GESTEVISION TELECINCO, S.A. NOTICE CONVENING THE ANNUAL GENERAL MEETING

The Board of Directors of Gestevisión Telecinco, S.A. has agreed to convene the Shareholders' Annual General Meeting, to be held in Madrid at the company's registered office on Carretera de Fuencarral a Alcobendas nº 4, at 12:00 on 14th April 2010 on first call or on 15th April 2010 on second call, at the same place and time, to discuss and resolve the following:

AGENDA

Item One.- Examination and approval of the Annual Accounts (Balance Sheet, Profit and Loss Account, as well as the Notes to the Annual Financial Statements) and of the Management Report of both GESTEVISIÓN TELECINCO, S.A. and its Consolidated Group of Companies for the year to 31st December 2009.

Item Two.- Distribution of profit for 2009.

Item Three.- Examination and approval of the management of the company's business by the Board of Directors during 2009.

<u>Item Four</u>.- Determination of the maximum overall annual remuneration payable to the Company's Directors.

Item Five.- Awarding Company shares to Directors who perform executive duties and to Senior Managers of the Company, as part of their remuneration.

<u>Item Six</u>.- Implementation of a remuneration scheme for Executive Directors and Senior Managers of the Company and Group member companies.

Item Seven.- Authorization so that the company may buy back shares directly or through Group member companies, according to the provisions of Section 75 and related provisions of the Limited Companies Act, superseding the authorisations previously granted by the General Meeting and, as applicable, authorising the portfolio of own shares to be used in implementing remuneration plans.

Item Eight.- Re-election and appointment of Directors.

Re-election of the following as members of the Company's Board of Directors for a five-year term:

- 8.1. Mr Ángel Durández Adeva
- 8.2. Mr José Ramón Álvarez-Rendueles
- 8.3. Mr Francisco de Borja Prado Eulate

Item Nine.- Fixing the number of total seats in the Board of Directors.

Item Ten.- Delegation to the Board of Directors of the power to increase share capital, one or more times, by means of cash, for a period of five years and in a maximum nominal amount of sixty-one million six hundred and sixty thousand four hundred and sixty four euros ($\in 61,660,464$), in the terms and conditions it deems necessary. Delegation of the exclusion of preferential subscription rights, in accordance with the provisions of Section 159.2 of the Limited Companies Act.

Item Eleven.- Capital increase, with a right to preferential subscription, for an amount of sixty-one million six hundred and sixty thousand four hundred and sixty four euros ($\in 61, 660, 464$), by means of the issue and circulation of one hundred and twenty-three million three hundred and twenty thousand nine hundred and twenty-eight (123, 320, 928) ordinary shares with a par value of $\in 0.50$ each, to be paid in cash. Delegation to the Board of Directors of the power to execute the capital increase resolution which has been submitted for approval to the Annual General Meeting, in accordance with Section 153.1.a) of the Limited Companies Act, determining the exact date in which it must be executed and the conditions not dealt with at the Annual General Meeting, including the amendment of Article 5 of the Articles of Association.

Item Twelve.- Amendment to Article 55 of the Articles of Association.

Item Thirteen.- Presentation of the 2009 annual report on the remuneration policy for Directors and Senior Managers.

Item Fourteen.- Delegation of powers to sign, interpret, correct and execute previous resolutions, as well as to substitute the powers received by the Board of Directors from the Annual Meeting.

In accordance with the provisions of Section 97.3 of the Limited Companies Act and Article 23.7 of the Articles of Association, shareholders in possession of at least five percent (5%) of the Company's share capital may require one or more items to be added to the Agenda, in which case a complementary call to this notice convening the Annual General Meeting will be made. To exercise this right, shareholders must properly notify the Secretariat General at its registered office within five (5) days of the date of publication of this meeting notice.

RIGHT TO ATTEND

Those shareholders registered as holding any number of shares with voting rights may attend the General Meeting. In accordance with the provisions of Article 26 of the Articles of Association, of Section 7 of the General Meeting Regulations and of Section 104 of the Limited Companies Act, shareholders are requested to register their shares on the relevant book entry system five (5) days prior to the date of the General Meeting and to be in possession of Attendance/Proxy Cards issued by the Company.

RIGHT TO REPRESENTATION

In accordance with the provisions of Article 27 of the Articles of Association, and of Section 10 of the General Meeting Regulations, shareholders entitled to attend may appoint a proxy, who need not be a shareholder, to attend and vote on behalf of the shareholder at the General Meeting.

The proxy will be granted by filling in the proxy section of the Attendance/Proxy Card or by any other legally approved procedure. The proxy form shall include or append the Agenda, the representative's identity, application for instructions on voting and voting orders for the proxy in the event no specific instructions have been provided. In this event, proxy will be assumed granted to the Chairman of the Board of Directors.

In the event that no specific voting instructions are provided, the proxy will vote as he deems most appropriate for the interest of the Company and the shareholder who assigned the proxy.

<u>RIGHT TO INFORMATION</u>

From the publication of this meeting notice and in accordance with the regulations in force, shareholders may examine at the Company's registered offices (Carretera de Fuencarral a Alcobendas n° 4, Madrid), review on the Company's website (<u>http://www.inversores.telecinco.es/es/home.htm</u>) and request free of charge through the Shareholders Services Office [Officina de Atención del Accionista] (on telephone number +34 91 358 87 17), a copy of the following documents:

- 1.- Full text of the Annual Accounts and Management Report of the Company and its Consolidated Group for 2009, as well as the corresponding Audit Report.
- 2.- Full text of the proposed resolutions corresponding to the items on the agenda, submitted by the Board of Directors, together with the corresponding Directors' reports regarding items ten, eleven and twelve of the Agenda.
- 3.- Annual Corporate Governance Report, and a verification report conducted by an independent party, for 2009.
- 4.- Presentation of the 2009 Annual Report on the remuneration policy for Directors and Senior Managers.
- 5.- Annual Supplementary Management Report, as per Section 116 bis of the Securities Market Act.
- 6.- Rules applicable to proxying and voting by remote communications means.
- 7.- Attendance and Proxy Card.

In accordance with the provisions of Section 112 of the Limited Companies Act, of Article 31 of the Articles of Association and of Section 8 of the General Meeting Regulations, from the date of publication of this meeting notice until seven (7) days before the scheduled date of the General Meeting, shareholders may request clarifications or submit questions in writing about the items of the Agenda or any other public information filed with the Spanish Securities Commission (CNMV) since the last General Meeting, held on 1st April 2009.

VOTING AND PROXY BY REMOTE COMMUNICATIONS MEANS

The Board of Directors has decided, in compliance with Articles 27 & 33 of the Articles of Association and Sections 10 & 25 of the General Meeting Regulations, to authorise shareholders' right to voting by proxy via remote communication means in advance of the date of the Meeting, provided all legal requirements as well as those specified for this event are met.

1. <u>Voting by remote communication</u>:

Shareholders with the right to vote but who do not attend the General Meeting may, in advance of the date of the General Meeting, vote by remote communication via one of the following methods:

(i) <u>Electronic means:</u>

<u>Procedure</u>: Shareholders wishing to cast their vote, in advance of the General Meeting, by remote communication must access the Company's website (http://www.inversores.telecinco.es/es/home.htm) and go to the space dedicated to the 2010 Shareholders' General Meeting entitled "Delegation and Electronic Vote" and follow the instructions given therein.

<u>Identification</u>: The safeguards required by the Board of Directors, pursuant to Section 25 of the General Meeting Regulations, to guarantee proper identification and authentication of shareholders exercising their voting rights prior to the celebration of the General Meeting via electronic means comprise a recognised electronic certificate and advanced electronic signature, under the terms of the Electronic Signature Act 59/2003 of 19th December, provided they are based upon (i) the Electronic User Certificate, issued by the Spanish Public Certification Authority (CERES) reporting to the Royal National Mint (FNMT-RCM) and of which cancellation has not been notified; or (ii) the recognised electronic certificate incorporated in the National Electronic Identity Document, issued in accordance with the Royal Decree 1553/2005 of 23rd December, regulating the issuance of the National Identity Document and its electronic signature certificates.

All shareholders in possession of an electronic signature which complies with any of the two above requirements and use it for identification purposes may issue their vote relating to the Agenda items.

<u>Requirements:</u> Only votes issued by shareholders and received by the Company within the dates specified in Item 3 of this meeting notice shall be considered as valid.

(ii) <u>By post:</u>

<u>Procedure:</u> Shareholders wishing to cast their vote by post, in advance of the General Meeting, must fill in the section headed "Vote by Remote Communication" on the Attendance/Proxy Card issued to them by the Company.

Once the Card has been duly filled in and signed, it may be sent by one of the following methods:

- a. By post, addressed to: GESTEVISIÓN TELECINCO, S.A., General Secretariat (Shareholders' Annual General Meeting, April 2010), Carretera de Fuencarral a Alcobendas nº 4, 28049 Madrid.
- b. Using the prepaid reply envelope supplied with the Card.
- c. By personal delivery at the address given above.

<u>Requirements:</u> Only votes issued by shareholders and received by the Company within the dates specified in Item 3 of this meeting notice shall be considered as valid.

2. Proxy voting by remote communication:

Shareholders with the right to vote but who do not attend the General Meeting may, in advance of the date of the meeting, designate a proxy by one of the following remote communication methods:

(i) <u>Electronic means:</u>

<u>Procedure</u>: Shareholders wishing to designate a proxy, in advance of the General Meeting, by electronic means must access the Company's website (http://www.inversores.telecinco.es/es/home.htm) and go to the space dedicated to the 2010 Shareholders' Annual General Meeting under the heading "Proxying and Electronic Vote" and follow the instructions given therein.

<u>Identification</u>: The safeguards required by the Board of Directors, pursuant to Section 27 of the General Meeting Regulations, to guarantee proper identification and authentication of shareholders designating a proxy prior to the celebration of the General Meeting via remote electronic means comprise a recognised electronic certificate and advanced electronic signature, under the terms of the Electronic Signature Act 59/2003 of 19th December, provided they are based upon (i) the Electronic User Certificate, issued by the Spanish Public Certification Authority (CERES) reporting to the Royal National Mint (FNMT-RCM) and of which cancellation has not been notified; or (ii) the recognised electronic certificate incorporated in the National Electronic Identity Document, issued in accordance with the Royal Decree 1553/2005, of 23rd December, regulating the issuance of the National Identity Document and its electronic signature certificates.

All shareholders in possession of an electronic signature which complies with any of the two above requirements and use it for identification purposes may grant a proxy through remote communication means.

<u>Requirements:</u> Only proxies issued by shareholders and received by the Company within the dates specified in Item 3 of this meeting notice shall be considered as valid.

Shareholders designating a proxy via electronic means are obliged to inform the designated person of such delegation and obtain his or her acceptance. Delegation will be considered accepted when the proxy identifies him or herself by means of his or her National Identity Document or Passport on the designated day and place of the General Meeting, within the two hours prior to its time of commencement, allowing the Shareholders Registry personnel to verify the proxy, who will present, if necessary, a copy of the electronic delegation.

Should shareholders delegate in the Chairman or the Secretary of the Board, communication and acceptance will be considered effected on receipt of the said electronic delegation by the company in the proper form and within the specified date.

The proxy may only cast a vote on behalf of his or her assigner by attending the meeting in person.

(ii) <u>By post:</u>

<u>Procedure:</u> Shareholders wishing to designate a proxy by post, in advance of the General Meeting, must fill in the section headed "Vote by Proxy" on the Attendance/Proxy Card issued to them by the Company.

Shareholders wishing to delegate in the Chairman or the Secretary of the Board must post their Attendance/Proxy Card, duly filled in and signed, to the Company's registered offices.

Shareholders wishing to delegate in a third party must post a photocopy of their Attendance/Proxy Card, duly filled in and signed, to the Company's registered offices.

Once the Card has been duly filled in and signed, it (or a photocopy) may be sent by one of the following methods:

- By post, addressed to: GESTEVISIÓN TELECINCO, S.A. (General Shareholders' Meeting, April 2010), Carretera de Fuencarral a Alcobendas nº 4, 28049 Madrid.
- b. Using the prepaid reply envelope supplied with the Card.
- c. By personal delivery at the address given above.

<u>Requirements:</u> Only proxies issued by shareholders and received by the Company within the dates specified in Item 3 of this meeting notice shall be considered as valid.

Shareholders designating a proxy by post are obliged to inform the designated person of such delegation and obtain his or her acceptance. Delegation will be considered accepted when the proxy identifies him or herself by means of his or her National Identity Document or Passport on the day and at the place of the General Meeting, within the two hours prior to its time of commencement, allowing the Shareholders Registry personnel to verify the proxy, who will present, if necessary, the original of the proxy card.

Should shareholders delegate in the Chairman or the Secretary of the Board, communication and acceptance will be considered effected on receipt of the said original proxy card by the company.

The proxy may only cast a vote on behalf of his or her assigner by attending the meeting in person.

3. <u>Term for exercising the right to vote and proxy by remote communication:</u>

In order to be valid, designation of proxies and votes cast in advance of the General Meeting by remote communication means (electronic or postal) must be received at the Company's registered offices or through the Company's website before midnight of the 13th April 2010. Beyond this time, proxies will not be deemed designated and votes will not be considered cast.

<u>COMMON RULES FOR EXERCISING THE RIGHT TO</u> <u>PROXY AND REMOTE COMMUNICATION VOTE</u>

- 1. Priority between voting by proxy/remote communication and physically attending the General Meeting:
 - (a) Shareholders who attend the General Meeting after voting by proxy or voting in advance of the General Meeting by remote communication, via whichever means, render their delegation or vote null and void.
 - (b) Similarly, any vote, regardless of the means employed in casting it, will cancel any previous or subsequent delegation by remote communication.
- 2. Should a shareholder assign more than one valid delegations via remote communication, in advance of the date of the General Meeting, the last one received by the Company will prevail.
- 3. Should a shareholder issue more than one vote via remote communication for one single item on the Agenda, the last vote received by the Company will prevail and any others received before that vote will not be considered valid. Cancellation or modification of votes via remote communication will require the shareholder's personal presence at the General Meeting.

- 4. When electronic means are employed to cast a vote or designate a proxy, in advance of the General Meeting, only one electronic transaction will be allowed for each operation (one vote and one delegation).
- 5. Votes cast or proxies designated via remote communication, in advance of the date of the General Meeting, will be rendered null and void from the moment the shareholder no longer owns the shares conferring attendance rights. The shareholder is responsible for guarding his or her electronic signature enabling him or her to vote or delegate via electronic means.
- 6. Shareholders who are legal persons or who are not resident in Spain should consult the Shareholders Service Office (Oficina de Atención del Accionista) to examine the possibility of adapting the mechanisms for remote communication proxy and voting in advance of the date of the General Meeting to their particular circumstances. Likewise, shareholders who are legal persons should notify the Company of any modification or cancellation of their representatives' powers. The Company cannot accept any responsibility until receipt of such notification.
- 7. The Company reserves the right to modify, suspend, cancel or restrict the electronic voting and proxy mechanisms whenever necessary for technical or security reasons.
- 8. The Company may not be held responsible for damages to shareholders arising from malfunction, overload, line failure, faulty connection, postal services failure or any other incident of a similar nature beyond its control, preventing shareholders from using these remote communication voting and proxy mechanisms.
- 9. Shareholders' personal data, submitted in the course of exercising or delegating attendance and voting rights at the General Meeting, will be used by the Company exclusively for the purposes of exercising those rights.

For any further information regarding submission of documentation and any other aspect of this meeting notice, shareholders are invited to visit the Information Office located at the Company's registered offices in Madrid, Carretera de Fuencarral a Alcobendas, n° 4, or call the Shareholder Service Office [Oficina de Atención del Accionista], telephone +34 91 358 87 17.

PRESENCE OF A NOTARY PUBLIC

In accordance with the provisions of Section 114 of the Limited Companies Act and of Section 29 of the General Meeting Regulations, the Board of Directors has resolved to request the presence of a Notary Public to take the minutes of the General Meeting.

GENERAL INFORMATION

• The General Meeting is expected to be held on first call.

- Attendance/Proxy Cards will only be issued by the Company.
- There will be no payment for attending the Meeting or gift.

Signed in Madrid on the 3rd March 2010. Secretary of the Board of Directors, Mr Mario Rodríguez Valderas.