Information by ENCAVIS AG to its shareholders with regard to the choice of receiving the dividend for the financial year 2021 either in cash only or partly in cash and partly in the form of shares in ENCAVIS AG, supplemented on 24 May 2022

The management board and the supervisory board of ENCAVIS AG ("ENCAVIS" or "Company") have proposed to the ordinary shareholders' meeting of the Company on 19 May 2022, under agenda item 2 (resolution on the appropriation of net income), to resolve to pay a dividend of EUR 0.30 per no-par value share with dividend rights. Shareholders who are entitled to dividend for the financial year 2021 are able to choose whether to have the dividend paid, either in cash only or, for part of the dividend, in cash to settle the related tax liability and, for the remaining part of the dividend, in the form of shares in ENCAVIS (the dividend in the form of ENCAVIS shares, the "Scrip Dividend").

The document containing information about the number and nature of the shares and outlining the reasons for and details of the offer, and providing an exemption from the requirement to publish and authorise a prospectus for the public offer and the admission to trading pursuant to Article 1 section 4 lit. h), section 5 subpara 1 lit. g) VO (EU) 2017/1129 (including all relevant implementation measures, the "**Prospectus Regulation**"), is published on the website of ENCAVIS at https://www.encavis.com/en/investor-relations/agm/.

The following information does not replace such document. It answers supplementary questions our shareholders may have about the possibility of receiving the dividend as Scrip Dividend. Any interested person should read the above-mentioned document thoroughly as well as the other documents mentioned therein before making any investment decision.

Since the details and dates indicated herein may change, we kindly ask you to inform yourself about the current status via the above-mentioned website of ENCAVIS and via its publications in the German Federal Gazette (*Bundesanzeiger*).

How can I receive my divi- dend in cash only?	In this case you do not have to do anything. You can expect to receive your dividend in cash on 23 June 2022.
Are there any particulari- ties when choosing the cash dividend?	Due to technical reasons, the settlement of the cash dividend is made in the form of two cash bookings: Firstly, you will receive a part of the dividend in the amount of EUR 0.09 per share (" Base Dividend Portion "), less the capital gains tax (<i>Kapitalertrag-</i> <i>steuer</i>) payable by the depository bank to the tax authorities, in- cluding solidarity surcharge (<i>Solidaritätszuschlag</i>) and, if applica- ble, church tax (<i>Kirchensteuer</i>), on the entire dividend amount of EUR 0.30 per share held by you. The Base Dividend Portion serves to cover your possible tax liability with regard to your entire dividend entitlement (see " <i>How will the cash dividend and Scrip</i> <i>Dividend be treated for tax purposes</i> ?"). Secondly, you will re- ceive the amount of EUR 0.21 net, i.e. without further deductions, per share.
How can I receive my divi- dend as a Scrip Dividend?	In this case, you must notify your depository bank (" Depositary Bank ") within the period specified by your Depository Bank, which lasts from 24 May 2022 until presumably 15 June 2022 at the latest. Please use the " <i>Bezugs- und Abtretungserklärung</i> " (Dec- laration of subscription and cession) form provided by your De- pository Bank. You thereby cede a part of your dividend entitle- ment of EUR 0.21 per no-par value share entitled to dividends (" Partial Dividend Right ") to DZ BANK AG Deutsche Zentral- Genossenschaftsbank, Frankfurt Main, Germany (" DZ BANK ") as trustee. In return, DZ BANK will transfer the new shares to you via your Depository Bank.
How is the Partial Dividend Right calculated?	The Partial Dividend Right in the amount of EUR 0.21 results from the proposed dividend in the total amount of EUR 0.30 less the Base Dividend Portion in the amount of EUR 0.09, which serves to fulfil their potential tax liability (see " <i>How will the cash</i> <i>dividend and Scrip Dividend be treated for tax purposes?</i> ")
When can I choose to re- ceive the Dividend as a Scrip Dividend?	The subscription period has been started on 24 May 2022. You can choose until the end of the period specified by your De- pository Bank, presumably at the latest by the end of your Depos- itory Bank's normal business hours on the last day of the subscrip- tion period (presumably 15 June 2022). Please take note of the in- formation provided by your Depository Bank.
Can I change my decision once it has been made?	No, as this would cause significant additional settlement work for the Depository Banks and thus delay the overall process.

Are there any costs when choosing the Scrip Divi- dend? Please directly consult your Depository Bank in this re- spect.	Any Depository Bank fees that may be incurred for processing the Scrip Dividend will neither be reimbursed by the Company nor by DZ BANK as settlement agent and must be borne by yourself. Thus, the Scrip Dividend option may uneconomical for sharehold- ers with only a small number of ENCAVIS shares due to individ- ual Depository Bank fees which may be incurred and depending on the determined subscription price and subscription ratio.
How many Partial Divi- dend Rights do I have to ''exchange'' for one new share?	The subscription price was determined by the management board with the approval of the supervisory board on 19 May 2022. The subscription ratio corresponds to the ratio of the result of the divi- sion of the subscription price in the amount of EUR 17.85 by the Partial Dividend Right in the expected amount of EUR 0.21. This results in a subscription ratio of 85 : 1, i.e. for every 85 shares held, shareholders can subscribe to one new share
	Residual Balance: If ceded portions of Partial Dividend Rights fall below or exceed the subscription price for the shares subscribed (in total), the shareholder will receive the balance in cash (" Resid- ual Balance "), rounded down to the nearest whole cent, presuma- bly on 23 June 2022.
	Example calculation based on the determined subscription price:
	Subscription price: EUR 17.85
	Subscription ratio: 85 : 1, i.e. one new share can be purchased for 85 existing shares (and 85 Partial Dividend Rights as contribution in-kind).
	If a shareholder has, for example, 95 Partial Dividend Rights, this results in a residual of 10 pro rata dividend entitlements.
	The shareholder is entitled to subscribe for one new share, which corresponds to a subscription price of EUR 17.85 (85 Partial Dividend Rights in the amount of EUR 0.21 per share).
	For the remaining 10 Partial Dividend Rights, the shareholder will be paid a Residual Balance in the amount of EUR 2.10 in cash.
	Accordingly, in this calculation example, the shareholder receives one new share and EUR 2.10 in cash (as well as a possible differ- ence between the Base Dividend Portion and the tax payable) for 95 Partial Dividend Rights.
When and where can I dis- cover the subscription price and the subscription ratio?	The subscription ratio and the subscription price were published on the ENCAVIS website (https://www.encavis.com/en/investor- relations/agm/) on 20 May 2022.

When will I receive any Residual Balance?	You are expected to receive any remaining balance on 23 June 2022.
When will I receive the new shares?	You will receive the new shares presumably on 30 June 2022.
What dividend rights will the new shares have?	The new shares carry full dividend rights from 1 January 2022.
When will the new shares be admitted to trading on the stock exchange?	The new shares are expected to be admitted to the regulated market for trading on the Frankfurt Stock Exchange as well as to the sub- segment of the regulated market with additional post-admission obligations (Prime Standard) and on the regulated market of the Hanseatic Stock Exchange Hamburg on 29 June 2022.
When will trading in the new shares commence?	Listing of the new shares on the regulated market of the aforemen- tioned stock exchanges is expected to start on 30 June 2022 by in- cluding the new shares into the listing of the existing shares.
If I choose the Scrip Divi- dend, will I not receive any cash dividend?	The Scrip Dividend is generally subject to taxation, which is why the Base Dividend Portion will always be distributed in cash. This ensures that even if you opt for the Scrip Dividend, you do not have to make an additional payment in cash to meet your potential tax liability.
	If the calculation of the subscription ratio results in any difference amount between the value of the Partial Dividend Rights and the subscription price, this difference will be paid to you in cash as Residual Balance. See the explanations under " <i>How many Partial</i> <i>Dividend Rights do I have to "exchange" for one new share</i> ?".
Do I have to exercise my choice uniformly for all my ENCAVIS shares?	No, you do not need to exercise your choice uniformly for all your dividend-bearing shares (even if they are held in a single securities deposit account). However, for each share, only a (i) cash-only payment or (ii) the Scrip Dividend could be requested.
Can I sell my shares be- tween 20 May 2022 and 15 June 2022?	Since 20 May 2022, ENCAVIS shares were listed " <i>ex dividend</i> " on the stock exchange and consequently also " <i>ex subscription rights</i> ". You can sell your shares after this date without losing your dividend and subscription rights.

How will the cash dividend	Capital gains tax accrues for the cash-only dividends and for the
and Scrip Dividend be	Scrip Dividend, as well as for the alternative with partial cash pay-
treated for tax purposes?	ment and partial Scrip Dividend in the notification period for cap-
The following section contains a	ital gains tax in June 2022.
general explanationof certain	Capital gains tax including solidarity surcharge is 26.375% of the
German tax consequences in con-	entire dividend (Scrip Dividend and/or cash dividend). To the ex-
nection with the distributions in-	tent the shareholder is subject to church tax, the tax liability is in-
tendedby the Company. The sec-	creased accordingly. The church tax is also withheld, unless the
tion does not provide a compre-	shareholder has objected to his data being passed on to the German
hensive, definitive or complete	Federal Central Tax Office (<i>Bundeszentralamt für Steuern</i>)
description of German tax as-	(blocking notice). The amount of church tax withheld depends on
pects that could be relevant to	the shareholder's religion and his place of residence.
shareholders. Thus, this summa- rising overview is no substitute for the individual consultation of a tax adviser. ¹	Capital gains tax including solidarity surcharge and, if applicable, church tax, is covered through payout of the Base Dividend Por- tion of EUR 0.09 per share, which is always distributed in cash. Depending on the tax status of the respective shareholders, the Base Dividend Portion serves to cover the capital gains tax to be paid by the Depository Bank to the tax authorities, including the solidarity surcharge and, if applicable, church tax. Any difference is credited to the shareholder's account or the Base Dividend Por- tion is credited in total (e.g. if an exemption certificate has been submitted) to the shareholder's account.

This document is neither a prospectus nor does it constitute an offer to sell or the solicitation of an offer to purchase the shares or other securities of ENCAVIS AG. The document which, according to Article 1 section 4 lit. h), section 5 subpara. 1 lit. g) of the Regulation (EU) 2017/1129, exempts from the obligation to publish a prospectus, will be available on the website of ENCAVIS AG (https://www.encavis.com/en/investor-relations/agm/). The shares and sub-scription rights will be offered in Germany only based on the above-mentioned document.

This is a convenience translation, which is provided to English-speaking readers for informational purposes only. Only the German version of this document is legally binding on ENCAVIS AG. No warranty is made as to the accuracy of this translation and ENCAVIS AG assumes no liability with respect thereto.

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¹ The tax treatment discussion presumes the standard case that a natural person who is subject to unlimited tax liability in Germany and holds the shares as a private asset for tax purposes receives the dividend and no exemption or non-assessment certificate has been submitted.