

EXTRAORDINARY GENERAL SHAREHOLDER MEETING
SPECIMEN OF ATTENDANCE CARD/ VOTE BY POST/ DELEGATION

The extraordinary general shareholder meeting shall be held at the registered office in Alcobendas (Madrid), Avda. De Bruselas 26, **exclusively by remote means** on December 10 2021 at: 18:30 CET (first call) or on December 13 2021 at 18:30 (second call). Shareholders wishing to attend the General Shareholders Meeting, exercise their right to group together or award their representation **may obtain, from the corresponding deposit entities or the Company itself, after sufficient prior certification of their condition as shareholders, a nominative attendance and delegation card.**

TELEMATIC ATTENDANCE

The General Shareholders Meeting may be attended telematically by shareholders who hold 100 or more shares registered in their name in the corresponding annotations-in-account register five days prior to the date on which the meeting is to be held, and **certify this fact by the corresponding attendance card or certificate issued by the corresponding deposit entities or in whatsoever other way laid down in current legislation. The shareholder who wish to attend to the meeting shall sign this attendance card in the below blank, and send it through a platform installed on the link "Extraordinary General Meeting 2021", section "Telematic Attendance" located on the Company's website www.grupocodere.com, following the instructions therein.**

Signature of the shareholder attending

In, 2021

Mr/Mrs.
Tax ID
Number of shares

VOTE BY POST

Shareholders who hold 100 or more shares registered in their name in the corresponding annotations-in-account register five days prior to the date on which the meeting is to be held, and certify this fact by the corresponding attendance card or certificate issued by the corresponding deposit entities or in whatsoever other way laid down in current legislation may, accordingly with art. 11 of the Bylaws, may exercise their right to vote by post. The shareholders who opt for distance voting shall be considered to be present for the constitution of the corresponding General Shareholder Meeting. For the intents and purposes of processing the votes issued by post, the votes must be received at least five days before the date set for the General Shareholder Meeting at first call, and those received later shall not be calculated (art. 25.4 Regulations of the General Shareholders Meeting of Codere S.A.).

Issues on the agenda	1.1.*	1.2.*	1.3.*	1.4.*	2	3.1.	3.2.	3.3.	3.4.	3.5.	3.6.	3.7	4	5.1.	5.2.	5.3.	6.1.	6.2.	7
In favor	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Against	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Abstain	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

*Items 1.1., 1.2., 1.3. and 1.4 of the Agenda have been proposed by shareholder Masampe S.L.

Signature of the voting shareholder

Mr/Mrs.
Tax ID
Number of shares **In2021**

PROXY

The shareholder to whom this card has been issued grants his proxy for this General Shareholders Meeting to: (please check the box, and appoint a representative. The shareholder must sign below, and attach the document which certifies his condition as shareholder as above said. The representative shall show an identity document, ID or passport).

Mr/Mrs.

Tax ID.....

[illegible]

*Items 1.1., 1.2., 1.3. and 1.4 of the Agenda have been proposed by shareholder Masampe S.L.

- Except otherwise indicated, proxy shall be deemed to be extended to those items not included in the agenda, that may be voted during the meeting, as well as proposed decisions not submitted by the Board of Directors.
- If you don't write the name of your proxy, it will be assumed that you have delegated your vote to the Chairman, Secretary or Vice Secretary of the Board of Directors of Codere S.A. in that order in case of absence or conflict of interest.
- If you have not included voting instructions, you have included as representative any of the aforementioned individuals, and he/she was in a conflict of interest, the proxy shall be deemed granted to any of the remaining, in the established order.

Voting instructions: (If you wish to provide express voting instruction to your proxy regarding all, or some of the items in the agenda, please complete the table above).

Signature of the delegation shareholder

Proxy-Holder's signature

In, de 2021

--

Mr/Mr	Tax ID	Number of shares
-------	--------	------------------

SHAREHOLDERS WISHING TO DELEGATE THEIR VOTE OR VOTE BY POST.

Shareholders with attendance right (as per art. 11 of the Bylaws and art. 13 of the Regulations of the General Shareholders Meeting), that is, those shareholders who hold 100 or more shares registered in their name in the corresponding annotations-in-account register five days prior to the date on which the meeting is to be held, may award their representation to other person (even though said person is not a shareholder) by using the delegation formula. The representation shall be awarded by sending the attendance and delegation card duly completed and signed by the shareholder awarding the representation and also for his representative, or by remote means of communications that comply with the requirements laid down in art. 189.2 of the Spanish Companies Act.

The delegation card may be delivered in the register office or sent by post to General Secretariat, Avenida de Bruselas 26, Alcobendas (Madrid) and also by electronic means, through a platform installed in the Company's website (www.grupocodere.com), link "2021 Extraordinary Shareholders' Meeting" section "Representation" following the rules and instructions set out there.

Accordingly with art. 25 of the Regulations of the General Shareholders Meeting, for the intents and purposes of processing the votes issued by post or by the electronic remote means of communication, **the votes must be received at least five days before the date set for the General Shareholder Meeting at first call, and those received later shall not be calculated.**

SHAREHOLDERS WHO WISH TO GROUP THEIR SHARES

Accordingly with art. 11 of the Bylaws and 13 of the Regulations of the General Shareholders Meeting, shareholders who do not hold at least 100 shares, may group them together with those of other shareholders who do not have the right to attend until they reach the required minimum, appointing a representative.

If you need further clarification, please contact with the General Secretariat by phone (+3400913542849) or by email (juntageneral@codere.com o inversor@codere.com).

AGENDA

I) PROPOSALS OF SHAREHOLDER MASAMPE S.L.

FIRST.- Information and eventual decisions on matters raised by MASAMPE SL.

- 1.1. To approve the exercise of legal actions against certain creditors of the Company.**
- 1.2. To request the judicial approval in Spain of all the operations carried out under the restructuring.**
- 1.3. To request a fraud audit from the Online business of the Company.**
- 1.4. To exercise certain actions in connection with data protection.**

II) PROPOSAL OF THE BOARD OF DIRECTORS.

SECOND.- Modification of article 31 of the Corporate Bylaws.

THIRD.- Acknowledgement of the resignation of Directors and approval of their management approval:

- 3.1. Mr. Norman Sorensen Valdez.
- 3.2. Mr. Manuel Martínez-Fidalgo Vázquez.
- 3.3. Mr. David Reganato.
- 3.4. Mr. Timothy Lavelle.
- 3.5. Mr. Matthew Turner.
- 3.6. Mrs. Elena Monreal Alfageme.
- 3.7. Masampe, S.L.

FOURTH.- Approval of the dissolution of the Company by mere resolution of the General Meeting.

FIFTH.- Appointment of a sole liquidator.

- 5.1 Fix the number of liquidators at one.
- 5.2 Appointment of Servicios de Liquidación Societaria, S.L. as sole liquidator.
- 5.3 Approval of the sole liquidator's remuneration.

SIXTH.- Request of the suspension and delisting of the Company's shares.

- 6.1 Application for the suspension of trading of the Company's shares.
- 6.2 Application for delisting of the Company's shares.

SEVENTH.- Delegation of powers to formalise, interpret, amend and enforce the resolutions adopted by the General Shareholders' Meeting.