

INOCSA

TO THE SPANISH SECURITIES MARKET COMMISSION

Pursuant to article 227 of Law 6/2023, of 17 March, on Securities Markets and Investment Services, Inoc, S.A. ("**Inocsa**"), hereby announces the following,

OTHER RELEVANT INFORMATION

In connection with the voluntary takeover bid (the "**Offer**") launched by Inocsa for all the shares representing the share capital of Grupo Catalana Occidente, S.A. ("**GCO**"), which was authorized by the Spanish Securities Market Commission on 29 October 2025, Inocsa reports that, as set out in section 2.4.1 of the prospectus of the Offer, the effectiveness of the Offer is conditional upon it being accepted in respect of a minimum number of shares such that, together with the shares already held by Inocsa, it would result in Inocsa acquiring more than half of the voting rights of GCO at the end of the acceptance period, excluding any treasury shares held directly or indirectly by GCO at that time.

In this context, and having been informed that GCO has accepted the Offer under the cash consideration alternative with respect to all treasury shares held directly or indirectly, Inocsa hereby states that the minimum number of GCO shares that must be tendered in order to satisfy the minimum acceptance condition is 15,671,159 shares.

Finally, for the purposes of satisfying the aforementioned minimum acceptance condition, only those GCO shares tendered under the exchange consideration alternative that are ultimately exchanged pursuant to the exchange ratio and, where applicable, the allocation and proration rules—and therefore effectively acquired by Inocsa—will be taken into account.

In Madrid, on 2 December 2025.

Inoc, S.A.

Mr. Francisco José Arregui Laborda
Secretary director and attorney-in-fact