

# Answers to the frequently asked questions on dividend payment SN Nuclear electrica S.A. for the financial year of 2021

### 1. From what date on, does SNN pay dividends to its shareholders?

Starting **June 24**th, **2022**, **the payment date**, SNN will pay the dividends for the financial year 2021 via Depozitarul Central S.A. and CEC Bank, the selected paying agent.

# 2. When should the shares be owned so that a shareholder be entitled to the dividends for the year of 2021?

The payments of dividends will be made only to SNN shareholders registered in the Register of Shareholders held by the Depozitarul Central S.A. on **June 7<sup>th</sup>**, **2022**, approved as the date of registration by the Ordinary General Meeting of Shareholders of SNN ("OGMS") of April 28<sup>th</sup>, 2022.

#### 3. What is the value of the dividend?

The gross dividend is **RON 1.97559234 per share**, and the related dividend tax will be withheld at source in the rates provided for by law.

#### 4. Did SNN opt for the delayed payment date?

SNN did not opt for delayed payment date.

### 5. How can dividends be paid?

- 1. For individual and legal entity shareholders having an account open with a Participant (broker), registered as holding SNN shares on June 7<sup>th</sup>, 2022, the dividends will be paid automatically by bank transfer via the Central Depository on behalf of SNN, at the date of payment June 24<sup>th</sup>, 2022 on the Participant's account, without submitting additional documents.
- 2. For individual and legal entity shareholders having no account open with a Participant (the shares are registered with the Central Depository):
- a. If you do not have an IBAN account registered with the Central Depository, dividends may be withdrawn directly from the CEC Bank counters in Romania, **exclusively for individual shareholders**, based on the submission of the documents referred to in Annex 1 in section 1 to the Communication on the payment of dividends
- b. By bank transfer, the Central Depository providing all shareholders who are not represented by a Participant (individuals and companies) the possibility of collecting the due dividends by registering the IBAN code with the Central Depository, based on the documents referred to in Annex 1, section 2 of the Communication on the payment of dividends. In order to receive dividends by bank transfer, the registration of the IBAN account should be done at least 4 business days prior to the date of payment.



Link for IBAN registration at the Central Depository: https://www.roclear.ro/AppFiles/Detinatori/Formular\_colectare\_cod\_iban.pdf

The payment of dividends for the year 2021 starts on June 24th, 2022, the payment date.

6. Can dividends be paid into a bank account opened with a bank outside Romania? Yes, this is possible, but the shareholder should have an account in RON, because the payment of dividends is only done in RON. In order to collect the dividends, the supporting documents referred to under Annex 1 at section 2 should be submitted to the Central Depository at least 4 business days prior to the date of payment.

## 7. How much time do I have available to request the payment of dividends for 2021?

The payment of the net dividends due for 2021 is subject to the general provisions on prescription, being subject to prescription within 3 (three) years of the date of commencement of payment (June 24<sup>th</sup>, 2022), term that expires on June 24<sup>th</sup>, 2025.

#### 8. How are net dividends calculated?

The total value of the net dividends due to any SNN shareholder is given by the number of the shares held on the registration date (June 7<sup>th</sup>, 2022), multiplied by the gross dividend per share value approved by the Ordinary General Meeting of Shareholders of SNN (RON 1.97559234/share) of April 28<sup>th</sup>, 2022, from which the value of the dividend tax is deducted, at the rates provided by the applicable law (Tax Code and, as applicable, the Double Taxation Conventions concluded between Romania and the state of residence of non-resident shareholders who submit valid tax residence certificates).

#### 9. When is the dividend tax calculated?

In compliance with the provisions of the Tax Code in force, dividend tax will be withheld at the source on the date of payment, as follows:

- **Resident individual shareholders**: the standard tax rate of 5% of the gross amount of the dividends due;
- Non-resident individual shareholders: the standard tax rate of 5% of the gross amount of the dividends due or the more favorable rate resulting from the Double Taxation Convention concluded between Romania and the state of residence of such shareholder, for shareholders who are non-resident individuals who submit by June 10<sup>th</sup>, 2022 a tax residence certificate valid for the year when the payment of dividends is done, within the term of validity, in original or certified copy with apostille/with over-legalization, if applicable,



accompanied by a certified translation (applicable for the certificates in other languages than Romanian) at the headquarters of SNN, from 65, Polona St., District 1, Bucharest, zip code 010494, to the attention of the Department of Communication and Relations with Investors;

- **Resident legal entity shareholders**: the standard tax rate of 5% of the gross amount of the dividends due, with the exceptions provided by the Tax Code which provide for the non-taxation of dividend income for some resident legal entities
- Non-resident legal entity shareholders: the standard tax rate of 5% of the gross amount of the dividends due, with the exceptions provided by the Tax Code which provide for the non-taxation of dividend income for some resident legal entities or the more favorable rate resulting from the Double Taxation Convention concluded between Romania and the state of residence of such shareholder, for shareholders who are non-resident legal entities who submit by June 10<sup>th</sup>, 2022 a tax residence certificate valid for the year when the payment of dividends is done, within the term of validity, in original or certified copy with apostille/with overlegalization, if applicable, accompanied by an certified translation (applicable for the certificates in other languages than Romanian) at the headquarters of SNN, from 65, Polona St., District 1, Bucharest, zip code 010494, in the attention of the Department of Communication and Relations with Investors;

Specific provisions regarding the application of a more favorable tax rate are included in the Tax Code in relation to the non-resident taxpayers of a Member State of the European Union. In case of submission of the tax residence certificate, together with a request for payment by bank transfer of the net dividends distributed by SN Nuclearelectrica S.A., after the date of **June 10<sup>th</sup>**, **2022**, but not later than **December 14<sup>th</sup>**, **2022**, SNN shall withhold on the date of payment (June 24<sup>th</sup>, 2022) the dividend tax in force provided by the Romanian Tax Code, with any tax difference due to the shareholder being paid subsequently to the transmission and verification of the documentation, if following the receipt and the verification thereof it results that it would be entitled to a lower tax rate than the standard one laid down in the Romanian Tax Code.

#### 10. Will SNN withhold at source the dividend tax?

Yes, the related dividend tax shall be withheld at source at the rates provided by the law, for all situations in which the dividend tax is due.

### 11. Who will be bearing the fees related to the payment of dividends?

The fee charged by the Depozitarul Central S.A., which also includes the bank charges applied by CEC Bank for the payment of net dividends in RON, is borne by SNN. CEC Bank will not charge shareholders any bank commission for the payment of dividends in RON, both



for cash payments, as well as for payments by bank transfer in accounts opened both in Romania and abroad.

### 12. Can dividends be paid in shares instead of money?

**No**, dividends are only received as money. If you wish to purchase new shares, you have the opportunity of reinvesting the amount received as a dividend in SNN shares by purchasing them directly from the market.

# 13. For a non-resident investor, should the dividends be declared in the income statement submitted in the country of tax residence?

There is a possibility that non-resident investors are required to declare dividends in the income statements submitted in their country of tax residence. As a result, it is recommended that they request for specialist support in relation to the tax obligations in their country of residence for the dividends received from SN Nuclearelectrica SA

### 14. What is the procedure for non-resident shareholders?

For all those shareholders, individuals, legal entities or other entities, who, at the date of registration, June 7<sup>th</sup>, 2022, hold shares highlighted in Section II of the SNN Register of Shareholders in the account opened with the Participant, **the related amounts shall be automatically paid by bank transfer** via the Central Depository in the name of SNN, at the date of payment, June 24<sup>th</sup>, 2022, **on account of the Participant**, without the submission of any further documents.

Non-resident shareholders who have an account opened with the Participants (Broker/Custodian Bank) and those who do not have an account opened with the Participants, respectively, and who wish for the payment of dividends to be performed by bank transfer (based on the registration of the IBAN account at the Central Depository) or the payment via the paying agent CEC Bank who wish to apply the more favorable provisions of the Double Taxation Convention concluded between Romania and their country of residence should send or submit either via the Participant if they have an account opened with the Participant or directly, in case they do not have an account opened with the Participant, at the SN Nuclearelectrica SA headquarters in 65 Polona St, District 1, Bucharest, zip code 010494, in the attention of the Department of Communication and Relations with Investors, by June 10th, 2022, inclusively, the tax residence certificate for the year in which the payment of the dividends takes place, within the term of validity, in original or certified copy with apostille/with over-legalization, if applicable, accompanied by an certified translation, as well as contact details for any clarifications on the tax residence certificates. If the verification of the fiscal residence and the provisions of the agreement for avoiding double taxation show that the more favorable rate provided in the agreement for avoiding double taxation may be applied, on the payment date, June 24th, 2022, such shareholders will receive the net dividends by applying that rate. Otherwise, the standard rate in force provided by the Fiscal Code of Romania will be applied.



In case of submission of the tax residence certificate, together with a request for payment by bank transfer of the net dividends distributed by SN Nuclearelectrica S.A., after the date of **June 10th, 2022**, but not later than **December 14th, 2022**, **SNN shall withhold on the date of payment (June 24th, 2022) the dividend tax in force provided by the Romanian Tax Code,** any tax difference due to the shareholder being subsequently paid to the transmission and verification of the documentation, if following the receipt and the verification thereof it results that it would be entitled to a lower tax rate than the standard one laid down in the Romanian Tax Code.

In compliance with Law no. 207/2015 on the Fiscal Procedure Code, as well as the Order of the President of the National Agency for Fiscal Administration no. 1699/October 25<sup>th</sup>, 2021 for the approval of the tax registration forms of taxpayers and the types of tax liabilities that form the fiscal vector, the shareholders of SN Nuclearelectrica SA who are individuals, as well as non-resident legal entities have the obligation to register in Romania for tax purposes, by submitting with the competent tax authorities in Romania of the Tax Registration Statement 015 (for non-resident legal entities) and 030 (for non-resident individuals) in order to obtain the tax identification code.

Further information on the submission of these statements and the tax identification code obtained from the tax authorities in Romania may be found in the Communication on the payment of dividends related to 2021.

# 15. Can shareholders holding accounts with the Participants withdraw their dividends in cash/transfer from CEC Bank counters?

**No**, all those shareholders holding accounts with the PARTICIPANTS, may **not** withdraw their dividends in cash/transfer from **CEC Bank**counters..

For all those shareholders, individuals, legal entities or other entities, who, at the date of registration, June 7<sup>th</sup>, 2022, hold shares highlighted in Section II of the SNN Register of Shareholders in the account opened with the Participant, **the related amounts shall be automatically paid by bank transfer** via the Central Depository in the name of SNN, at the date of payment, June 24<sup>th</sup>, 2022, **in the account of the Participant**, without the submission of any further documents. The Participant will make the payment to the shareholders according to the conditions of the contract concluded between the Participant and the shareholder.

#### 16. What does the General Meeting of Shareholders (GMS) represent?

The General Meeting of Shareholders (GMS) is the main corporate governance body of the company, which decides on the economic and business policy and activity of the company. General Meetings of Shareholders may be Ordinary or Extraordinary. GMS is convoked by the Board of Directors whenever the need arises, in compliance with the legal provisions and those in the articles of incorporation or as a result of the request of the shareholder representing,



individually or jointly, at least 5% of the share capital, if the request contains dispositions that fall within the duties of the meeting. Only the shareholders registered in the Company's Register of Shareholders have the right to participate and vote in the general meeting at the reference date.

## 17. What does the reference date represent?

The reference date is the calendar date set by the SNN management under applicable regulations and set forth in the GMS convocation to identify the shareholders who will be participating in the GMS and will be voting within it. Only the shareholders registered in the Company's Register of Shareholders on the reference date have the right to participate and vote in that general meeting. The reference date is after the date of publication of the GMS convocation.

The reference date for the GMS convened for the date of April 28th, 2022 was April 15th, 2022.

## 18. What does the registration date represent?

This is the calendar date set by the GMS and serves to identify the shareholders who will be benefiting from the dividends or other rights, and which are affected by the effects of the GMS resolutions. The registration date is after the date when the general meeting reunites, with at least 10 business days.

The registration date set by the SNN GMS dated April 28<sup>th</sup>, 2022, which approved the distribution of dividends for the year of 2021 is June 7<sup>th</sup>, 2022.

#### 19. Can dividends be collected on behalf of another person?

For individuals who do not go to the **CEC Bank** counters themselves, but give a mandate to another person in this respect, the payment of dividends shall be made to the proxy they empower, based on the following documents: special power of attorney authenticate by the notary, which includes the authorization to collect the dividends issued not more than 3 years prior to the date of payment, unless the power of attorney has a term of validity longer than 3 years and is valid at the date of payment + 1 photocopy certified for compliance with the original (the photocopy shall be retained) and the identity card of the proxy + 1 photocopy certified for compliance with the original (the photocopy shall be retained).

In compliance with the new legal provisions, payments will not be processed based on certificates of inheritance nor to those shareholders whose identification data from the documents submitted at the counter do not match those of the Paying Agent's records and received from the Central Depository. In the event that in the SNN Register of Shareholders, as of June 7th, 2022, deceased persons are included, the dividends shall only be paid following the request by the heir(s) and the registration by the Central Depository of the direct transfer of ownership for the financial instruments as an effect of the succession, in compliance with the applicable Legal Regime, as well as after updating the data in the paying agent's records, following the request of the Central Depository. Should the shareholder not be found in the shareholders database held by the **CEC Bank** paying agent, the former shall be asked to



contact the Central Depositary in order to remedy this issue.

# 20. What are the forms required for payment by bank transfer by means of the Central Depository?

For individual and legal entity shareholders who wish the payment to be done by bank transfer and who do not have an IBAN account registered with the Central Depository, the IBAN code collection form (available on the Central Depository website <a href="www.depozitarulcentral.ro">www.depozitarulcentral.ro</a>) may be submitted with the Central Depository at least 4 business days before the date of payment, accompanied by the following documents:

#### A. For individuals:

- copy of the valid identity document in which the personal identification number is clearly legible certified by the holder as a "certified true copy"; as well as information regarding the telephone/fax number and the e-mail address
- statement of account or a document issued by the bank (signed and stamped) confirming the existence of the account on the name of the shareholder, specifying the IBAN code, in original;
- copy of the documents certifying the capacity of the signatory of the application as a legal or conventional representative, if applicable certified by the holder as a "certified true copy";
- copy of the collection fee payment evidence IBAN code;
- Shareholders who are non-resident individuals wishing to apply the more favorable provisions of the Double Taxation Convention concluded between Romania and their country of residence should submit the certificate of tax residence for the year in which the dividends are paid, within the term of validity, in original or certified copy with apostille/with over-legalization, if the case may be, accompanied by an authorized translation, as well as contact details for any clarifications regarding the certificates of tax residence.

### B. Legal entity shareholders:

- copy of the certificate of incorporation certified by the holder as a "certified true copy";
- copy of the document certifying the capacity of legal representative of the company (confirmation of company details issued by the Trade Register/equivalent entity for the entities of foreign nationality) certified by the holder as a "certified true copy";
- copy of the documents certifying the capacity of conventional representative of the signatory of the application, if applicable certified by the holder as a "certified true copy";
- statement of account or a document issued by the bank (signed and stamped) confirming the existence of the account on the name of the holder legal entity, specifying the IBAN code, in original;
- copy of the collection fee payment evidence IBAN code;
- Shareholders who are non-resident legal entities/other entities wishing to apply the more favorable provisions of the Double Taxation Convention concluded between Romania and their country of residence should submit the tax residence certificate for the year



in which the dividends are paid, within the term of validity, in original or certified copy with apostille/with over-legalization, if applicable, accompanied by an certified translation, as well as contact details for any clarifications on the tax residence certificates.

The registration of the IBAN by the Central Depository will be charged according to the schedule of rates charged to the holders of financial instruments and shall be borne by each individual shareholder. For further details on this payment option, SNN shareholders are kindly asked to contact the Central Depository at tel. +40 21.408.58.00 or e-mail contact@depozitarulcentral.ro

# 21. How long after the submission of the documents to the Central Depository for payment by bank transfer, is the payment of the net dividends made?

The payment of the net dividends will be made on June 24th, 2022 for individual/legal entity shareholders who have an account opened with the PARTICIPANT (broker/Custodian bank) and who are not represented by the PARTICIPANT (who have submitted with the Central Depositary the IBAN code collection form, within at least 4 business days prior to the payment date). Net dividends shall be collected on the same day by individual/legal entity shareholders who have accounts opened with **CEC Bank** and within two banking days by shareholders with accounts opened with other banks if the accounts are registered with the Central Depository.

The date for the crediting of the shareholders' bank accounts depends on the interbank circuit and the corresponding bank chain.

# 22. What should I do if I do not receive the money by the terms referred to under section 21?

If you have an account opened with a Participant, the dividends should be transferred to the declared IBAN account, based on a request submitted to the Participant or automatically, subject to the conditions specified in the agreement concluded with the Participant.

If the shares held are registered directly with the Central Depository and you have an IBAN account that is also registered, the dividends should be transferred directly to your account. In the event the money are not received, you may contact the Central Depository at tel. +40 21.408.58.00 or e-mail contact@depozitarulcentral.ro.

If you wish to withdraw the dividends directly from CEC Bank in cash (only for individuals) and the money is not available, please contact CEC Bank, at the e-mail address office@cec.ro or the following telephone number 0800800848.

#### 23. What should I do if the amount received does not match the number of shares I hold?

If you have received an amount that is different to the one expected based on the number of shares held, you should contact Depozitarul Central S.A. to request a statement of account on the registration date of June 7<sup>th</sup>, 2022. This statement of account will confirm the number of shares held, so that you may calculate the amount of the gross and the net dividends,



respectively, that you are entitled to. If the amount still does not match, you may contact **CEC Bank** at office@cec.ro or at the following telephone number: 0800800848 or SNN at the email address investor.relations@nuclearelectrica.ro or at the telephone number: 021.203.13.14.

Useful contact addresses:

Nuclearelectrica SA National Company - Communication and Investor Relation

**Department** Tel.: 021.203.82.77

E-mail: investor.relations@nuclearelectrica.ro

The Central Depository IBAN code registration

Phone: 021.408.58.00

E-mail: contact@depozitarulcentral.ro

Other information from the Central Depository:

Phone: 021.408.58.00

E-mail: dividende@depozitarulcentral.ro

**CEC Bank – The Payment Agent** 

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