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FILE: 22-001917-1028-CA CAUTION

AFFAIR: ACTOR:

INTEREST OF JUSTICE

DEFENDANT: COSTA RICAN SOCIAL SECURITY BOX

TRIBUNAL OF APPEALS FOR ADMINISTRATIVE AND CIVIL FINANCIAL DISPUTES, II

JUDICIAL CIRCUIT OF SAN JOSÉ, CALLE BLANCOS, at sixteen hours twenty-four minutes on the thirteenth of September two thousand twenty-three.-

In accordance with the provisions of paragraphs 30 and 133, both of the Contentious Procedural Code Administrative (CPCA), the appeal filed by INTEREST OF JUSTICE against resolution No. 133-2022 issued to sixteen hours thirty minutes on March thirteenth, two thousand and twenty-two, by Judge José Ariel Solano Solano of the Contentious Administrative and Civil Tax Court, it is admissible in return effect and is declared so. At last After the parties express grievances and formulate conclusions orally, they are summoned to the oral appearance and public meeting to be held at EIGHT HOURS THIRTY MINUTES ON NOVEMBER 9, TWO THOUSAND

TWENTY THREE. The observation is made to the plaintiff, who must attend said hearing, with a legal professional who defends your interests during the hearing.

Now, since the virtual hearing protocol of the Contentious Jurisdiction

Administrative and Civil of the Treasury is still in force, the parties are consulted within 24 HOURS, their consent or not to hold the aforementioned hearing, virtually through the platform

Microsoft Teams. If the parties agree, each participant must provide a personal means

(cell phone or landline number) where you can be located immediately in case of connectivity failure or something typical of the

holding the hearing; this personal medium along with an email to be able to make the invitation to the

hearing through the aforementioned platform, the aforementioned must be sent to the email

or by Online Management. If you have proof to better resolve,

must be submitted with a memorial within 48 HOURS prior to the hearing. It should be noted that the

The mail they send DOES NOT replace their means of notification, which are currently in the files. The

Manifestations of those who intervene in said hearing will be recorded only in a file of

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audio, so those who are interested in receiving a copy of that backup must contribute on the day of the audience, a DVD disc or a USB device. As established by canon 133, paragraphs 3) and 4) of the CPCA, warns the appellant that in case of non-attendance at this appointment without just cause proven within Within three business days after its call, the challenge filed will be considered withdrawn. Likewise, the Failure of the director of the process will be punished with one to five days fine, in accordance with section 144. of the CPCA, without prejudice to the disciplinary sanctions that this may entail before the Bar Association. Of in accordance with article 46, paragraph 2 of the Autonomous Regulation of Organization and Service of the Jurisdiction Administrative Litigation, the parties are made aware that the oral hearings must be assisted by a lawyer, unless they are legal professionals. Now, the observation is made to the parties, that in case If one of the participants does not agree with virtuality, they must appear at the building, in the meeting room. hearings assigned that day; leaving the clarification that the appearance would take place in MODALITY MIXED, that means that the judges and the parties agreeing to virtuality will be in virtual mode, therefore what the parties present in the room will be connected to said parties.- NOTIFY YOURSELF (f) Jazmín Aragón Cambronero, Judge

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JAZMÍN ARAGÓN CAMBRONERO - DECISIONING JUDGE

2545-0009, 2545-0134 or 2545-0128. Fax: 2241-3371. Email: