

Notice of Call Call of extraordinary Shareholders' Meeting

The Shareholders' Meeting of TERNA S.p.A. has been convened in Rome, at TERNA's Auditorium in Piazza Giuseppe Frua no. 2, on a single call, for its extraordinary session on March 23rd, 2017 at 11 a.m. to discuss and resolve on the following

AGENDA

1. Amendment of Articles 14.3 and 26.2 of the Corporate Bylaws. Integration of the provisions concerning the appointment of the Board of Directors and of the Board of Statutory Auditors by slate voting.

Reports and documentation

The illustrative report by the Directors on the single item on the agenda, required by current legislation, will be made available to the public at the Company head office by March 2nd, 2017.

The report will also be published on the Company website (www.terna.it. Investor Relations) and on the website of the authorised storage system "1Info" (www.linfo.it), and filled with the Borsa Italiana S.p.A. stock exchange. It will also be accessible from the Borsa Italiana S.p.A. website (www.borsaitaliana.it). Shareholders and non-shareholders entitled to participate in the Shareholders' Meeting have the right to view them and obtain copies.

Right to supplement the agenda and presentation of additional resolution proposals

Shareholders who represent at least a fortieth of the share capital with voting rights, also jointly, may, pursuant to and according to the procedures detailed in Art. 126 *bis* of Legislative Decree 58/1998 ("Consolidated Law on Finance"), within ten days of the publication of this notice (by March 3rd, 2017) ask for additional items to be included in the agenda, indicating in the request the additional items proposed, or present further resolution proposals on the matter already included in the Meeting's agenda (without prejudice to the possibility, for those with voting rights, of individually present resolution proposals at the Shareholders' Meeting).

The request must be submitted in writing, may be made via hard-copy or e-mail, and must be accompanied by information making it possible to identify the party presenting the request, and indicating further, wherever possible, a telephone contact. It must reach TERNA S.p.A. by the deadline set out above (i.e. March 3rd, 2017), either by being brought to TERNA S.p.A. at its head office (FAO: Legal and Corporate Affairs Management - TERNA S.p.A. Corporate Affairs and Corporate Governance), or sent by mail or fax to +39 06 8313 8218, or by e-mail or certified electronic mail to the following certified e-mail address: assembleastraordinaria2017@pec.terna.it.

Within the same deadline and using the same methods indicated to present the request, the Board of Directors of TERNA S.p.A. must also receive a report that indicates the motivation for the resolution proposal on the new subjects that are being proposed to be dealt with, or the motivation relating to the additional resolution proposals presented on the matter already included on the agenda.

Please remember that pursuant to law, additions to the agenda are not allowed for subjects, which the Shareholders' Meeting will be resolving upon according to the law and based on Directors' proposals or on the basis of a project or of a report prepared by them that is different from the one dealing with the subject in the agenda.

In the event of supplements to the agenda and/or the presentation of new resolution proposals, notice shall be given with the same methods of publication as this notice, at least fifteen days before the date scheduled for the Shareholders' Meeting (by March 8th, 2017). At the same time – with the same methods indicated for the Report of the Directors on the subjects on the Agenda – the report presented by the shareholders is made available to the public, together with any assessments of the Board of Directors.

Share capital

Please note that as of the date of this notice, and pursuant to Art. 5.1 of the Bylaws (the "Bylaws"), published in the website of the Company (www.terna.it - "Investor Relations") the share capital is 442,198,240 euros, completely paid-in and divided into 2,009,992,000 ordinary shares having a value of 0.22 euros each, each of which, pursuant to Art. 6.1 of the Bylaws, entitles the holder to one vote. The Company does not hold any own shares.

Right to participate in the Shareholders' Meeting and exercise the right to vote

The right to participate in the Shareholders' Meeting and exercise the right to vote, according to the provisions in Art. 10.1 of the Bylaws, is governed by applicable legislation and regulatory provisions. Pursuant to Art. 83*sexies* of the Consolidated Law on Finance, such right is demonstrated by notification to the Company by an intermediary, in compliance with its own accounting records, on behalf of the individual who is entitled to the right to vote, based on evidence related to the close of the accounting day of the seventh open-market day prior to the date set for the Shareholders' Meeting (i.e. March 14th, 2017), the record date.

The credit and debit registrations made on accounts subsequent to the said term are not significant for purposes of legitimizing the exercise of the right to vote in the Shareholders' Meeting. Therefore, those who appear as owners of the Company shares subsequent to said date will not be allowed to participate and vote.

Communications by intermediaries for participation must be received by the Company by the end of the third open-market day prior to the date set for the Shareholders' Meeting (i.e., March 20th, 2017). There is no prejudice to the entitlement to participate and vote if the Company has received the communications after said indicated term, provided that they are received by the time the Meeting begins.

No provision is made for participating in this Shareholders' Meeting by electronic means and there are no procedures for voting by mail or by electronic means.

With regard to the exercise of voting rights, please note specifically that the provisions of Art. 10.2 of the Bylaws on the conflict of interest apply under Art. 2373 of the Civil Code adopted by the Company pursuant to Directive no. 2009/72/EC of July 13, 2009, of Legislative Decree no. 93 of June 1, 2011, and the resolutions of the Regulatory Authority for Electricity, Gas and Water (AEEGSI) no. ARG/com 153/11 and 142/2013/R/EEL with which AEEGSI governed the certification procedures for the electricity transmission system operator and adopted the final decision to certify TERNA S.p.A. as the electricity "transmission system operator" ("Unbundling Regulations").

For this purpose, without prejudice to the assessments made by the AEEGSI in the context of the certification of the Company as the electricity "transmission system operator", each participant in the Shareholders' Meeting is invited to declare, under its own responsibility, the possible existence of a conflict of interest.



Ordinary proxy

All shareholders who have a right to speak and vote at the Meeting may be represented through proxy, granted in writing or with an electronic document signed electronically pursuant to Art. 21, paragraph 2, of Legislative Decree 82/2005, according to the provisions of Art. 11.1 of the Bylaws, as required by current legislation. For this purpose, the proxy form issued upon request of the entitled party by the qualified intermediaries can be used, or the proxy form available on the Company's website (www.terna.it - "Investor Relations") or at the head office.

The proxy may be notified to the Company by filing notification at the company offices (Legal and Corporate Affairs Management - TERNA S.p.A. Corporate Affairs and Corporate Governance); or by post (to the attention of the Legal and Corporate Affairs Management - TERNA S.p.A. Corporate Affairs and Corporate Governance – viale Egidio Galbani, 70 – 00156 Rome); or by sending it via e-mail or certified e-mail to the certified e-mail address assembleastraordinaria2017@pec.terna.it; or via the appropriate section of the Company website (www.terna.it - Investor Relations); or by fax to the no. +39 06 8313 8218; and it must be received by the Company before the start of the Shareholders' Meeting. Pursuant to the applicable Art. 135novies of the Consolidated Law on Finance, as a replacement of the original, the representative may deliver or transmit to the Company a copy of the proxy, also by electronic means, stating under his/her own responsibility that the proxy is in compliance with the original, as well as confirming the identity of the person issuing the proxy.

Designated Representative Proxy

The proxy may also be conferred, with voting instructions, to Computershare S.p.A. (previously Servizio Titoli S.p.A.), with head offices in Milan, Via Lorenzo Mascheroni no. 19 – 20145, appointed by the Company as "Appointed Representative" pursuant to Art. 135 *undecies* Consolidated Law on Finance. For this purpose one may use the specific web application provided and managed by Computershare S.p.A. which provides instructions on how to fill in the Designated Representative proxy form, which may be accessed via the appropriate section of the Company website (wwww.terna.it - Investor Relations). The Designated Representative proxy form is also available in a printable version from the website, or from the Company's offices. Proxies may not be conferred to Computershare S.p.A., unless in its capacity as designated representative of the Company. The Designated Representative proxy must contain voting instructions to all or some of the subjects on the agenda and the original must be given to said Designated Representative by the end of the second openmarket day prior to the date set for the Shareholders' Meeting (i.e. by March 21st, 2017) at the following address: Computershare S.p.A. (ref "Proxy Terna S.p.A. Shareholders' Meeting") Via Monte Giberto no. 33 - 00138 Rome. A copy of the proxy, accompanied by a declaration stating that it is compliant with the original, can be sent in advance to the Designated Representative by the same term by fax to: +39 06 4541 7450 or to the certified e-mail address: terna@pecserviziotitoli.it.

A Designated Representative proxy is valid only for resolutions proposed at the Shareholders' Meeting for which the person issuing the proxy gave voting instructions. The proxy and the voting instructions are revocable within the same term as hereinabove (i.e. by March 21st, 2017), with the methods and terms indicated above.

Right to submit queries regarding items on the agenda

Under the terms of Art. 127 ter of the Consolidated Law on Finance, those with voting rights in the Shareholders' Meeting can submit queries regarding the items on the agenda, also before the meeting. The questions must be posed in writing and sent to TERNA S.p.A. to its head office (FAO Legal and Corporate Affairs Management - TERNA S.p.A. Corporate Affairs and Corporate Governance) by fax at the number +39 06 8313 8218, or by e-mail or certified electronic mail at the certified e-mail address: assembleastraordinaria2017@pec.terna.it.

Without prejudice to any other provisions in this notice, whoever intends making use of this right, must send his/her queries to the Company at the latest three days prior to the date of the Shareholders' Meeting (namely by March 20th, 2017). In this regard, a specific indication must be given as to the item on the agenda that the proposed individual queries refer to. A response will be provided to the queries received prior to the start of the Shareholders' Meeting at the latest during the Shareholders' Meeting itself. The Company may provide a single response to queries with the same content. There is no obligation for a response, even during the Shareholders' Meeting, in the event of queries submitted prior to the Meeting, where the information required is already available in the "Frequently Asked Questions" section of the Company website (www.terna.it - "Investor Relations"), or when the response has already been published in that section of the Company's website. The response will be deemed to have been given during the Shareholders' Meeting, when provided in hard-copy format and made available to everyone entitled to vote at the start of the meeting.

Further Information

Further information concerning the single item on the agenda is made available to the shareholders in the concerned Directors' report, as well as in the Bylaws and in applicable legislation, which should be referred to for any information not expressly provided for in this notice.

Regarding the exercise of the company rights mentioned in this notice, please remember that pursuant to Arts. 22 and 23, paragraph 1, of the "Regulation governing centralised management services, liquidation, systems of guarantee and of the relative management companies", adopted by the Bank of Italy and by Consob with the provision of February 22, 2008 and subsequently amended by deed of the Bank of Italy/Consob dated December 24, 2010, and updated with provisions of February 11 and 24, 2015 ("Bank of Italy/Consob Regulation"), the legitimacy of exercising, also jointly, corporate rights such as participation in and exercising the right to vote in the Shareholders' Meetings, the right to supplement the agenda and to present additional resolution proposals and the right to submit queries on subjects on the agenda, is certified by a communication to the issuer made by the intermediary in compliance with his/her accounting records for shareholders.

Pursuant to Art. 25 of the Bank of Italy/Consob Regulation, legitimization to rights different from those provided for in Arts. 22 and 23 is assessed by certification issued by the intermediary in compliance with his/her own accounting records.

To facilitate the verification of one's right to participate in the Shareholders' Meeting, those entitled to vote can send the documentation proving this right to the Company by mail (to the Legal and Corporate Affairs Management - TERNA S.p.A. Corporate Affairs and Corporate Governance – viale Egidio Galbani, 70 – 00156 Rome), also with a copy or via fax to +39 06 8313 8218, at least two days before the date set for the Shareholders' Meeting.

Please note that the offices in charge of personal identification and verification of entitlement to participate in the Shareholders' Meeting will be available on the day of the Shareholders' Meeting, two hours before the Meeting begins.

A service dedicated to Meeting assistance is available to give further information at the following numbers: telephone +39 06 4541 7413 - fax +39 06 4541 7450.

For further information, reference is made to the section on the Company website dedicated to this Shareholders' Meeting (www.terna.it



The Chairwoman of the Board of Directors

Catia Bastioli

This notice was published on the Company website $\underline{\text{www.terna.it}}$ on February 21st, 2017 and in extract form in the daily newspaper "Il Sole 24 Ore" on February 21st, 2017.

TERNA S.p.A. – Head office in Rome – viale Egidio Galbani, no. 70 Share Capital 442,198,240 euros fully paid-in Rome Companies Register, Tax ID code and VAT code no. 05779661007 R.E.A. of Rome no. 922416