

City of Buenos Aires, May 26, 2026

To:
COMISIÓN NACIONAL DE VALORES
25 de Mayo 175
City of Buenos Aires

BOLSAS Y MERCADOS ARGENTINOS S.A.
299 Sarmiento
City of Buenos Aires

A3 MERCADOS S.A.
1210 Maipú, 5th Floor
City of Buenos Aires

**Re: Generación Mediterránea S.A./Central
Térmica Roca S.A. – Meetings of holders of
unsecured *obligaciones negociables*.**

To whom it may concern:

I am writing to you in my capacity as Head of Market Relations for Generación Mediterránea S.A. (“GEMSA”) and Central Térmica Roca S.A. (“CTR,” and together with GEMSA, the “Companies”), regarding (i) the exchange offer and consent solicitation regarding the local unsecured *obligaciones negociables*, announced via the prospectus supplement dated February 18, 2026 (GEMSA under ID #3483873 and CTR under ID #3483876), as amended and supplemented from time to time, and (ii) the exchange offer and solicitation for an out-of-court preventive agreement for the unsecured Class X *obligaciones negociables*, announced via the prospectus supplement dated April 10, 2026 (GEMSA under ID #3508969 and CTR under ID #3508978), as amended and supplemented from time to time (each, an “Offer,” and the aforementioned supplements, the “Supplements”).

Holders of the *obligaciones negociables* are hereby notified that on May 19, 20, and 21, 2026, all meetings of the classes of *obligaciones negociables* eligible under the Offers were successfully held, the call for which was announced through the publication of the corresponding notices and the material fact dated May 5, 2026 (GEMSA under ID #3518816 and CTR under ID #3518821) (the “Eligible Notes”). The minutes of the meetings of holders of each of the Eligible Notes will be available on the financial information portal of the *Comisión Nacional de Valores*, as well as on the information systems of Bolsas y Mercados Argentinos S.A. and A3 Mercados S.A.

Furthermore, it is hereby reported that results have been obtained that the Companies consider sufficient to achieve the majorities required for the execution of the out-of-court preventive agreement on the terms described in the Supplements, for the purpose of completing the restructuring of the debt represented by the Eligible Notes (the “APE”), and for its subsequent submission to the competent court, which is expected to occur in the coming weeks.

It is noted that, once the conditions detailed in the Supplements regarding the execution and submission for approval of the APE have been met, including the court ordering the publication of notices in accordance with the provisions of Article 74 of the Bankruptcy and Insolvency Act No. 24,522 and its amendments, the new *obligaciones negociables* to be issued in exchange for the Eligible Notes will be issued, in accordance with the terms of the Supplement corresponding to each Offer. The respective issue date for each of the new *obligaciones negociables* will be announced in due course through the publication of the corresponding notice.

The holding of the meetings of holders of the *obligaciones negociables* constitutes a milestone of utmost importance for the process of comprehensive restructuring of the Companies’ financial liabilities.

Finally, the Companies reaffirm their commitment to continue taking all measures within their power to regularize their financial situation, as well as their special dedication to maintaining the operation of their generation units.

Sincerely,

Juan G. Daly
Head of Market Relations
**Generación Mediterránea S.A. and Central
Térmica Roca S.A.**