In accordance with the provisions of section 82 of the Spanish Securities Markets Act (Ley 24/1988 de 28 de julio de 1988 del Mercado de Valores), APPLUS SERVICES, S.A. (hereinafter, “Applus” or the “Company”) hereby communicates the following

RELEVANT INFORMATION

Subject: The Supreme Court of Spain passes judgement in relation to the vehicle inspection regime in Catalonia

Barcelona, 28 April 2016 — The Supreme Court of Spain has handed down a favourable ruling on the appeal referenced 2574/2012 in relation to the operation of the statutory vehicle inspection authorisation regime in Catalonia.

The ruling received yesterday by the Company, confirms almost entirely the position taken by Applus+ in appealing the verdict from the Catalan High Court of Justice on 25 April 2012 (case 181/2010) who claimed that the authorisation regime operated in Catalonia was invalid.

The Supreme Court has confirmed that the EU Services Directive does not apply to statutory vehicle inspection services. Furthermore, it has confirmed the validity of the authorisation regime in Catalonia and of the titles granted to the operators in Catalonia, whilst cancelling the restrictions on the maximum market share and minimum distance in line with the judgement given by the European Court of Justice (ECJ) on 15 October of last year (C-168/14).

Finally, the Supreme Court has declared void the process by which certain public assets were awarded for the use of the authorised operators and the Generalitat of Catalonia should amend and implement this process with regards to its assets.

All the foregoing is notified as relevant information for all appropriate purposes, on 28 April 2016.

Applus Services, S.A.