

## APPLUS SERVICES, S.A. EXTRAORDINARY GENERAL SHAREHOLDERS' MEETING

## Attendance and proxy

The Sole Director of the company Applus Services, S.A. (hereinafter, "**Applus**" or the "**Company**"), at the request of the shareholder Amber EquityCo, S.L.U., has decided to convene the Extraordinary General Shareholders' Meeting of the Company to take place in the company's registered office in calle Campezo 1, edificio 3, Parque Empresarial Las Mercedes, 28022, Madrid on 10 February 2025 at 12:00 PM, on first call, or, if the necessary quorum is not reached, on 11 February 2025 at 12:00 PM on second call.

   г	Holder:	Addr	ess:					
T	TOTAL	rtaur	000.					
<u> </u>								
	Securities Account Code		Nur	mber of shares	Number of votes			
l	The holder of this card may delegate and grant his/her proxy by means of completing and signing the relevant section.							
I t t	ATTENDANCE TO THE MEETING In accordance with article 14 of the Company's By-laws, any Shareholder who, five days prior to the date the General Shareholders' Meeting is expected to be held upon first call, holds one or more shares registered with the Book Entry Register ("Registro de Anotaciones en Cuenta"), may attend and vote a the General Shareholders' Meeting, by accrediting themseveves with this attendance card. The Shareholder that wishes to attend the Shareholders meeting shall execute this card on the PERSONAL ATENDANCE TO THE SHAREHOLDERS MEETING section, submitting this card on the day of the Shareholders' Meeting.							
E	PERSONAL ATTENDANCE							
The Shareholder that wishes to attend the Shareholders Meeting shall execute this card in the subsequent section and submit it on the day of the General Shareholders' Meeting. The personal attendance of a shareholder that had granted previously a proxy will leave without effect such proxy.								
5	Shareholder signature							
	In							
F	PROXY							
Ш	The shareholder to whom this card has been issued grants his/her proxy for the			eholders' Meeting menti	oned therein to:			
(Check only one of the following boxes and, as the case may be, appoint the representative)								
	☐ The Chairman of the General Shareholders' Meeting							
	☐ Mr./Mrs							
In the absence of check of any of the boxes above or designation of the person to whom the proxy is granted, the delegation shall be deemed conferred to the Chairman of the General Shareholders' Meeting.								
INSTRUCTIONS FOR THE VOTING ON THE PROPOSED RESOLUTIONS OF THE AGENDA								
	In order to give your voting instructions, make a cross X in the relevant box of the table below. In the absence of check in any of the mentioned boxes it shall be understood that specific instructions to vote in favour of all the proposals made by the Sole Director in respect of the items comprised in the Agenda have been given, and to vote against the resolution proposals that have not been made by the Sole Director.							
	Items of the Agenda	1	2	3				
	In favour							
	Against							
	Abstain							
	If the representative appointed had a conflict of interest in relation to any of the proposals, whether included or not in the Agenda, that are submitted to the General Shareholders' Meeting and the shareholder had not given specific voting instructions for such proposals, the proxy shall be considered to be given to the Secretary of the Board of Directors.							
	EXTENSION OF THE REPRESENTATION	TO ITEMS	S NOT	INCLUDED IN THE AGE	NDA			
Save as otherwise stated by the shareholder to be represented by means of checking NO in the following box (in which case it shall be understood that the shareholder instructs the representative to abstain), the representation extends to the items not included in the Agenda of the meeting that may however be submitted to a vote at the General Shareholders' Meeting. In this case, the representative shall cast a negative vote unless otherwise stated as follows:								
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Signature of the representative		Signature of the shareholder granting his/her proxy
	In	In

## **PERSONAL DATA PROTECTION**

Personal data provided by the Shareholders to the Company (upon the exercise or delegation of their rights of information, attendance, representation and voting), or data provided by credit institutions and investment services companies to which such Shareholders have entrusted the deposit or custody of their shares, or by the entities which, in accordance with the law, are to keep a register of securities represented in book-entry form (Sociedad de Gestión de los Sistemas de Registro, Compensación y Liquidación de Valores, S.A.U. – Iberclear), shall be processed by the Company for the purpose of managing shareholder relations (including, without limitation, convening and holding the General Shareholders' Meeting, and publicity thereof). For these purposes, the personal data shall be incorporated to files controlled by the Company, which will be kept for the periods required to comply with the legal obligations of the Company or as long as liabilities regarding the shareholder relationship may arise

Credit institutions, investment services companies and Iberclear may provide to the Company the list of shareholders containing their names, surnames, identity document or passport numbers and addresses personal data. Likewise, the shareholders represented at the General Shareholders' Meeting may provide to the Company the names, surnames and identity document or passport numbers of the persons representing them, unless the designated representative is the Sole Director of the Company. The personal data of the Shareholders and, where appropriate, their representatives will not be communicated to third parties except to the Notary attending the General Shareholders' Meeting exclusively to draw up the notarial minutes of said Meeting, or if it is necessary to comply with a legal mandate.

The Shareholders or, if applicable, their representatives, may with respect to their own data and in the terms set forth in the law: (i) access them at the Company's files (right to access); (ii) request their amendment when they are inaccurate (right to rectification); (iii) request that they are not processed (right to object); (iv) request their erasure (right to erasure); (v) request the restriction of processing when accuracy of the personal data is contested, the processing is unlawful and the data subject opposes the erasure of the personal data, and the Company no longer needs the personal data for the purposes of the processing, but they are required by the data subject for the establishment, exercise or defence of legal claims (right to restriction of processing); (vi) receive in electronic format the personal data directly provided to the Company and transmit these to third parties (right to data portability); and (vii) revoke their express authorization for the use of their image rights at any time.

To exercise the abovementioned rights, the Shareholders and, where appropriate, the representatives must address their request along with a copy of their national identity document, passport or other legal document that proves their identity to Applus Services, S.A. (Ronda de la Font del Carme s/n, Bellaterra, Cerdanyola del Vallès, 08193 Barcelona) by indicating in the subject "General Shareholders' Meeting". In any case, the Shareholders and, where appropriate, the representatives may exercise their right to claim before the Spanish Agency for Data Protection (<a href="www.aepd.es">www.aepd.es</a>) or any other competent data protection authority.

In the event that this attendance, proxy and long-distance voting card of the Shareholder should include personal data relating to other individuals, such Shareholder states and guarantees that he/she has informed them of the provisions contained in the preceding paragraphs, and that he/she has complied with any other requirements which may apply regarding the assignment of personal data to the Company, without the latter being obliged to undertake any additional action.

AGENDA							
First	Approval of the execution of an intra-group loan (proceeds loan agreement) between Amber Finco PLC and the Company.						
Second	Distribution of an extraordinary dividend and an interim dividend.						
Third	Delegation of powers						