

ORBIA ADVANCE CORPORATION, S.A.B. DE C.V. ANNUAL GENERAL ORDINARY SHAREHOLDERS MEETING MARCH $30^{\mathrm{TH}}, 2021$

Form for the representation of shareholders at the Annual General Ordinary Shareholders Meeting

Form for the representation of in terms of Article	shareholders at the Annual General Ord 49 subsection III of the Mexican Securit	linary Shareholders Meeting
[by my own rightand grant but as general in regards to the powers grante Corporation, S.A.B. de C.V., referred to in the owner and shall be voted in each of the items either in the act of the shareholder meeting or	nt] [on behalf of	I hereby appoint as my representative leemed as special in regards to its purpose ary Shareholders Meeting of Orbia Advance inary nominative shares, of which I am the olders meeting in the way described below,
	curities Market Law (Ley del Mercado de	pard of Directors for the purposes of Article Valores) and Article 172 of the General ding the operations and results of the year
Approved	Not Approved	Abstain
1.2 Individual and consolidated audited financi Approved 1.3 The report referred to in Article 76, Fraction	Not Approved	Abstain
Approved	Not Approved	Abstain
2. Presentation of the annual report of the Aud	lit Committee of the Company:	
Approved	Not Approved	Abstain
3. Presentation of the annual report of the Corp	porate Practices and Sustainability Commit	tee of the Company:
Approved	Not Approved	Abstain
4. Proposition and resolution on the results apple. 4.1 Approval of the individual and consolidated amount of US\$194,702,107.00	•	·
Approved	Not Approved	Abstain

4.2 Appro accou		ndividual and/or consolid	ated profits and/or losses	referred to in section 4	.1 in the Accumula	ited Results
	Approved		Not Approved		Abstain	
		at of a cash dividend of l allments throughout 202	JSD\$0.10 (ten cents of a [1.	Oollar) per share (for th	ne issued shares w	rith dividend
	Approved		Not Approved		Abstain	
Alternate and Susta	Secretary (non-me ninability Committee	ember), as well as the C e of the Company.	of the Board of Directors hairman of the Audit Com	mittee and the Chairm		
DON Independe		VALLE RUIZ, Honorar	y and lifetime Chairman	(not a member) of	the Board of Dire	ectors (Non
	Approved		Not Approved		Abstain	
			f the Board of Directors as		Board Member)	
ANTO		I PEROCHENA, Board Mo	ember (Non Independent E	l Board Member)		
	Approved		Not Approved		Abstain	
MARI	A DE GUADALUP	E DEL VALLE PEROCH	HENA, Board Member (No	n Independent Board M	lember)	
	Approved		Not Approved		Abstain	
FRAN	ICISCO JAVIER D	EL VALLE PEROCHEN	A, Board Member (Non In	dependent Board Mem	nber)	
	Approved		Not Approved		Abstain	
EDUA	RDO TRICIO HAR	RO, Board Member (Inde	pendent Board Member)			
	Approved		Not Approved		Abstain	
GUILL	LERMO ORTIZ MA	RTINEZ, Board Membe	r (Independent Board Mem	ber)		
	Approved		Not Approved		Abstain	
DIVO	MILAN HADDAD,	Board Member (Indepe	endent Board Member)			
	Approved		Not Approved		Abstain	

ALMA RO	SA MORENO RA	ZO, Board Member (Inc	dependent Board Membe	r)		
	Approved		Not Approved		Abstain	
MARIA TI	ERESA ALTAGRA	CIA ARNAL MACHADO	D, Board Member (Indepe	endent Board Member)	
	Approved		Not Approved		Abstain	
JACK GO	LDSTEIN RING, B	oard Member (Indeper	ndent Board Member)			
	Approved		Not Approved		Abstain	
ANIL ME	NON, Board Memb	oer (Independent Board	i Member)			
	Approved		Not Approved		Abstain	
MARK RA	AJKOWSKI, Board	Member (Independent	Board Member)			
	Approved		Not Approved		Abstain	
Direct	<u>ors</u>		Secretary (non-member) a		(non-member) of the	Board of
	Approved		Not Approved		Abstain	
JUAN	PABLO DEL RIO	BENÍTEZ, Secretary (n	on-member) of the Board	d of Directors		
	Approved		Not Approved		Abstain	
SHEL	DON VINCENT HI	RT, Alternate Secretary	(non-member) of the Bo	pard of Directors		
	Approved		Not Approved		Abstain	
		cation of the Chair of the	Audit Committee and of th	ne Corporate Practices	and Sustainability Co	<u>mmittee</u>
	Approved		Not Approved		Abstain	
MARIA	TERESA ALTAG	RACIA ARNAL MACHA	ADO, Chair of the Corpora	ate Practices and Sus	tainability Committe	:e
	Approved		Not Approved		Abstain	

^{6.} Determination of the emoluments for the members of the Board of Directors and for the members of the Committees of the Company in charge of the Audit and Corporate Practices and Sustainability functions.

6.1 Emoluments:

The members of the Board of Directors, with the exception of the Honorary Chairman and the Chairman of the Board of Directors, to receive an annual payment in cash equivalent to USD\$60,000.00 (Sixty Thousand 00/100 Dollars of the United States of America) and a payment in kind equivalent to USD\$60,000.00 (Sixty Thousand 00/100 Dollars of the United States of America) in the Corporation's restricted shares.

The Honorary Chairman of the Board of Directors to receive an annual payment in cash equivalent to USD\$500,000.00 (Five Hundred Thousand 00/100 Dollars of the United States of America).

The Chairman of the Board of Directors to receive an annual payment in cash equivalent to USD\$750,000.00 (Seven Hundred and Fifty Thousand 00/100 Dollars of the United States of America) and, in addition, will be entitled to receive an additional contingent payment of up to a maximum of USD\$750,000.00 (Seven Hundred and Fifty Thousand 00/100 Dollars of the United States of America), payable based on the achievement of determined specific targets established and assessed by the Corporate Practices and Sustainability Committee.

The Chairman of the Audit Committee to receive, in addition to the payment in cash and in kind that as member of the Board of Directors corresponds to him, an annual payment in cash equivalent to USD\$25,000.00 (Twenty Five Thousand 00/100 Dollars of the United States of America) and, the Chairman's of the Corporate Practices and Sustainability Committee and of the Finance Committee will receive, in addition to their payments as members of the Board of Directors, an annual payment in cash equivalent to USD\$20,000.00 (Twenty Thousand 00/100 Dollars of the United States of America).

Additionally, it is proposed that the Company grants in favor of the members of the Board of Directors and of the abovementioned Committees and in favor of its Secretary and the Alternate Secretary an indemnity consisting in the defense by Mexichem in case of law suits or proceedings initiated against them by reason of the performance of their duties.

Also, it is proposed to authorize that the Company (acting directly or through its respective subsidiaries) enters into the respective Indemnity agreements with the members of the Board of Directors.

Approved	Not Approved	Abstain	

- 7. Determination of the maximum amount of resources that may be applied, from March 30, 2021 to April 2022, to the buyback share program of the Company.
- 7.1 Approval of the cancelation of the unused balance of the amount approved on April 28, 2020 for the buyback share program of the Company for the period between April 28, 2020 and March 30, 2021. Such amount will be determined the day before the shareholders meeting.

Approved Not Approved Abstain	Approve	ed	Not Approved		Abstain
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7.2 Once the unused balance of the amount previously approved to be used for the buyback share program of the Company for the period between April 28, 2020 and March 30, 2021 is cancelled, and be duly constituted only for the used balance of the buyback fund equivalent to an amount in cash of the purchase price multiplied by the number of shares that the Company holds in its treasury until the day before this shareholders meeting, approve a fund for the repurchase of shares for an amount equal to the total net profits balance of the Company as of December 31, 2020 and including those retained profits from previous years, as permitted by the applicable legal dispositions, in the understanding that the acquisition and placement of the applicable shares of the Company will be made by the Company through the Mexican Stock Exchange (Bolsa Mexicana de Valores, S.A.B. de C.V.) at the market price of the shares and in compliance with other applicable dispositions referred to in Article Thirteen of the Bylaws, Article 56 of the Mexican Securities Market Law (Ley del Mercado de Valores) and Articles 56 to 63 of the "Disposiciones de caracter general aplicables a las emisoras de valores y a otros participantes del mercado de valores".

Approved		Not Approved	Abstain
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8. Annual Report of the Board of Directors in respect of the adoption or amendment to the "Policies for Company's Acquisition of its Own Shares" and in respect of the resolutions of such Board of Directors in connection with the purchase and / or placement of the Company's own shares.

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Approved	Not Approved		Abstain

	resolution				

Approved	Not Approved	Abstain
nation of delegates to execute	and formalize the resolutions to be adopted by	the Shareholders Meeting.
Approved	Not Approved	Abstain
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On the proposal of the Corporate Practices and Sustainability Committee and the resolutions of the Board of Directors, it is proposed