagement process with their creditors regarding the reorganization of their financial liabilities, and expect to submit a proposal to their various creditors in a timely manner.

The Companies reaffirm their commitment to exploring all available alternatives to resolve this situation as soon as possible, with a view to maintaining their operations as a going concern and safeguarding the interests of their creditors and other stakeholders.

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