

GENERAL SHAREHOLDERS' MEETING 2024

Attendance, proxies and voting card

Attendance, proxies and distance voting card for the Ordinary General Shareholders' Meeting of GESTAMP AUTOMOCIÓN, S.A. (the "Company") to be held in Bilbao (Bizkaia), Palacio Euskalduna Jauregia - Avenida Abandoibarra, number 4, at 12:30 p.m. on 9 May 2024 on first call, and should the required quorum not be met, at the same time and place, on 10 May 2024 on second call (it being expected to hold the Meeting on first call).

SHAREHOLDER INFORMAT	ION	PERSONAL ATTENDANCE AT THE MEETING								
The shareholder wishing to exercise	se any of the rights set out in this card (personal attendance	The shareholder wishing to physically attend the Meeting								
at the meeting, proxies and dista	nce voting) must fill in the information requested in the	must sign in the space provided below and submit the								
following table:		attendance card together with the document accrediting the								
-		identity on the day of the Meeting at the location where the								
First name:		Meeting is to be held.								
Surname(s):										
Tax identification number		Shareholder's signature:								
(NIF/CIF):										
Number of shares:										
Securities Account Code:		In on of 2024.								

PROXIES

The shareholder who owns the shares indicated above in the section "*Shareholder information*" grants the proxy to (*please check only one box*): 1. \Box The Chairman of the General Shareholders' Meeting.

2. 🗆 Mr/Ms/Company name...... tax identification number (NIF/CIF)......

In the event that the person to whom the proxy has been granted is not appointed by name, the proxy shall be understood to have been granted to the Chairman of the General Shareholders' Meeting.

So as to provide your voting instructions, please check the corresponding box in the following table with a cross. In the event that any of the aforementioned boxes have not been checked, the representative will vote in favour of the proposed resolutions drawn up by the Board of Directors.

Item on the Agenda	1	2	3	4	5.1.	5.2.	5.3.	6.1.	6.2.	7	8	9	10	
In favour														
Against														
Abstention														

The proxy will be applied to proposed resolutions regarding matters not included in the attached Agenda, in connection with which the representative will vote in the manner they understand to be most favourable to the represented party's interests, unless the following box is checked as NO, in which case it will be understood that the shareholder instructs the proxy to abstain in connection with said proposed resolutions: NO

Under the provisions set forth in Articles 523 and 526 of the Companies Act (LSC), it is hereby reported that the Chairman of the Board of Directors, as well as any other members of the Board of Directors, may be subject to a conflict of interest in connection with: (i) the fifth item on the Agenda, regarding proposal of the re-election of the directors; (ii) the seventh item of the Agenda regarding the Annual Remuneration Report and particularly regarding the directors' remuneration; and (iii) the circumstances set out in sections b) or c) of Article 526.1 LSC, (dismissal or removal of directors and exercise of the derivative action) that could be presented off the Agenda under the Act. In connection with the foregoing, if the represented party which has issue a proxy in favour of a member of the Board has not provided specific voting instructions, the proxy, unless expressly indicated otherwise below, will be understood to have been granted to the Secretary of the General Shareholders' Meeting. Check the following box NO only if you do not authorise the substitution (in which case, it will be understood that the shareholder instructs the representative to abstain):

Shareholder's signature:

Proxy's signature:

NO 🗆

In on of 2024.

In on of 2024.

DISTANCE VOTING

The shareholder who owns the shares indicated above in the "*Shareholder information*" section will exercise their right to vote as indicated below (*please check the corresponding boxes with a cross*). in favour of all the proposed resolutions drawn up by the Board of Directors in connection with the items on the attached Agenda, unless a different vote is indicated below (*please check the corresponding boxes with a cross*). In the event that any of the aforementioned boxes have not been checked, the shareholder will vote in favour of the proposed resolutions drawn up by the Board of Directors.

Item on the Agenda	1	2	3	4	5.1.	5.2.	5.3.	6.1.	6.2.	7	8	9	10
In favour													
Against													
Abstention													
Unless expressly indicated otherwise in the form indicated below, and in connection with the proposed resolutions not drawn up by the Board of Directors or any items not												items not	
included in the attached Agenda, the proxy	y will be u	inderstood	l to have b	een grante	d in favou	r of the Ch	airman of	the Genera	d Sharehol	ders' Mee	ting, unde	r the rules	on voting
the case of no instructions and in cases of conflict of interests included in the "Proxy" section of this card. Check the following box NO only if you oppose the proxy (in													
which case it will be understood that the shareholder abstains in connection with said proposed resolutions): NO \Box											NO 🗆		
Shareholde	er's signa	ature:											

RIGHT TO ATTEND

In accordance with the provision 12 of the By-laws, the owners of shares registered in the corresponding share book entry at least five (5) days before the date on which the Meeting is to be held will be entitled to attend the General Shareholders' Meeting. Said circumstance must be accredited by means of the appropriate attendance, proxy and voting card issued by the Company or by means of a card or a certificate of authentication issued by the depositary institution or institutions responsible for keeping the share book entry with the shareholder information and personal attendance at the meeting sections duly filled in. In addition to the presentation of the attendance, proxy and voting card, for the purpose of verifying the identity of the shareholders, at the entrance to the location where the General Shareholders' Meeting is held from one hour before the scheduled time for the start of the meeting, accreditation of the attendaes' identity will be requested and confirmed by presenting their D.N.I (National Identity Card), T.I.E. (Foreigner's Identity Card) or passport, in the case of foreign nationals and the powers of attorney in case of legal person.

RIGHT TO PROXIES

In accordance with the provisions set forth in Article 12 of the By-laws and Article 10 of the Regulations on the General Shareholders' Meeting, any shareholder who is entitled to attend may be represented at the General Shareholders' Meeting by another person, even if the latter is not a shareholder, with the proxy being granted in writing and specifically for the Meeting. The proxy must be completed and signed by the shareholder, signing the attendance, proxy and voting card or the relevant card issued by the institutions responsible for keeping the share book entry with the shareholder information and proxies sections duly filled in. The proxy must be accepted by the representative, without which the proxy cannot be exercised. For this purpose, the representative must also sign relevant document through which the proxy was granted. The person in whose favour the proxy is granted must exercise the proxy by attending the Meeting personally, providing the relevant document through which the proxy was granted, at the shareholder entry registration desks at the place and on the day scheduled for the General Shareholders' Meeting, from one hour before the scheduled time for the start of the meeting. In addition to the presentation of any of the above mentioned documents, for the purpose of verifying their identity, at the entrance to the location where the General Shareholders' Meeting is held, accreditation of the representative's identity will be requested and confirmed by presenting their D.N.I (National Identity Card), T.I.E. (Foreigner's Identity Card) or passport, in the case of foreign nationals and the powers of attorney in case of legal person.

PROXY BY EMAIL OR POST

Shareholders may grant their proxies by email or post, for which purpose they must verify their status as shareholders and send to the Company this attendance, proxy and voting card or by sending the relevant card issued by the depositary institution or institutions responsible for keeping the share book entry, filling in the shareholder information and proxies sections, signed. In order to exercise the proxy, the proxy must be accepted by the representative, for which he/she must sign the document through which the proxy is granted. In addition to sending it by e-mail or post, the proxy must reserve a copy of the document through which the proxy is granted for presentation and delivery at the shareholders' registration desks, at the place and on the date set for the holding of the General Meeting, since the person in whose favor the proxy is granted by e-mail or by post must exercise it by attending the Meeting in person. Proxies granted by email or post may be issued as of the date of publication of the convening notice and must be received by the Company at least 24 hours before the time scheduled for holding the General Shareholders' Meeting, that is, before 12:30 p.m. on 8 May 2024.

VOTING RIGHT

Shareholders who are entitled to attend may vote by personally attending and voting at the Meeting with the attendance, proxy and voting card issued by the Company or with the relevant card or a certificate of authentication issued by the depositary institution or institutions responsible for keeping the share book, signed with the shareholder information and personal attendance at the meeting sections duly filled in.

VOTING BY EMAIL OR POST

Shareholders may exercise their voting right by post. To this effect, shareholders must sign the attendance, proxy and voting card issued by the Company or the card issued by the entity or entities responsible for keeping the share book entry, with the shareholder information and distance voting sections duly filled in, stating their vote by checking the corresponding box with a cross.

Votes cast by email or post must have been received by the Company at least 24 hours before the time scheduled for holding the General Shareholders' Meeting, that is, before 12:30 p.m. on 8 May 2024.

GENERAL SHAREHOLDERS' MEETING AGENDA

- 1. Consideration and approval, where appropriate, of the financial statements and management report for Gestamp Automoción, S.A. and the financial statements and management report for its consolidated group for the 2023 financial year, as well as the management of the Board of Directors over the 2023 financial year.
- 2. Consideration and approval, where appropriate, of the consolidated non-financial information for the 2023 financial year.
- 3. Consideration and approval, where appropriate, of the proposed allocation of individual profit of Gestamp Automoción, S.A. for the 2023 financial year.
- 4. Distribution of a supplementary dividend against unrestricted reserves.
- 5. Ratification and re-election of directors, as appropriate. Setting of the number of members of the Board of Directors:
 - 5.1. Ratification of the appointment through the co-option method and re-election of Mr. Makoto Takasugi as a member of the Board of Directors.
 - 5.2. Re-election of Mrs. Concepción Rivero Bermejo as a member of the Board of Directors.
 - 5.3. Setting of the number of members of the Board of Directors.
- 6. **Re-election and appointment of auditors:**
 - 6.1. Re-election of Ernst & Young, S.L. as the auditors of the Company and its consolidated group for the year 2024.
 - 6.2. Appointment of PricewaterhouseCoopers Auditores, S.L. as the auditors of the Company and its consolidated group for the years 2025, 2026 and 2027.
- 7. Approval, in an advisory capacity, of the Annual Report on Remuneration of Directors of the Company for the year 2023.
- 8. Approval, in an advisory capacity, of the level of progress of the ESG 2025 Strategic Plan of the Gestamp Group.
- 9. Delegation of powers to formalise, interpret, remedy and implement the resolutions adopted by the Ordinary General Shareholders' Meeting.
- 10. Approval of the minutes of the meeting.