

Form for the representation of shareholders at the Annual General Ordinary Shareholders Meeting in terms of Article 49 section III of the Mexican Securities Market Law Page No. 1

ORBIA ADVANCE CORPORATION, S.A.B. DE C.V. ANNUAL GENERAL ORDINARY SHAREHOLDERS' MEETING APRIL 2, 2025

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[by my own right] [on behalf of] I hereby appoint as my representative and grant such person a special power of attorney deemed as special in regards to its purpose out as general in regards to the powers granted, to appear at the Annual General Ordinary Shareholders' Meeting of Orbia Advance Corporation, S.A.B. de C.V. ("Orbia" and/or the "Company"), referred to in the heading and vote ordinary nominative shares, of which I am the owner and shall be voted in each of the items of the Agenda prepared for such shareholders' meeting in the way described below, either in the act of the shareholders' meeting or by the delivery of this form.						
	<u>Agenda</u>					
I. Report of the Chief Executive Officer and base Article 28, section IV, subsection b) of the Sec General Business Company Law (Ley General Jear ended December 31, 2024 and the Company pinion of the Company to the date thereof, as very law (Ley del Impuesto Sobre la Renta).	urities Market Law (<i>Ley</i> de Sociedades Mercanti ny's individual and cons	del Mercado de Valo les), regarding the op solidated Financial St	ores) and Article perations and res atements with th	172 of the ults of the e auditor's		
1.1 Report of the Chief Executive Officer and based 28, section IV, subsection b) of the Securities Corporations and Partnership Law (Ley General ended December 31, 2024:	Market Law (Ley del Me	ercado de Valores) an	d Article 172 of t	he General		
Approved	Not Approved		Abstain			
I.2 <u>Individual</u> and <u>consolidated</u> audited financial stat	ements of the Company ar	nd its Subsidiaries as of	December 31, 202	24:		
Approved	Not Approved		Abstain			
1.3 The report referred to in Article 76, section XIX o	f the Income Tax Law (Ley	del Impuesto sobre la	Renta):			
Approved	Not Approved		Abstain			
2. Presentation of the annual reports of: (i) the Au	udit Committee; and (ii) t	ne Governance Comm	nittee.			
2.1 Presentation of the annual report of the Audit Co	mmittee of the Company:					
Approved	Not Approved		Abstain			
2.2 Presentation of the annual report of the Governance Committee of the Company:						
Approved	Not Approved		Abstain			

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3. Proposition and resolution on the application	ation of results obtained for the year en	ded December 31, 2024, .
3.1 Approval of the individual and consolidate Dollars and USD\$223 Million Dollars, resp		31, 2024 for an amount of USD\$145 Million
Approved	Not Approved	Abstain
3.2 Approval to record the individual and con account.	nsolidated profits and/or losses referred to	in section 3.1 to the Accumulated Results
Approved	Not Approved	Abstain
4. Appointment and/or ratification of the mits Alternate Secretary (non-member), by processing the Chairs of the Honorary and lifetime Classical Company's Bylaws as well as the Chairs of the Honorary and lifetime Classical Company's Bylaws as well as the Chairs of the Honorary and lifetime Classical Company's Bylaws as well as the Chairs of the Honorary and lifetime Classical Company (No. 1) and the Chairs of the Honorary and lifetime Classical Company (No. 1) and the Chairs of the Honorary and Lifetime Classical Company (No. 1) and the Chairs of the Honorary and Lifetime Classical Company (No. 1) and the Chairs of the Honorary and Lifetime Classical Company (No. 1) and the Chairs of the Honorary and Lifetime Classical Company (No. 1) and the Chairs of the Honorary and Lifetime Classical Company (No. 1) and the Chairs of the Honorary and Lifetime Classical Company (No. 1) and the Chairs of the Honorary and Lifetime Classical Company (No. 1) and the Chairs of the Honorary and Lifetime Classical Company (No. 1) and the Chairs of the Honorary and Lifetime Classical Company (No. 1) and the Chairs of the Honorary and Lifetime Classical Company (No. 1) and the Chairs of the Honorary and Lifetime Classical Company (No. 1) and the Chairs of the Chair	proposal of the Governance Committee fithe Company's Audit Committee and of hairman of the Board of Directors:	pursuant to Article Thirty Fourth of the fithe Governance Committee.
DON ANTONIO DEL VALLE RUIZ, Honorary	and lifetime Chairman (not a member) of t	he Board of Directors (Non Independent)
Approved	Not Approved	Abstain
4.2 Appointment and/or ratification of the mem JUAN PABLO DEL VALLE PEROCHENA, C		lependent Board Member)
Approved	Not Approved	Abstain
ANTONIO DEL VALLE PEROCHENA, Board	Member (Non Independent Board Membe	r)
Approved	Not Approved	Abstain
MARIA DE GUADALUPE DEL VALLE PERO	OCHENA, Board Member (Non Independer	nt Board Member)
Approved	Not Approved	Abstain
FRANCISCO JAVIER DEL VALLE PEROCHI	ENA , Board Member (Non Independent B	oard Member)
Approved	Not Approved	Abstain
MARIA TERESA ALTAGRACIA ARNAL MAG	CHADO, Board Member (Independent Boa	ard Member)
Approved	Not Approved	Abstain
JACK GOLDSTEIN RING, Board Member (Inc	dependent Board Member)	
Approved	Not Approved	Abstain

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EDWARD MARK RAJKOWSKI, Board I	Member (Independent Board Member)	
Approved	Not Approved	Abstain
MIHIR ARVIND DESAI, Board Member	(Independent Board Member)	
Approved	Not Approved	Abstain
SERGIO AGAPITO LIRES RIAL, Board	Member (Independent Board Member)	
Approved	Not Approved	Abstain
4.3 Appointment and/or ratification of the Directors JUAN PABLO DEL VALLE PEROCHEN	e Chairman, Secretary (non-member) and Alternat	e Secretary (non-member) of
Approved	Not Approved	Abstain
JUAN PABLO DEL RIO BENÍTEZ, Seci	retary (non-member) of the Board of Directors	
JUAN PABLO DEL RIO BENÍTEZ, Seci	retary (non-member) of the Board of Directors Not Approved	Abstain
Approved		Abstain
Approved	Not Approved	Abstain Abstain
Approved SHELDON VINCENT HIRT, Alternate Se	Not Approved ecretary (non-member) of the Board of Directors	Abstain
Approved SHELDON VINCENT HIRT, Alternate Se	Not Approved ecretary (non-member) of the Board of Directors Not Approved e Chair of the Audit Committee and of the Governa	Abstain
Approved SHELDON VINCENT HIRT, Alternate Se Approved 4.4 Appointment and/or ratification of the	Not Approved ecretary (non-member) of the Board of Directors Not Approved e Chair of the Audit Committee and of the Governa	Abstain
Approved SHELDON VINCENT HIRT, Alternate Set Approved 4.4 Appointment and/or ratification of the EDWARD MARK RAJKOWSKI, Chair of Approved	Not Approved ecretary (non-member) of the Board of Directors Not Approved e Chair of the Audit Committee and of the Governation of the Audit Committee	Abstain Abstain Abstain

5. Determination of the emoluments for the members of the Board of Directors and for the members of the Committees of the Company.

5.1 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\$90,000.00 (Ninety Thousand 00/100 Dollars of the United States of America) in the Company'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 Governance Committee.

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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 Chairs of the Governance 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 the Company in case of lawsuits or proceedings initiated against them by reason of the performance of their duties.

It is also proposed to authorize the Company (directly or through its corresponding subsidiaries) to enter into the respective Indemnity contracts with the members of the Board of Directors.

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Approved	Not Approved		Abstain	
5. Determination of the maximum amount of re Company's buyback share program. 6.1 Approval of the cancelation of the unused balance			·	
Company. Approved	Not Approved		Abstain	
5.2 Approve a fund for the repurchase of shares for December 31, 2024 and including those withheld the applicable shares of the Company will be made the Bylaws, Article 56 of the Mexican Securities "Disposiciones de caracter general aplicables a la	from previous years, in the de in compliance with all apes Market Law (Ley del M	understanding that the plicable dispositions range de Valores)	e acquisition and peferred to in Article and Articles 56 t	blacement of Thirteen of the 63 of the
Approved	Not Approved		Abstain	
Annual Report of the Board of Directors with r Acquisition of its Own Shares" and report rela purchase and/or placement of the Company's or	ted to the resolutions of			
Approved	Not Approved		Abstain	
Appointment of delegates to execute and forma Approved	alize the resolutions to be	adopted by the Shar	eholders' Meetin Abstain	g.
Date:				
Shareholder Name	Representa	tive		
Witness	Witness			