BRAZILIAN DISTRIBUTION CO COMPANHIA BRASILEIRA DE DISTR CBD

Form 6-K October 03, 2012

FORM 6-K

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Report of Foreign Private Issuer

Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934

For the month of October, 2012

Brazilian Distribution Company
(Translation of Registrant's Name Into English)

Av. Brigadeiro Luiz Antonio, 3142 São Paulo, SP 01402-901 Brazil

(Address of Principal Executive Offices)

(Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F)

Form 20-F X Form 40-F

(Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101 (b) (1)):

Yes ___ No _X_

(Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101 (b) (7)):

Yes ___ No <u>X</u>

(Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.)

Yes ___ No <u>X</u>

COMPANHIA BRASILEIRA DE DISTRIBUIÇÃO

CNPJ/MF 47.508.411/0001-56

NIRE 35.300.089.901

MANAGEMENT PROPOSAL FOR THE GENERAL SHAREHOLDERS MEETING TO BE HELD ON THE 18THOF OCTOBER, 2012

Dear shareholders,

The management of CompanhiaBrasileira de Distribuição ("**Company**") hereby present, for discussion on the general shareholders meeting to be held on the 18thof October, 2012, at 5:00pm, at the Company's registered offices, at AvenidaBrigadeiro Luís Antonio, No. 3.142, sala 1, at the city and state of São Paulo, a proposal for the amendment of the Company's Bylaws, as well as the election of the Vice-Chairman of the Company's Board of Directors.

In compliance with the provisions of Section 11 of the Securities Commission (*Comissão de ValoresMobiliários – CVM*)Instruction No. 481/2009, the following documents are attached to this proposal: (a) a copy of the Bylaws highlighting the proposed changes (<u>Annex I</u>), (b) a detailed report on the source and justification of the proposed amendments, and (c) a comparative chart of (a) the current and (b) the proposed versions of the Bylaws, analyzing their legal and economic effects (<u>Annex III</u>).

Moreover, in compliance with the provisions of Section 10 of CVMInstruction No. 481/2009, information required in items 12.6 to 12.10 of the Company's Reference Form (*Formulário de Referência*) is attached to this proposal in connection with the candidate indicated by the controlling shareholder of the Company, and recommended by the Board of Directors to be elected as the Vice-Chairman of the Company's Board of Directors (<u>Annex IV</u>).

We request that the shareholders that intend to appoint attorneys-in-fact to act on their behalf at the general meeting send the proper documents evidencing they are shareholders of the Company and the powers of attorney granted at least seventy two (72) hours before the meeting is held. Such documents shall be sent to the Company's Corporate Legal Department, at AvenidaBrigadeiro Luís Antonio, No. 3.142, at the city and state of São Paulo,

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Copies of this proposal, as well as the Call Notice for the general meeting in reference, are available to the shareholders at the Company's registered offices, at the Company's investors relations website (www.grupopaodeacucar.com.br/ri) and at the Securities Commission (Comissão de ValoresMobiliários – CVM) website (www.cvm.gov.br), pursuant to CVM Instruction No. 481/09.

São Paulo, October 2nd, 2012

BOARD OF DIRECTORS

ANNEX I

Copy of the Bylaws indicating the proposed changes

Bylawsof

COMPANHIA BRASILEIRADE DISTRIBUIÇÃO

Corporate Taxpayers'ID(CNPJ/MF):47.508.411/0001-56

Company Registry(NIRE):35.300.089.901

Authorized-Capital Publicly-Held Corporation

CHAPTER I

NAME, HEAD OFFICE, PURPOSEAND DURATION

ARTICLE 1- COMPANHIA BRASILEIRA DE DISTRIBUIÇÃO is a stock corporation with head officesandjurisdictionat Av.BrigadeiroLuísAntonio,No.3142,inthe CityofSãoPaulo, Federative Republic ofBrazil,hereinaftergoverned bytheseBy-laws,by Law 6,404 dated December 15,1976, as amended, and other applicable legal provisions.

SoleParagraph–Upon theCompany'sadmissiontothespeciallisting segmentcalled Corporate Governance Level 1 for the BM&FBOVESPA S.A. – Bolsa de Valores, Mercadorias e Futuros("BM&FBOVESPA"),theCompany,itsshareholders,Administratorsandmembersof theFiscal Council, wheninstalled,subjectthemselvesto the provisionsof the Regulamentode Listagem doNível 1 de GovernançaCorporativa da BM&FBOVESPA ("Level 1Regulation").

ARTICLE2-Thecorporatepurpose

oftheCompanyisthesaleofmanufactured, semimanufactured semi-manufactured orrawproducts, bothBrazilianandforeign, of anytypeorspecies, nature or quality, provided that the sale of such products is not prohibited by law.

First	Paragraph-	TheCompany	may also	engage	inthe fol	llowingactiv	ities:

- a) manufacture, processing, handling, transformation, exportation, importation and representation of food or non-food productseither onits own or through third parties;
- **b)** international trade, including that involving coffee;
- c) importation, distribution and sale ofcosmetic products for hygienic or make-up purposes, toiletries, sanitary and related products and food supplements;

chemical Company	saleofdrugsandmedicines,pharmaceutical andhomeopathicspecialties,chemical, accessories, dentalcare equipment, tools and equipment for surgery, production of lproducts and pharmaceutical specialties, with the possibility that such activities of the yarespecialized as Drugstore, Allopathic Drugstore, Homeopathic Drugstore or ation Drugstore of each specialty;
e) services, vehicles;	saleofoilproducts, fillingupoffuelsofanykind, rendering of technical assistance garage, repair, washing, lubrication, sale of accessories and other similar services, of any
f) and hosp	saleofproducts,drugsandgeneralveterinarymedicines;veterinaryconsultation,clinic bitaland pet shopwith bath andshearingservice;
g)	rental of any recorded media;
h)	provision of photo, film and similarstudioservices;
	i) executionandadministration of real estate transactions, purchasing, promoting onsandincorporations, leasingandsellingrealestatepropertiesontheCompany's own well as for third parties;
retaining	acting asdistributor, agentand representativeofmerchantsand industrial concerns ledinBrazilor abroadand, insuchcapacity, for consignors or its own behalf acquiring, possessing and carrying out any operations and transactions in its own interests or f of such consignors;
k)	provision of data processing services;
I)	buildingandconstructionservicesofallkinds, eitheronits own behalf or for third parties,

purchase and saleof construction materials and installation and maintenance of air

conditioningsystems, cargo loaders and freight elevators;

utilization of sanitary products and related products;

m)

n) general municipal, stateandinterstategroundfreighttransportationforits own productsand thoseofthirdparties,includingwarehousing,depositing,loading,unloading, packagingand guarding any such products, and subcontracting the services contemplated in this item;

o) communicationservices,generaladvertisingandmarketing,includingforbars,cafes andrestaurants,whichmayextendto othercompatibleorconnectedareas,subjecttoanylegal restrictions;

p) products	purchase,sale anddistributionofbooks,magazines, newspapers,periodicals and similar;
q)	performanceof studies, analysis, planning and markets research;
r)	performanceof market test for thelaunching of new products, packing and labels;
s) promotio	creationof strategiesand analysisof"comportamentosetorialde vendas",of special ns and advertising;
t) vouchers and	provisionofmanagementservicesof food,meal,drugstore,fuelandtransportation /cards and othercardsresulting from the activities relatedto its corporate purpose;
u)	leasing andsubleasing of its own or third-party furnishings;
v)	provision of management services; and
partnero	representationofothercompanies,bothBrazilianandforeign,andparticipationasa rshareholderin the capital stockofother companiesirrespectiveoftheirform orobject of din commercial enterprisesof any nature.
	Paragraph -TheCompany mayprovideguaranteesorcollateralforbusiness onsof its interest, although itmust not do so merely as a favor.

ARTICLE 3 -The Company's term of duration shall be indefinite.

CHAPTER II

CAPITAL STOCK AND SHARES

ARTICLE4 -The CompanyCapitalis R\$6,689,239,643.41 <u>6,701,818,241.81</u> (sixbillion, sixseven hundredeighty-nineand one million,twoeight hundred thirty-nineand eighteenthousand,sixtwo hundred and forty-three one Brazilian Reaisand forty-eighty one cents),fully paidinanddividedintotwohundredand sixty-two <u>three</u>million, one hundred and fiftysix thousand, nine and one hundred and sixty-one (262,150,961 seven (263,056,167) shares with no par value,of which ninety-ninemillion,sixhundred and seventy-ninethousandandeighthundredand fifty-one(99,679,851) are common sharesandonehundredand sixty-two <u>three</u>million,fourthree hundred <u>and</u> seventy-one <u>six</u> thousand, one <u>and three</u> hundred and ten (162,471,110 sixteen (163,376,316) are preferred shares.

FirstParagraph-ThesharesofcapitalstockareindivisibleinrelationtotheCompanyand each common entitles its owner to one vote at the General Shareholders' Meetings.

SecondParagraph-Thesharesshallberecordedinbook-entrysystemsandbekeptin depositaccountsonbehalfoftheirholderswiththeauthorizedfinancialinstitutiondesignated by the Company, without issuance of sharecertificates.

ThirdParagraph– Shareholders can, at any time, convert common shares into preferred shares, since they are paid-up and observing the limit of article 5 below. Conversion requests should be sent in writing to the Executive Officers Committee ("Diretoria"). Conversion requests received by the Executive Officers Committee ("Diretoria") should be ratified on the first Board of Directors' meeting, since the conditions above are complied with.

Fourth Paragraph — The costoftheserviceoftransferringtheownershipof thebook-entry shares chargedbythe depositaryfinancialinstitutionmaybepassed ontothe shareholder, pursuanttothethirdparagraphofArticle35ofLawNo.6,404 dated12/15/76,subjecttothe maximumlimitsestablishedbytheBrazilianSecuritiesExchange Commission ("Comissão de ValoresMobiliários").

ARTICLE5-The Companyisentitledtoissuenew shareswithoutmaintainingproportion betweentypesand/orclassesof theexistingshares,providedthatthenumberofpreferred shares shall not exceed the limit of 2/3(two thirds (2/3) of the total issued shares.

FirstParagraph-The preferredsharesshallbeentitledto thefollowingprivileges and preferences:

- a) priority in the reimbursement of capital, in an amount calculated by dividing the Capital Stock bythenumberofoutstanding shares, without premium, in the event of liquidation of the Company;
- b) priorityinthereceiptofaminimumannualdividendintheamountofR\$0.08(eightcentsof Real) per one (1) preferredshare, on a non-cumulative basis;

- c) participationunder equal conditions the the common shares in the distribution of bonus shares resulting from capitalization of reserves or retained earnings; and
- d) participationinthe receiptofdividendas setforthinArticle 35,36,IV,item"c" of theseBy-Laws,

whichshallbedistributedforthecommonandpreferredsharessoastoforeachpreferred share shall beascribed a dividend ten percent (10%)higherthanthedividendassignedtoeach common share, pursuanttothe provisions of Article 17, first paragraph, of Law No. 6,404/76, as amended by Law No. 10,303/01, including, for purposes of such calculation, in the sum of the total amount of dividend spaid to the preferred shares, the amount paid as minimum dividend set for thin item "b" of this First Paragraph.

Second Paragraph- The preferred sharesshall have no voting rights.

ThirdParagraph-Thepreferredsharesshallacquirevoting rightsintheeventthatthe Companyfailstopaytheminimumorfixeddividendstowhichtheyareentitledaccordingto theseBy-lawsforaperiodofthree (3)consecutivefiscalyears,accordingtotheprovisionsof firstparagraphofArticle 111ofLaw No.6,404/76.Thesevotingrightswill cease uponthe payment of such minimumor fixed dividends.

ARTICLE6-TheCompanyisauthorizedtoincreaseitsCapitalStockbyresolutionofthe BoardofDirectorswithouttheneedtoamendmenttheCompanyby-laws,uptothelimitof 400,000,000 (four hundredmillion <u>(400,000,000)</u>shares,throughissuance ofnewcommonorpreferred shares, with due regard to the limit established in article 5 above.

FirstParagraph -Thelimitofthe Company's authorized capital shallonly bemodified by decision of a General Shareholders Meeting.

SecondParagraph -Withinthelimitoftheauthorizedcapitaland inaccordancewiththeplan approvedbytheGeneral ShareholdersMeeting,theCompanymaygrantstockoptionstothe members ofitsmanagementbodiesor employees, ortoindividualsproviding servicestothe Company.

ARTICLE7 -Theissuanceofshares, subscription bonuses or debentures convertible into shares, may be approved by the Board of Directors, with the exclusion or reduction of the the exercise of preemptive rights, as provided in Article 172 of Law No. 6,404/76.

SoleParagraph-Exceptfortheprovisionsetoutintheheadingofthisarticle,theshareholders shall be entitledtopreemptiverights,inproportion totheir respective equity interests, in the subscription of any Company's capital increases, with the exercise of such right being governed by the legislation applicable thereto.

CHAPTER III

GENERAL SHAREHOLDERS MEETING

ARTICLE8 -TheGeneralShareholders'Meeting isthemeetingoftheshareholders. The shareholders mayparticipateattheGeneral Shareholders' Meetingseitherin personorthrough attorneys-in-factappointedasprovidedbylaw, inordertoresolveuponthemattersofinterest of the Company.

ARTICLE9–The General Shareholders! Meeting shall be instated and chaired by the Board of Directors Chairman, in his absence, by the Chief Executive Officer and, in his absence, by an Officer appointed by the Board of Directors Chairman. The General Meetingshall be called by the Board of Directors Chairman and shall have the following attributions:

- I the amendment to the Company's Bylaws;
- II the appointment and removal of members of the Company's Board of Directors at any time;
- III –the appointment and removal of the Chairmanand the Vice-Chairman of the Company's Board of Directors:
- IV-theapproval, annually, of the accounts and financial statements of the Company's management, prepared by them;
- V the approval of any issuance of common or preferred shares up to the limit of the authorized capital, as provided in Article 6 above and/or any bonuses, debentures convertible into its shares or with secured guarantee or securities or other rights or interests which are convertible or exchangeable into or exercisable for its shares, or any other options, warrants, rights, contracts or commitments of any character pursuant to which the Company is or may be bound to issue, transfer, sell, repurchase or otherwise acquire any shares and the terms and conditions of subscription and payment;
- VI the approval of any appraisals of assets, which the shareholders may contribute for the formation of the Company's capital;
- VII the approval of any proposal for change the corporate form, amalgamation, merger (including merger of shares incorporação de ações), spin-off or split of the Company, or any other form of restructuring of the Company;
- VIII the approval of any proposal for dissolution or liquidation of the Company, appointing or replacement of its liquidator(s);
- IX the approval of the accounts of the liquidator(s);
- X the establishment of the global annual compensation of the members of any management body of the Company, including fringe benefits;
- XI the approval or the amendment of the annual operating plan;
- XII the approval of any agreement or the amendment in any agreement, directly or indirectly, between the Company and/or its affiliates and any of its controlling shareholders or their relatives, members of its management bodies or any of its controlled companies and affiliates

thereto, exception made to those executed in the ordinary course of business, which should be contracted at arms length (market conditions);

XIII – the purchase, sale, disposal of or creation of lien on any asset of the Company or any other investment by the Company in an individual amount or cumulated over a fiscal year in excess of the amount in Reais equivalent to US\$ 100,000,000.00 (one hundred million U.S. Dollars) or in excess of an amount equal to 6% (six per cent) of the net worth ("patrimôniolíquido") of the Company as determined in its latest annual balance sheet, whichever is the higher;

XIV - the approval of request by the Company of self-bankruptcy or of protection under any bankruptcy or reorganization law;

XV – the approval of any delisting of shares of the Company for trading on stock exchanges or filing for new listings;

XVI -the approval of any change in the Company's dividend policy;

XVII - the approval of any financial arrangement, including the lending or borrowing by the Company of funds and the issuance of non-convertible debentures, in excess of an individual amount equal to two (2) times EBITDA of the preceding twelve (12) months; and XVIII - the approval of any joint venture of the Company with a third parties involving an individual investment or cumulated over a fiscal year in excess of the amount in Reais equivalent to US\$ 100,000,000.00 (one hundred million U.S. Dollars) or in excess of an amount equal to six (6) percent of the net worth ("patrimôniolíquido") of the Company as determined in its latest annual balance sheet, whichever is the higher.

ARTICLE10 –Anyresolutionofthe GeneralShareholders'Meeting shall betakenby the approval of shareholders representing at least the absolute majority of the present shareholders entitled to vote, except if qualified quorum is required by law.

ARTICLE11–TheAnnualShareholders'Meetingshallhavetheattributionsset forthinthelaw and shall take place during the first four months following the endof each fiscalyear.

SoleParagraph-Whenevernecessary,theGeneralShareholders' Meeting maybeinstalled extraordinarily, and may be carried out subsequently with the Annual Shareholders' Meeting.

CHAPTER IV

MANAGEMENT

ARTICLE12-TheCompanyshallbemanagedbyaBoardofDirectorsandanExecutive Officers Committee.

First Paragraph - The term of officeof the membersoftheBoardofDirectorsandthe Executive Officers Committee shall be up to three (3)years, reelection being permitted.

SecondParagraph-The Directorsand theExecutiveOfficersshalltakeoffice bysigningtheir oathsintheBookofMinutesoftheBoardofDirectorsoroftheExecutiveOfficersCommittee, asthe case maybe. The investiture ofthemembers oftheBoard ofDirectors and the Executive OfficersCommitteeshallbeconditioned on prior execution of the Statement of Consent of the Administrators under the terms of the provision in the Level 1 Regulation, as well as compliance with the applicable legal requirements.

ThirdParagraph-Thetermofoffice of the Directors and Executive Officers shall be extended until their respective successors takeoffice.

FourthParagraph-Theminutesofthemeetingsof theBoardofDirectorsand oftheExecutive OfficersCommitteeshallberecordintheproperbook,whichshallbesignedbythepresent Directors andExecutive Officers, as thecase may be.

Section I

Board of Directors

ARTICLE13-TheBoardofDirectorsshall consistofatleastthree (3) and no more than eighteen (18) members, all of whom must be shareholders of the Company, elected and removed by the General Shareholders' Meeting.

SoleParagraph- Consideringtheprovisions of article 14, in the eventof absence or temporary absence of any Director, that Director shall appoint, inwriting, him/herreplacement among the other Board members. In this case, besideshis/herownvote, the Board Member who is to replace the temporarily absentor impeded Board Member, shall also cast the vote of the member replaced. In the event of permanent vacancy of a Director's office, the Chairman shall call a General Shareholders' Meeting within fifteen (15) days from the date of the occurrence of vacancy to fulfill such position permanently, until the end of the relevant term in office.

ARTICLE14-TheBoardofDirectorsshallhaveaChairman, <u>and a Vice-Chairman</u>, <u>both</u> appointedbytheGeneral Shareholders'Meeting.

SoleParagraph-Inthe eventofabsenceofthe Chairmanof theBoardof Directors,he shall appoint, in writing, other Director to replace him, who will be replaced by another Director to be appointed by him, in writing, and in the absence of the latter or lack of appointment, he shall be replaced by the Vice-Chairman of the Board of Directors, being that the one in replacement shall performtheChairman's duties. In the event of permanent vacancy of the Chairman, any of the Directors Vice-Chairman shall automatically take his position and calla General Shareholders' Meeting within fifteen (15) days from the date of vacancy, for the appointment of the new Chairman of the Board of Directors in permanent

Edgar Filing: BRAZILIAN DISTRIBUTION CO COMPANHIA BRASILEIRA DE DISTR CBD - Form 6-K manner, until the endofthe relevant term in office.

ARTICLE15 -TheBoard ofDirectors shall ordinarily meetatleastfivetimeseveryyear, to reviewthefinancialandother results of theCompany andto reviewandfollow-upofthe annual operating plan, and shall extraordinarilymeet whenever necessary.

FirstParagraph-The ChairmanshallcallthemeetingsoftheBoardofDirectors,byhisorher initiativeorat thewrittenrequestofanyDirector.FailurebytheChairmantocallanymeeting withinseven<u>five</u> (75) calendardaysfromthe dateofreceiptoftherequestbyany Directorshallallow such Director to call the meeting.

SecondParagraph –ThecallsforthemeetingsoftheBoard ofDirectors shall bemadein writing, either by telex, facsimileor letter, with at least seven (7) days prior to the date of each meeting, shall specify time and place and comprise in advance, including adetailed agenda of themeeting and specifying the place and date to be held on first call, in the event it is held on second call, a three (3) business days term between such dates must be observed. Any proposal of resolutions and all necessary documentation related thereto shall be at the Board of Directors disposal at the

Company'sheadoffice. Themeetings shall be held regardless the respective call notice in case of attendance of all Directors in office at such time, or by the prior written consent of the absents Directors.

ThirdParagraph–The presence ofatleastten(10)membersoftheBoardofDirectorsjncluding those represented according to the sole paragraph of articles 13 and 14 above, shall be required for the installation of a meeting of the Board of Directors on first call, and the presence of at least eight (8) membersoftheBoardofDirectors shall be required for the installation of a meeting on second call. For purposes of the quorum required in this Paragraph, it shall include the members represented in accordance withthesoleparagraphofarticles13and14above.

Fourth Paragraph – The Chairman of the Board of Directors, in each meeting of the Board of Directors, may invite members of the Advisory Board of the Company as guests, who may express their opinions and participate in the discussions, without the right to vote.

ARTICLE16 -TheBoard ofDirectorsmeetingsshall bepresidedbyitsChairman,orin its latter'shisabsence, by other Director indicated by himhe shall be replaced by another Director to be appointed by him, and in the absence of the latter or lack of appointment, he shall be replaced by the Vice-Chairman of the Board of Directors.

Sole Paragraph –TheresolutionsoftheBoardofDirectorsshallbetakenbymajorityofvotes castbyits members, and in case of a draw, the Chairman of the Board shall cast the tie braking vote, except as regards to the matters in which there is a conflict of interests, in which case the Chairman shall abstain from voting.BoardmembersmaypartakeofthemeetingsoftheBoard ofDirectorsthroughe-conferencing,throughvideo-conferencingorthroughany othermeansof electroniccommunications, being construed as attending the meeting and being required to confirm their vote through a written representation forwarded to the Chairman of the Board

by letter, by facsimile or by e-mail right after the end of the meeting. Once said representation has been received, the Chairman of the Board shall have been fully empowered to sign the minutes of the allowing the identification of the director and simultaneous communication with all the other ones attending the meeting. In this case, directors will be considered as present to the meeting and shall execute the corresponding minutes of such meeting in the name of said board member.

ARTICLE17-TheBoard ofDirectorsshall <u>follow its Rules of Procedure</u>, to be approved by the <u>majority of its members</u>, and havean Executive Secretary, appointed by majority of the Directors, whose <u>who shall perform the</u> duties shall be defined in the meeting at which he is appointed defined in the Rules of Procedure, as well as issue certificates and confirm, to third parties, the authenticity of resolutions taken by the Board of Directors.

ARTICLE18- In addition to the powers provided for in the applicable law, the Board of Directors shall have the powers to:

- a) set forth the general guidelines of the Company's business;
- b) appoint and remove the Executive Officers of the Company, establishing their duties and titles;
- c) supervise action of the Executive Officers of the Company, examine, at any time, the records and books of the Company, request information on agreements executed or to be executed and on any other acts or matters;
- d) call the General Shareholders' Meeting;
- e) issue an opinion on the report of the management, the accounts of the Executive Officers Committee and the financial statements of the Company;
- f) approve the issuance of shares of any type or class up to the limit of the authorized capital and establish the respective price and payment conditions;
- g) appoint and remove the independent public accountants;
- h) issue an opinion on any and all proposals of the Executive Officers Committee to be submitted to the General Shareholders' Meetings;
- i) authorize the acquisition of shares of the Company for purposes of cancellation or maintenance in treasury;
- j) develop, jointly with the Executive Officers Committee, and approve a profit sharing and additional benefits program for the members of the management bodies and for the employees of the Company (Profit Sharing Program);
- k) define the share of Company's profits to be allocated to the Profit Sharing Program in due compliance with the applicable legal provisions, these By-laws and the Profit Sharing Program in effect at such time. The amounts expensed or accrued in each fiscal year by way of profit sharing in addition to granting option to purchase Company's stock shall be limited up to 15%

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- I) set forth the number of shares to be issued under the stock option plan previously approved by the General Shareholders Meeting, provided that the limit established in item "I" above is duly observed;
- m) set up Committees, that shall be responsible for making proposals or recommendations and giving their opinions to the Board of Directors and set forth its respective attributions, in accordance with the provisions of these Bylaws;
- n) approve the acquisition, sale, disposal or creation of any lien on any asset, including any real estate, of the Company or any other investments made by the Company in an individual amount or cumulated over a fiscal year in excess of the amount in Reais equivalent to US\$20,000,000.00 (twenty million U.S. Dollars) and up to the amount in Reais equivalent to US\$100,000,000.00 (one hundred million U.S. Dollars) or in excess of an amount equal to 1% (one percent) and up to 6% (six percent) of the net worth (patrimôniolíquido) of the Company as determined in its latest annual balance sheet, whichever is the higher;
- o) approve any financial arrangement involving the Company, including the lending or borrowing of funds and the issuance of non-convertible and unsecured debentures, in excess of an individual amount equivalent to one half (0.5) and up to two (2) times EBITDA of the preceding twelve (12) months;
- p) approve the joint venture of the Company with third parties involving an individual investment or cumulated over a fiscal year up to the amount in Reais equivalent to US\$100,000,000.00 (one hundred million U.S. Dollars) or up to an amount equal to 6% (six percent) of the net worth (patrimôniolíquido) of the Company as determined in its latest annual balance sheet, whichever is the higher to be submitted to the General Shareholders' Meetings; and
- q) approve any and all agreement or amendment in any agreement, directly or indirectly, between the Company and/or its affiliates and any of its controlling shareholders or their relatives, members of its management bodies and their affiliates, except from those matters under regular course of business, which shall be executed under market conditions (armslength) to be submitted to the General Shareholders' Meetings.

Section II

Committees

ARTICLE 19 – The Company shall have (3as support committee to the Board of Directors an Audit Committee composed of three (3) members, at least two (2) of which shall be external and independent members ("External Members"), observed the provisions of Article 21 and the Chapter V of theseBy-Laws.

FirstParagraph-The members of the Audit Committee shall be elected by the Board of Directors and meet all the applicable independency requirements as set forth in the rules of the Securities and Exchange Commission.

SecondParagraph	-The	External	Members (of the Audit	Committee	shall:

a)	not be a	<u>ı member</u>	of the	Board	of [<u> Directors</u>	of the	Company	<u>/ or of</u>	<u>its</u>	controlled
companies	: and										

b) have knowledge or experience in auditing, controls, accounting, taxation or rules applicable to publicly-held companies, in so far as they refer to the adequate preparation of their financial statements.

ARTICLE 20 – The members of the Audit Committee shall be elected by the Board of Directors for a term of office of one (1) year, with reelection being permitted for successive terms.

FirstParagraph-During their term of office, the members of the Audit Committee may not be replaced except for the following reasons:

- a) death or resignation;
- **b)** unjustified absence from three (3) consecutive meetings or six (6) alternate meetings per year; or
- a substantiated decision of the Board of Directors.

SecondParagraph - In the event of a vacancy in the Audit Committee, the Board of Directors shall elect a person to complete the term of office of the replaced member.

ThirdParagraph -The Audit Committee shall:

- a) propose to the Board of Directors the nomination of the independent auditors as well as their replacement;
- **b)**review the management report and the financial statements of the Company and of its controlled companies, and provide the recommendations it deems necessary to the Board of Directors;
- review the quarterly financial information and the periodic financial statements prepared by the Company;
- assess the effectiveness and sufficiency of the internal control structure and of the internal and independent audit processes of the Company and of its controlled companies, including in relation to the provisions set forth in the Sarbanes-Oxley Act, submitting the recommendations it deems necessary for the improvement of policies, practices and procedures;

- e) provide its opinion, upon request of the Board of Directors, with respect to the proposals of the management bodies, to be submitted to the Shareholders' Meetings, relating to changes to the capital stock, issuance of debentures or warrants, capital budgets, dividend distribution, transformation, merger, amalgamation or spin-off; and
- **f)** provide its opinion on the matters submitted to it by the Board of Directors, as well as on those matters it determines to be relevant.

ARTICLE 21 – In the event the Fiscal Council is established as set forth in Law 6,404/76 and in Chapter V below, the Board of Directors shall resolve on the duties and activities to be performed by the Audit Committee during the period that the Fiscal Council is operating. The Board of Directors, based on its own discretion, is also entitled to opt for the suspension of the operation of the Audit Committee during the period that the Fiscal Council is operating, assigning to the later, all or part of the duties and functions of the Audit Committee, and with respect to its members, subject to all the requirements and limitations provided for by law.

ARTICLE 22 – In addition to the Audit Committee the Company shall have four (4) Special Committees, namely: (i) Human Resources and Compensation Committee; (ii) Financial Committee; and (iii) Development Sustainable Development Committee; and (iv) Corporate Governance Committee, which will be responsible for elaborating proposals or making recommendations to the Board of Directors, in their respective business areas. The Board of Directors may constitute other Committees in addition to those aforementioned.

FirstParagraph-EachSpecialCommitteeshallbecomposedofnolessthanthree (3) and up to five (5) members, for a term of office of three (3) years, reelection permitted. The members of each Special Committeeshall be appointed by the Board of Directors, exclusively from a mong its members provided that one (1) External Member may be elected to each Special Committee. The Board of Directors shall also appoint the Chairman of each Special Committee.

SecondParagraph -Intheeventofabsence ortemporaryimpedimentofany memberofany Special Committee, the absent members hall appoint, from a mongthe other members of the Board of Directors, his or her replacement. In the event of vacancy, the Chairman of the Board of Directors hall calla General Meeting up to seven (7) days after the position has been confirmed verified vacant for the election of the new member of the Special Committee, until the end of the term of office. There is no prohibition against appointment of a member to more than one Special Committee during the same term of office.

ThirdParagraph- The_ Each Specia Committees Committees hall holdmeetings whenever called by its respective Chairman or by the Chairman of the Board of Directors, on his own initiative or per written request of any other member of the such Special Committees Committee. Meetings of the Special Committees may be called by any member of the respective Committee whenever the corresponding Chairman of the Board of Directors does not respond to the request for call presented by said member within 7 three (seven 3) consecutive days counting from the day of receipt of the request. Such request. A copy of the call notices of the Special Committees meetings shall be forwarded to the Chairman of the Board of Directors.

FourthParagraph-ThedutiesofeachSpecialCommitteeshallbeestablishedbytheBoardof Directors.

Section IIIII

Executive OfficersCommittee("Diretoria")

ARTICLE2023-TheExecutiveOfficers Committee("Diretoria") shall be composedofatleasttwo (2) and no more than fourteen (14) members, shareholders ornot, resident in Brazil, appointed andremoved bytheBoardofDirectors,one(1)being theChiefExecutiveOfficerandtheothers Executive Officers.

ARTICLE2124–TheExecutiveOfficers shallbeinchargeofthegeneralduties setforthinthese by-lawsand thoseestablishbythe Boardof Directorsand shall keepmutual corporationamong themselves and assist each other in the performanceof their duties and functions.

FirstParagraph–ThedutiesandtitlesofeachExecutiveOfficer,shallbeestablishedbythe Board of Directors.

SecondParagraph-Intheeventofabsences,occasionalimpairmentsandvacancy,the Executive Officers shall bereplaced in the following manner:

- a) in theeventofabsences and occasionalimpairments of the CEO, he shall bereplaced by other Executive Officer indicated by him and in the eventof permanent vacancy, the Board of Directors shall appoint the CEO's substitute within thirty (30) days, who shall complete the term of office of the CEO;
- intheeventofabsencesandoccasionalimpairmentsoftheremainingExecutiveOfficers, theyshallbereplacedbytheCEOand,intheeventofpermanentvacancy,theBoardof DirectorsshallappointtheExecutiveOfficer's substitutewithinfifteen (15)days,whoshall complete the term of office of the substituted Executive Officer.

ARTICLE2225-TheExecutiveOfficersCommitteeshallmeetuponcallofitsCEOorofhalfofits ExecutiveOfficers inoffice.

SoleParagraph-The minimum quorum required for the installation of a meeting of the Executive Officers Committee is the presence of at least one third (1/3) of the Executive Officers in office at such time. The resolutions of the Executive Officers Committee shall be approved by the majority of the votes. In the event of a tie inconnection of any matter subject to the Executive Officers approval, such matter shall be submitted to the Board of Directors.

ARTICLE23 26-Inadditiontothedutiesthatmay beattributedtotheExecutiveOfficers Committee
by the General Shareholders' Meeting and by the Board of Directors, and without prejudice to the
other legalduties, the Executive OfficersCommittee shall have the power to:

I - manage the Company's business and ensure compliance with these bylaws;

II – ensure that the Company's purposeis carried out;

III-approveallplans, programs and general rules of operation, management and control for the development of the Company, in accordance with the guidelines determined by the Board of Directors;

IV - prepare and submit to the Annual Shareholders' Meeting a report on the corporate business activities, including the balancesheet and financial statements required by law for each fiscal year, as well as the respective opinions of the Audit Committee, as the case may be;

V–guideall Company'sactivitiesundertheguidelinessetforthbytheBoardofDirectorsand appropriate to the fulfillment of its purposes;

VI – suggest investment and operating plansor programs to the Board of Directors;

VII-authorize the opening and closing of branches, agencies or depots and or institute delegations, offices and representations in any location of the national territory or abroad;

VIII – renderan opinion on any matter to be submitted to the Board of Directors approval; and

IX-developandcarryout, jointly with the Board of Directors, the Employee Profit Sharing Program.

ARTICLE 2427–The Chief Executive Officer, in particular, is entitledto:

- a) plan,coordinate,conductandmanageall Company's activities,aswellasperform all executive and decision-making functions;
- b) b) carryouttheoverallsupervisionofallCompany'sactivities,coordinatingandguidingthe other Executive Officers' activities;
- c) call, installand preside the meetings of the Executive Officers Committee;

- **d)** d) coordinateandconduct theprocessofapprovaloftheannual/pluriannualmultiannual budgetandofthe investment and expansionplans together with the Board of Directors; and
- e) suggestfunctionsandrespectivecandidates fortheExecutiveOfficerspositionsofthe Company and submitsuch suggestiontothe Boardof Directors approval.

ARTICLE2528-ItisincumbentupontheExecutiveOfficerstoassist and support the CEO in the administration of the Company, in accordance with duties determined by the Board of Directors and perform all acts necessary for the regular Company's activities, as long as these acts have been duly authorized by the Board of Directors.

ARTICLE2629- The Executive Officers shall represent the Company actively and passively, in courtandoutside courts and before third parties, performing and signing all acts that result in obligations to the Company.

FirstParagraph –Forthe grantingofpowers-of-attorney,theCompanyshall berepresentedby two (2)ExecutiveOfficers,actingjointly,ofwhom onemustalwaysbetheCEOorothers Executive Officers to be appointed by the Board of Directors, and all powers-of-attorney shall a validityterm,exceptforpowers-of-attorneygrantedforjudicial purposes,inadditionto the description ofthepowers granted whichmay cover anyandall acts,including those related to banking operations;

SecondParagraph-Incaseofactsthatentailanykindofacquisition,sale,disposalor creation ofanylienon anyCompany'sasset,including anyrealestate, aswell as,for the grantingofpowers-of-attorneyforthe practice ofsuchacts,theCompanyisrequiredtobe representedjointlybythree(3)ExecutiveOfficersofwhomonemustalwaysbetheCEOand the others Executive Officers to be appointed by the Board of Directors.

Third Paragraph - TheCompany shall be considered duly represented:

a) jointlybytwoExecutiveOfficersofwhomonemustalwaysbetheCEOorotherExecutive Officer to beappointed by the Board ofDirectors;

- **b)** jointlybyoneExecutive Officertobe appointedby theBoard of Directors, andan attorney-in- fact,whensodeterminedbytherespectivepower-of-attorneyandinaccordancewiththe powers contained therein;
- c) jointlybytwoattorneys-in-fact,whensodeterminedbytherespectivepowerofattorneyand in accordance with the powers contained therein;

d) d)

solelybyanattorney-in-factorExecutiveOfficer,inspecificcases,whensodeterminedby the respective power of attorney and in accordancewith the powerscontained therein.

CHAPTER V

ADVISORY BOARD

ARTICLE 27 - The Company may have an Advisory Board, on a non-permanent basis, with up to thirteen (13) members, shareholders or not, appointed by the General Shareholders' Meeting.

First Paragraph - The members of the Advisory Board shall have a term of office of three (3) years, reelection being permitted, and may receive the compensation set forth by the General Shareholders' Meeting.

Second Paragraph – The Advisory Board, when installed, shall meet ordinarily once every six months and extraordinarily whenever called by the Chairman of the Board of Directors.

Third Paragraph - The call notices for the meetings of the Advisory Board shall appoint the agenda to be discussed, as well as the place, date and time of the meetings, and shall be sent by mail or facsimile, at least five (5) days prior to the meeting.

Fourth Paragraph - The resolutions of the Advisory Board shall be record in the proper book, which shall be signed by the present members.

ARTICLE 28 - It is incumbent upon the Advisory Board to:

- a) recommend to the Board of Directors measures to be taken to ensure the preservation and development of Company business and activities; and
- b) render opinion on any matters submitted to them by the Board of Directors.

CHAPTER VI

FISCALCOUNCIL

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ARTICLE 2930—The Company shall have a Fiscal Council that shall operate permanently and its members shall be annually appointed on a non-permanent basis, being installed by the General Meeting, as provided for by law.

First Paragraph - The members of the Fiscal Council and their alternatesshall occupy their positions up to the first Annual Shareholders' Meeting held after their respective appointments, reelection permitted, and they shall remain in their positions until their successors take office.

SecondParagraph-Attheirfirstmeeting,themembersoftheFiscalCouncilshallelectits Chairman, who shall be responsible forenforcing thecommittee's resolutions.

ThirdParagraph -TheFiscal CouncilmayrequesttheCompanytoappoint qualifiedpersonnel to provide administrative and technical support.

ARTICLE3031 -TheFiscalCouncil shall becomposed ofnolessthanthree (3) and upto five (5) effective members and the same number of alternates, residents in the country, shareholders or not, all of them qualified in accordance with the legal provisions.

First Paragraph –Inthecaseofabsenceofimpediment, the members of the Fiscal Council shall be replaced by theirrespective alternates.

SecondParagraph -In additionto casesofdeath,resignation,dismissal andother cases providedforbylaw,thepositionofthe membershallbeconsideredvacantwhenthemember of the Fiscal Councilisabsent, without just cause, at two (2) consecutive meetings or three (3) non-consecutive meetings in the course of the year.

ThirdParagraph-IntheeventofvacancyofthepositionofFiscalCouncilmember,ifthereis noalternatemember,aGeneralMeetingwillbecalledtoelectamemberforthevacant position.

ARTICLE3132-TheFiscalCouncilshallhavethepowersanddutiesconferreduponitbylaw and the Internal Regulation of the Fiscal Council.

FirstParagraph-The FiscalCouncilholdsquarterlygeneral meetingsandextraordinary meetings whenever necessary.

Second Paragraph - Meetings are called by the Chairman of the Fiscal Council on his own initiative or per written request of any of its members.

ThirdParagraph-TheresolutionsoftheFiscalCouncilshallbemadebyabsolutemajority voteofthose inattendance.Inorderfor ameetingto beinstituted, themajorityofthemembers must be present.

FourthParagraph -Themembersof the Fiscal Council shall participate in the committee's meetings by telephone or video conference call, or any other electronic means of communication, and shall be considered present at the meeting. Immediately after the meeting is over, the members must confirm their votes through a written declaration sent to the Chairman of the Fiscal Council by conventional mail, fax, or electronic mail. Upon receipt, the Chairman of the Fiscal Council shall be empowered to sign the minutes of the meeting on behalf of its members.

ARTICLE3233-The compensationofthemembers of the Fiscal Council shall be fixed by the General Shareholders' Meeting in which they are appointed, with due observance of the legal limit.

CHAPTER VIIVI

CORPORATE YEAR AND FINANCIAL STATEMENTS

ARTICLE3334-Thefiscal year ends on December31 ofeach year, when the balance sheet and financial statements required by applicable law shall be prepared.

ARTICLE3435-TheCompanymay,atthediscretionoftheExecutiveOfficersCommittee, prepare quarterly or semi-annual balance sheets.

CHAPTER VIIIVII

PROFITDESTINATION

ARTICLE35<u>36</u>–Uponthe preparationofthebalance sheet, the following rules shall be observed with respect to the distribution of the profits:

I-fromtheprofits ofthefiscalyearshallbe deducted, before any allocation of netincome, the accumulated losses and the provision of the income tax;

II-Afterdeductingtheportionsdescribedinitemlabove, the portion to be distributed in the form of employee profit sharing shall be deducted, as determined by the Board of Directors, in compliance with the Profit Sharing Program and under the terms and according to the limits provided in items "j" and "k" of Article 18 herein;

III-indue compliance with thetermsandlimitsestablishedin paragraphsofArticle152 ofLaw No.6,4046404/76 and thelimit establishedinitem"k" of Article18herein, theamountcorresponding to themanagersinthe Company's profitsshallbe deducted, as determined by the Board of Directors, in compliance with the Profit Sharing Program; IV - the remaining net profits shall have the following destination:

- a) 5%(fivepercent) shall be allocated to the legal reserve fund until such reservereaches the limit of 20% (twenty percent) of the Capital Stock;
- b) amountstotheformationofthereserveforcontingenciesreserve,ifsodecidedbythe General Shareholders' Meeting;
- c) 25%(twentyfiveper cent)shallbeallocated to the payment of the mandatory dividends pursuant to First Paragraph below, in accordance with the provisions contained in first and second paragraphs of Article 5 herein;

d)	d) theprofitnotprovisionedinthereserve describedinSecondParagraphbelowand not
allocated	n accordance withthe provisions of Article 196 of Law No.6404/76shallbe distributed
asaddition	al dividends.

FirstParagraph–Themandatorydividendsshallbe calculatecandpaidinaccordance with the following rules:

- a) the basisfor calculation ofthedividends payable shall bethe netprofitofthefiscalyear, less the amounts allocated to the legal reserve and the contingency reserves and plus the amount obtained from the reversion of the reserves of contingencies formed in the previous fiscal year;
- b) the payment of the dividend calculated in accordance with the provisions of the previous item may be limited to the amount of the net profit effectively realized of the fiscally earfort hat has ended pursuant to the law, provided that the difference is registered as reserve for profit to be realized;
- c) the profits registeredinthe reserve forprofitstobe realized, whenaccrued andif such profits havenotbeenabsorbedbythelossesinthesubsequentfiscalyears, shallbeincreasedtothe first declareddividends after suchrealization.

SecondParagraph –Itishereby created, the Reserve for Expansion, which purpose shall ensure resources for financing additional investments in fixed assets and working capital and to which shall be allocated up to 100% of the remaining profits after the deductions and destinations established in items "a", "b" and "c" of item IV above. The total amount provisioned in such reserve shall no rexceed the total amount of the Company's Capital Stock.

ThirdParagraph-IfdulyauthorizedbytheBoard ofDirectors, theCompanymayelectto distribute interim dividends, ad referendum by the General Shareholders' Meeting.

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Fourth Paragraph -The Companymayelectto payor creditinterestsasremuneration ofits own capitalcalculatedontheaccounts ofthenet worth,indueobservanceoftherateandlimits determined bylaw.

ARTICLE3637–Theamountofdividendsshallbeplacedattheshareholdersdispositionwithina maximum term of sixty (60) days as from the date of their allotment, and may be monetarily adjusted, if so determined by the Board of Directors, subject to the applicable legal provisions.

ARTICLE3738-Thefinancialstatementsandaccounts of the Company shall be audited on an annual basis by internationally recognized independent accountants.

CHAPTER IXVIII

LIQUIDATION

ARTICLE3839 -TheCompanyshallbeliquidatedinthecasesprovidedbylaw,andtheGeneral Shareholders'Meetingshalldetermine theformofliquidation,appointtheliquidatorandthe members oftheFiscal Council, which shalloperate duringtheliquidation,andestablishtheir compensation.

CHAPTER XIX

FINAL PROVISIONS

ARTICLE3940 –Thevaluesin U.S.Dollarsmentionedhereinshallbe exclusivelyused as referenceformonetaryupdateandshallbeconvertedinReaisusingtheaverageexchange rate for the U.S. Dollar published by the Central Bank of Brazil.

ARTICLE 40 - **ARTICLE41** - The casesnotregulated in these by-laws shall be solved in conformity with current applicable legislation.

ARTICLE 41

-ARTICLE42-Thepresentby-lawsshallcomeintoeffectasofthedateofitsapprovalbythe General Shareholders Meeting.

ANNEX II

Detailed report on the source and justification of the proposed amendments

In general terms, the proposed amendments have as purpose:

(a) Change on the Company's Capital Stock: amendment to the Article 4 in order to reflect the current numbers of the capital stock and of shares of the Company, having regard to the recent increases in the Company's capital stock, as approved by the Board of Directors, in view of the exercise of stock options within the Stock Option Plan, within the limits of the Company's authorized capital;

(b)<u>Creation of the Committee of Corporate Governance</u>: amendment to the Article 19, as renumbered, in order to provide for the establishment of the Committee of Corporate Governance, which shall analyze the Company's current structure and practices and make recommendations and suggestions with the purpose to improve the Company's corporate governance practices;

(c) Creation of the Company's Audit Committee: amendment to the Articles 19, 20 e 21 in order to provide for the establishment of the Audit Committee, as well as to provide certain rules applicable to it, with the purpose to improve the Company's corporate governance practices. The establishment of the Audit Committee should be incentivised by shareholders and management, and is aligned with the most recent regulations issued by CVM, the authority responsible for the supervision of the Company's practices and conduct, who has expressed the following opinion on this matter: "within the efforts to improve the quality of financial statements of Brazilian publicly-held companies, CVM recognises that the existence of an audit committee can substantially improve the supervision and monitoring of the services rendered by independent auditors. Such body, which already exists in several Brazilian publicly-held companies, is responsible for, among other things, supervising the activities of external independent auditors, mitigating possible independence problems or conflicts in such activities*:

 $^{^1}$ Passage from CVM's Public Hearing Report SNC No. 10/11, dated 14th of July, 2011, which gave rise to the CVM Instruction No. 509/11.

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(d)Rules regarding the Fiscal Council: amendment to the caput and first paragraph of Article 29, which becomes Article 30 by renumbering due to the inclusion of new articles, in order to provide that the Fiscal Council will operate on a non-permanent basis, being installed in the legal hypotheses, as well as to eliminate the provision for members of the Fiscal Council to remain in office until the investiture of their successors(since the Fiscal Council shall be non-permanent), with the purpose to make the Company's management more efficient, especially in view of the new Audit Committee;

(e)Change on Certain Rules Regarding the Composition and Operation of the Company's Special Committees:

- **(e.1)**amendment to the first paragraph of Article 19, as renumbered, in order to provide that the Special Committees may have in their composition an external member, as defined in the proposed Bylaws, with the purpose to improve the performance of such Committees in light of the contribution that specialized professionals can bring them; and
- **(e.2)**amendment to the third paragraph of Article 19, as renumbered, in order to provide that the meetings of the Special Committees may be called by their respective Chairman, without prejudice to the prerogative of the Chairman of the Board of Directors to call it, with the purpose to improve the performance of such Committees and to solidify the Company's corporate governance practices;
- **(f)**Removal of the Advisory Board: removal of the Articles 27 and 28 and of the fourth paragraph of the Article 15 in order to remove from the Bylaws the provisions that established the existence of the Advisory Board, with the purpose to make the Company's management more efficient, aligned with the proposal for the improvement of the Company's corporate governance structure, given that the amendments comprise the establishment of two other Committees, one of which is the Corporate Governance Committee, which shall be responsible for the functions currently performed by the Advisory Board;

(g)Change on Certain Rules of Composition and Operation of the CBD Board of Directors:

- **(g.1)**amendment to the Article 13 in order to remove the requirement of being a Company shareholder to be able to be elected as member of the CBD Board of Directors, in order to reflect the new provisions of Law No. 6,404/76;
- **(g.2)**amendment to the first paragraph of Article 15 to reduce from seven (7) to five (5) days the period within the Chairman shall comply with requests to call a Board of Directors meeting presented by other Director, with the purpose to make the decision-making process of the Board of Directors more efficient and speedy;
- (g.3)amendment to the third paragraph of Article 15 in order to establish that the minimum quorum required for the installation of the meetings of the Board of Directors shall be, on first call, ten (10) Board members and, on second call, eight (8) Board members, with the purpose to make the performance of the Board of Directors more efficient. The current wording of the Bylaws only establishes a quorum of ten (10) Board members for the installation of meetings of the Board of Directors without differentiating whether the relevant meeting was called for the first or second time. The purpose is then to establish different quorums, depending on whether the meeting was called for the first or second time, so as to make the decision-making process of the Board of Directors more speedy and efficient;
- **(g.4)**amendment to the sole paragraph of Article 16 in order to facilitate the remote participation by Directors in meetings of the Board of Directors of the Company, with the purpose to make the performance of the Board of Directors more efficient; and
- (g.5) amendment to the Article 17 in order to provide that the Board of Directors of the Company will have a Rules of Procedures, to be approved by the majority of its members, as well as that the functions of the Executive Secretary of the Board shall be defined in such Rules, with the purpose to make the performance of the Board of Directors more efficient and improve its corporate governance practices. The adoption of the Rules of Procedure for the Board of Directors, as widely known, is a highly incentivized practice and is frequently adopted by publicly-held companies' boards of directors, with the purpose to make performance of the board's activities clearer and improve its functioning, which will obviously meet the Company's interests. In fact, the companies whose Bylaws establish the possibility of adopting Rules of Procedure, and those which adopt such Rules without Bylaws' provision, amount to a significant proportion of 55% of the companies included in the IBOVESPA index and 46% of companies listed in BM&FBOVESPA's *Novo Mercado*;

- (h) <u>Creation of the Position of Vice-Chairman of the Board of Directors of the Company</u>: The amendment intends to assure the good performance of the Company's Board of Directors, given its relevance for the conduction of the Company's affairs, avoiding any possible deadlock on the Company's activities, already establishing the functions to be performed by the Vice-Chairman. Note that such position is widely utilized as a good corporate governance practice within Brazilian companies. The position of Vice-Chairman of the Board of Directors is established in the Bylaws of 72.6% of companies listed in BM&FBOVESPA's *Novo Mercado*, and in the Bylaws of 67.1% of companies included in the IBOVESPA index.
- **(h.1)** amendment to the Article 9, III, in order to establish as a power of the Shareholders General Meeting the election and destitution of the Chairman and also of the Vice-Chairman of the Board of Directors, with the purpose to adjust the Bylaws provisions to this new position;
- **(h.2)** amendment to the Article 14 in order to reflect that the Board of Directors of the Company will have a Chairman and a Vice-Chairman, with the purpose to adjust the Bylaws provisions to this new position;
- **(h.3)** amendment to the sole paragraph of Article 14 in order to establish that in case of absence or inability of the Chairman of the Board of Directors he may indicate another Director as his substitute, and that the Vice-Chairman shall replace the Chairman in case such substitute is absent or has not been indicated, with the purpose to make the performance of the Board of Directors more efficient; and
- **(h.4)** amendment to the Article 16 in order to provide that the Board of Directors meetings shall be chaired by its Chairman, or in his absence by another Director indicated by the Chairman as his substitute, and that the Vice-Chairman shall replace the Chairman in case such substitute is absent or has not been indicated, with the purpose to make the performance of the Board of Directors more efficient.

ANNEX III

Report on the legal and economic effects of the proposed amendments to the Bylaws

In compliance with Section 11, item II of CVM Instruction No. 481/2009, this report details and analyses the legal and economic effects of the proposed amendments to the Company's Bylaws (<u>"Bylaws"</u>), as approved by its Board of Directors in a meeting held on the <u>2</u>7 of September, 2012, at 5:00pm (<u>"Proposals"</u>), and that shall be decided on by the General Shareholders Meeting to be held on the 18th of October, 2012.

As indicated above, the Proposals have the effect of: (a) changing the Company's capital stockin order to reflect the current numbers of the capital stock and of shares of the Company; (b) creating the Committee of Corporate Governance; (c) creating the Company's Audit Committee, as well as providing for certain rules applicable to it; (d) changing certain rules regarding the Fiscal Council; (e) changingcertain rules regarding the composition and operation of the Company's Special Committees; (f)removing the Advisory Board; (g) changingcertain rules regarding the Company's Board of Directors; and (h) creating the position of Vice-Chairman of the Board of Directors of the Company.

With the purpose to make identification and comprehension of the Proposals, each of the changes and their effects are presented in detail in the comparative chart below, which shows, from the left to the right, (i) the version of the Bylaws currently in force (without the proposed changes), (ii) the new versionproposed by the Board of Directors (without comparing it with the version currently in force), (iii) the compared version (highlighting all differences between the current wording and the proposed wording), and (iv) the comments and justifications in relation to each one of the proposed changes, analysing the possible legal and economic effects.

Bylawsof			
COMPANHIA	Bylawsof	Bylawsof	
BRASILEIRA DE DISTRIBUIÇÃO	COMPANHIA BRASILEIRA DE DISTRIBUIÇÃO	COMPANHIA BRASILEIRA DE Adjust in the	
CNPJ/MF n. 47.508.411/0001-56	CNPJ/MF n. 47.508.411/0001-56	CNPJ/MF n. 47.508.411/0001-56 Portug	n. No
NIRE 35.300.089.901		NIRE 35.300.089.901 econo or lega	al
Authorized-Capital Publicly-Held Corporation	Authorized-Capital Publicly-Held Corporation	Authorized-Capital Publicly-Held effect. Corporation	

CHAPTER I-NAME, HEAD OFFICE, **PURPOSE** AND **DURATION**

ARTICLE 1 -

BRASILEIRA DE OFFICE, PURPOSE AND DURATION DISTRIBUIÇÃO

is a stock corporation with head

offices and jurisdiction at Av. Brigadeiro Luís Antonio. No. 3142, in

Paulo. Federative Republic of Brazil, hereinafter governed by

these By-laws, by Law 6,404 dated

December 15, 1976, as amended, and other

applicable legal provisions. **CHAPTER I - NAME, HEAD**

OFFICE, PURPOSE AND **DURATION**

ARTICLE 1 - COMPANHIA

BRASILEIRA DE DISTRIBUIÇÃO is a stock and jurisdiction at Av. Brigadeiro Luís Antonio, No. the City of São 3142, in the City of São by these By-laws, by Law 6,404 dated December 15,

1976, as amended, and other provisions. applicable legal provisions.

ARTICLE 1 - COMPANHIA

CHAPTER I -NAME, HEAD

BRASILEIRA DE DISTRIBUIÇÃO is a corporation with head offices stock corporation with head offices unchanged. and jurisdiction at Av. Brigadeiro Luís Antonio, No. 3142, in the City of São Paulo, Federative Republic Paulo, Federative Republic of of Brazil, hereinafter governed by Brazil, hereinafter governed these By-laws, by Law 6,404 dated December 15, 1976, as amended, and other applicable legal

Wording

Sole Paragraph - Upon

the Company's Sole Paragraph - Upon admission to the special the Company's admission Sole Paragraph - Upon the listing segment called to the special listing Company's admission to the Corporate Governance segment called Corporate special listing segment called Level 1 for the Governance Level 1 for the Corporate Governance Level BM&FBOVESPA S.A. - Bolsa 1 for the BM&FBOVESPA S.A. -BM&FBOVESPA S.A. -Bolsa de Valores. de Valores. Mercadorias e Bolsa de Valores. Mercadorias Mercadorias e Futuros Futuros ("BM&FBOVESPA"), e Futuros ("BM&FBOVESPA"), ("BM&FBOVESPA"), the the Company, its the Company, its Company, its shareholders, shareholders, Administrators Wording shareholders. Administrators and and members of the Fiscal unchanged. Administrators and members of the Fiscal Council, when installed, members of the Fiscal Council, when installed, subject themselves to the Council, when installed, subject themselves to the provisions of the Regulamento de Listagem do subject themselves to provisions of the the provisions of the Regulamento de Listagem Nível 1 de Regulamento de do Nível 1 de GovernançaCorporativa da Listagem do Nível 1 de GovernançaCorporativa da BM&FBOVESPA ("Level 1 GovernançaCorporativa BM&FBOVESPA ("Level 1 Regulation"). da BM&FBOVESPA Regulation"). ("Level 1 Regulation").

ARTICLE 2 - The corporate purpose of the Company is the sale of manufactured. semimanufactured or raw products, both Brazilian and or species, nature that the sale of such products is not prohibited by law.

ARTICLE 2 - The corporate purpose of the Company is the sale of manufactured, semi- manufactured or raw products, both Brazilian and manufactured foreign, of any type or species, nature or quality, or quality, provided provided that the sale of such products is not prohibited by law.

Wording unchanged in the ARTICLE2-Thecorporatepurpose Portuguese oftheCompanyisthesaleofmanufactumeibsemimanufac Wording orrawproducts, both Brazilian and forædigurs trfærryttype orsp or quality, provided that the sale in the of such products is not prohibited English by law. version with no

First Paragraph also engage in the following activities: in the following activities:

First Paragraph - The

First Paragraph - The Company Wording The Company may Company may also engage may also engage in the following activities:

unchanged.

economic or

legal effect.

- a) manufacture, processing, handling,
- transformation, **a)** manufacture, processing, exportation, handling, transformation, importation and exportation, importation and representation representation of food or non-food products either on its own or through third products either parties;
- a) manufacture, processing, handling, transformation, exportation, importation and representation of food or non-food unchanged. products either on its own or through third parties;

- on its own or through third parties;
- **b)** international trade, including that involving coffee;
- coffee;
 c) importation,
 distribution and
 sale of cosmetic

sale of cosme products for hygienic or make-up purposes, toiletries, sanitary and related products and food supplements;

- **b)** international trade, including that involving coffee;
- c) importation, distribution and sale of cosmetic products for hygienic or make-up purposes, toiletries, sanitary and related products and

food supplements;

c) importation, distribution and sale of cosmetic products for hygienic or make-up purposes, toiletries, sanitary and related products and food supplements;

b) international trade, including

that involving coffee;

Wording unchanged.

Wording

unchanged.

d) sale of drugs and medicines, pharmaceutical and homeopathic specialties, chemical products, accessories, dental care equipment, tools and equipment for surgery, production of chemical products and pharmaceutical the possibility that such activities of the Company are specialized as Drugstore, Allopathic Drugstore, Homeopathic Drugstore or Manipulation Drugstore of

each specialty;

- d) sale of drugs and medicines, pharmaceutical chemical products, accessories, dental care equipment, tools and equipment for surgery, production of chemical specialties, with the of the Company are specialized as Drugstore, Allopathic Drugstore, Homeopathic Drugstore or Manipulation Drugstore of each specialty;
- and homeopathic specialties, d) sale of drugs and medicines, pharmaceutical and homeopathic specialties, chemical products, accessories, dental care equipment, tools and equipment for surgery, production of chemical Wording products and pharmaceutical products and pharmaceutical unchanged. specialties, with the possibility that specialties, with a file Company are specialized as Drugstore, Allopathic Drugstore, Homeopathic Drugstore or Manipulation Drugstore of each specialty;

- e) sale of oil products, filling up of fuels of any kind, rendering of
- technical assistance services, garage, repair, washing, lubrication, sale of accessories and other similar
 - e) sale of oil products, filling up of fuels of any kind, rendering of technical assistance services, garage, repair, washing, lubrication, sale of accessories and other similar services, of any vehicles:
- e) sale of oil products, filling up of fuels of any kind, rendering of technical assistance services, Wording garage, repair, washing, lubrication, unchanged. sale of accessories and other similar services, of any vehicles;

- services, of any vehicles; f) sale of products, drugs and general
- veterinary medicines; veterinary clinic and pet shop with bath and
- f) sale of products, drugs and general veterinary medicines; veterinary consultation, consultation, clinic and hospital and pet shop with hospital and bath and shearing service;
- f) sale of products, drugs and general veterinary medicines; veterinary consultation, clinic and hospital and pet shop with bath and shearing service;
- Wording unchanged.

g) rental of media:

shearing service;

- any recorded g) rental of any recorded media:
- Wording g) rental of any recorded media; unchanged.

h) provision of photo, film and similar studio services;

h) provision of photo, film and similar studio services:

h) provision of photo, film and Wording similar studio services: unchanged.

i) execution and administration of real estate transactions, purchasing,

promoting subdivisions and

leasing and selling real estate properties on the Company's own behalf as well as for third parties;

i) i) execution and administration of real estate transactions, purchasing, promoting subdivisions and incorporations, incorporations, leasing and selling real estate properties on the Company's own behalf as well as for third parties;

i) execution and administration of real estate transactions, purchasing, promoting subdivisions Wording and incorporations, leasing and selling real estate properties on the unchanged. Company's own behalf as well as for third parties;

i) acting as distributor, agent and representative of merchants and industrial concerns established in Brazil or abroad and, in such capacity, for consignors or on its own behalf acquiring, carrying out any operations and transactions in its own interests or on behalf of such

j) acting as distributor, agent and representative of merchants and industrial concerns established in Brazil or abroad and, in such on its own behalf acquiring, retaining, possessing and carrying possessing and transactions in its own interests or on behalf of such consignors;

i) acting as distributor, agent and representative of merchants and industrial concerns established in Brazil or abroad and, in such capacity, for consignors or capacity, for consignors or on its own behalf acquiring, retaining, possessing and carrying out any operations and transactions in its own interests or on behalf of such consignors:

Wording unchanged.

consignors; k) provision of

data processing services;

k) provision of data processing services; k) provision of data processing Wording services; unchanged.

I) building

and

construction

services of all

kinds, either

on its own

behalf or for I) building and construction

third parties, services of all kinds, either on I) building and construction services purchase and its own behalf or for third

sale of parties, purchase and sale of construction construction materials and materials and installation and maintenance

installation of air conditioning systems, cargo loaders and freight and

maintenance elevators;

of air

conditioning

systems,

cargo loaders

and freight

elevators;

m) utilization

of sanitary

related

products;

products and m) utilization of sanitary

m) utilization of sanitary products products and related products; and related products;

of all kinds, either on its own behalf or for third parties, purchase and

sale of construction materials and

installation and maintenance of air

and freight elevators;

conditioning systems, cargo loaders

Wording unchanged.

Wording

unchanged.

n) general municipal, state and interstate ground freight transportation for its own

products and those of third parties, including warehousing, depositing, loading, unloading,

guarding any such products, and subcontracting the services contemplated

in this item;

n) general municipal, state

transportation for its own products and those of third parties, including warehousing, depositing,

loading, unloading, packaging unloading, packaging and guarding and quarding any such

packaging and the services contemplated in contemplated in this item; this item;

and interstate ground freight n) general municipal, state and interstate ground freight

transportation for its own products

and those of third parties, including Wording warehousing, depositing, loading, unchanged.

any such products, and products, and subcontracting subcontracting the services

o)

communication services, general

marketing, including for restaurants, which may compatible or restrictions;

advertising and o) communication services,

general advertising and marketing, including for bars, bars, cafes and cafes and restaurants, which may extend to other compatible or connected extend to other areas, subject to any legal

o) communication services, general advertising and marketing, including for bars, cafes and restaurants, which may extend to other compatible or connected areas, subject to any legal restrictions;

Wording unchanged.

connected areas, subject to any legal restrictions;

p) purchase, sale and

distribution of books. magazines, newspapers,

p) purchase, sale and distribution of books, magazines, newspapers, periodicals and similar

periodicals and products;

similar products; q) performance

research;

of studies, analysis, planning and markets

q) performance of studies, analysis, planning and markets research:

p) purchase, sale and distribution of books, magazines, newspapers, periodicals and similar products;

Wording unchanged.

q) performance of studies, analysis, planning and markets research:

Wording unchanged.

- **r)** performance of market test for the launching of new products, packing and labels;
- and analysis of de vendas", of special promotions and advertising;
- t) provision of management services of **t)** provision of food, meal, drugstore, fuel and transportation vouchers/cards and other cards resulting from the activities related to its corporate purpose; and

- r) performance of market test for the launching of new products, packing and labels:
- s) creation of strategies s) creation of strategies and analysis of vendas", of special promotions and advertising;
 - management services of food, meal, drugstore, fuel and transportation vouchers/cards and other cards resulting from the activities related to its corporate purpose; and

- r) performance of market Wording test for the launching of new unchanged. products, packing and labels;
- s) creation of strategies and "comportamentosetorial "comportamentosetorial de "comportamentosetoria Wording unchanged. vendas", of special promotions and advertising;
 - t) provisionofmanagementservicesof food,meal,drugstore,fuelandtransportation Wording vouchers/cards and unchanged. othercardsresulting from the activities relatedto its corporate purpose; and

- u) leasing and
- its own or
- subleasing of **u)** leasing and subleasing of its own or third-party

furnishings;

third-party furnishings;

- management services; and
- v) provision of v) provision of management services; and
- u) leasing and subleasing of its own Wording or third-party furnishings; unchanged.
- v) provision of management Wording services: and unchanged.

w)

representation of other companies, both Brazilian and foreign, and participation as a partner or shareholder in the capital stock of other companies irrespective of their form or object of same, and in

commercial enterprises of any nature.

- w) representation of other companies, both Brazilian and foreign, and participation as a partner or shareholder in the capital stock of other companies irrespective of their form or object of same, and in commercial enterprises of same, and in commercial of any nature.
 - w) representation of other companies, both Brazilian and foreign, and participation as a partner or shareholder in the capital Wording stock of other companies unchanged. irrespective of their form or object enterprises of any nature.

Second Paragraph

- The Company guarantees or collateral for business transactions of its interest, although it must not do so merely as a favor.

may provide **Second Paragraph -** The Company may provide guarantees or collateral for business transactions of its interest, although it must not do so merely as a favor.

Second Paragraph - The Company may provide guarantees or collateral Wording for business transactions of its unchanged. interest, although it must not do so merely as a favor.

ARTICLE 3-

The term of duration shall be indefinite.

Company's ARTICLE 3 - The Company's term of duration shall be indefinite...

ARTICLE 3 - The Company's term of Wording duration shall be indefinite. unchanged.

CHAPTER II

CAPITAL STOCK AND SHARES

CHAPTER II

CAPITAL STOCK AND SHARES

ARTICLE 4 - The Company Capital is R\$6,689,239,643.41 (six billion, six million, two hundred Capital is R\$ six hundred hundred sixty-two and fifty thousand, nine hundred sixty-one (262,150,961)shares with no par value, of which ninety-nine million, six hundred seventy-nine hundred fifty-one (99,679,851) are one hundred sixty-two million, four hundred seventy-one thousand, one hundred and ten (162,471,110) are preferred shares.

hundred eighty-nine **ARTICLE 4 -** The Company thirty-nine thousand, 6,701,818,241.81 (six billion, seven hundred and forty-three Brazilian one million, eight hundred cents), fully paid in hundred and forty one and divided into two Brazilian Reais and eighty one cents), fully paid in and million, one hundred divided into two hundred and sixty three million, fifty six thousand and one hundred and sixty seven (263,056,167) shares with no par value, of which ninety nine million, six hundred and seventy nine thousand and eight hundred and fifty one thousand and eight (99,679,851) are common shares and one hundred and sixty three million, common shares and three hundred and seventy six thousand and three hundred and sixteen (163,376,316) are preferred shares.

CHAPTER II

CAPITAL STOCK AND SHARES amended

ARTICLE4 -The CompanyCapitalis R\$6,689,239,643.41 6,701,818,241.81 (sixbillion, sixseven hundredeighty-nineand one million, two eight hundred thirty-nineand <u>eighteen</u>thousand, sixtwo Reais and forty-one and eighteen thousand, two Brazilian Reaisand forty-eighty hundred and forty-three one one cents), fully paidinanddividedintotwohundredand capital, as sixty-two threemillion, one hundred and fiftysix thousand, nine and one hundred and sixty-one (262,150,961_seven (263,056,167) shares with no par value, of which ninetyninemillion, sixhundred and seventyninethousandandeighthundredand options fifty-one(99,679,851) are common sharesandonehundredand sixty-two threemillion, fourthree hundred and seventy-one six thousand, one and three hundred and ten (162,471,110<u>sixteen</u> (163,376,316) are preferred shares.

Wording the current numbers of the capital stock and of shares of the Company, having regard to the recent increases in the Company's approved by the Board of Directors, in view of the exercise of within the Stock Option Plan, within the limits of the Company's authorized

capital;

First

Paragraph -

The shares of capital stock and each common entitles its

vote at the General

Shareholders' Meetings.

are indivisible First Paragraph - The shares First Paragraph - The shares of in relation to of capital stock are indivisible the Company in relation to the Company and each common entitles its owner to one vote at the General Shareholders' owner to one Meetings.

capital stock are indivisible in relation to the Company and each common entitles its owner to one vote at the General Shareholders' Meetings.

Wording unchanged.

Second Paragraph

- The shares shall be recorded in book-entry systems in deposit accounts on behalf of their holders with the authorized financial institution designated by the Company, without issuance of share

certificates.

and be kept in deposit accounts on behalf of their holders with the authorized financial with the certificates.

Second Paragraph - The shares shall be recorded in book-entry systems and be kept in deposit accounts on behalf of their holders with the authorized financial institution designated by the Company, without issuance of share certificates.

Second Paragraph - The shares shall be recorded in book-entry systems and be kept in deposit accounts on behalf of their holders with the authorized financial institution designated by the Company, without issuance of share certificates.

Wording unchanged.

Third

Paragraph -

Shareholders can, at any time, convert common shares into preferred shares, since they are paid-up and observing the

limit of article Third Paragraph -5 below. Conversion requests should be sent in writing to the Executive Officers Committee ("Diretoria"). Conversion requests Officers Committee ("Diretoria")

should be ratified on the first Board of Directors' meeting, since the conditions above are complied with.

Shareholders can, at any time, **Third Paragraph** -Shareholders convert common shares into preferred shares, since they are paid-up and observing the limit of article 5 below. Conversion requests received by the Executive Officers be ratified on the first Board of the Executive Directors' meeting, since the conditions above are complied with. with.

can, at any time, convert common shares into preferred shares, since they are paid-up and observing the limit of article 5 below. Conversion sent in writing to the Executive the Executive Officers Committee ("Diretoria") Pirotoria") (Conversion) ("Diretoria"). Conversion requests received by the Executive Officers Committee ("Diretoria") should be ratified on the first Board of Directors' meeting, since the

unchanged.

Fourth Paragraph

- The cost of the service of transferring the ownership of the book-entry shares charged by the depositary financial institution may be passed on to the paragraph of Article 35 of Law No. 6,404 dated 12/15/76, subject to the maximum limits established by the **Brazilian Securities** Exchange Commission ("Comissão de ValoresMobiliários").

Fourth Paragraph -The cost of the service of transferring the ownership of the book-entry shares charged by the depositary passed on to the pursuant to the third shareholder, pursuant to the third paragraph of Article 35 of Law No. 6,404 dated 12/15/76, subject to the maximum limits established by the Brazilian Securities Exchange Securities Exchange Commission ("Comissão de ValoresMobiliários"). ValoresMobiliários").

Fourth Paragraph -- The cost of the service of transferring the ownership of the book-entry shares charged by the financial institution may be depositary financial institution may be passed on to the shareholder, pursuant to the Wording third paragraph of Article 35 of unchanged. Law No. 6,404 dated 12/15/76, subject to the maximum limits established by the Brazilian Commission ("Comissão de

ARTICLE 5 -

The Company is entitled to issue new shares without maintaining proportion between types and/or classes of the existing shares, provided that the number of preferred shares shall not exceed the limit of two thirds (2/3) of the total issued shares.

ARTICLE 5 - The Company is **ARTICLE5**-The entitled to issue new shares between types and/or classes of the existing shares, provided that the number of preferred shares shall not exceed the limit of 2/3 (two thirds) of the total issued shares.

Companyisentitledtoissuenew without maintaining proportion shares without maintaining proportion betweentypesand/orclassesof theexistingshares, provided that then u shares shall not exceed the limit of 2/3(two thirds (2/3) of the total issued shares.

Wording unchanged on the Portuguese version. Wording mberofpreferred adjustment on the **English** version with economic or legal effect.

First Paragraph -

The preferred shares shall be entitled to the following privileges and preferences:

First Paragraph - The preferred shares shall be entitled to the following privileges and preferences:

First Paragraph - The preferred shares shall be entitled to the following privileges and preferences:

Wording unchanged.

a) priority in the reimbursement of capital, in an

amount a) priority in the

calculated by an amount calculated by dividing the

Capital Stock by dividing the Capital Stock by dividing the Capital Stock by the the number of the number of outstanding outstanding

shares, without premium, in without premium, in the event of shares, without the event of liquidation of the liquidation of the Company;

reimbursement of capital, in a) priority in the reimbursement of capital, in an amount calculated by

Wording number of outstanding shares, unchanged.

premium, in the Company;

event of

liquidation of the Company;

b) priority in

the receipt of a

minimum

annual dividend b) priority in the receipt of a in the amount minimum annual dividend in of R\$ 0.08 the amount of R\$ 0.08 (eight

(eight cents of cents of Real) per one (1) preferred share, on a Real) per one (1) preferred non-cumulative basis;

share, on a non-cumulative basis;

b) priority in the receipt of a minimum annual dividend in the amount of R\$ 0.08 (eight cents of Real) per one (1) preferred share, on a non-cumulative basis:

Wording unchanged.

c) participation under equal conditions as of reserves or retained

earnings; and

- c) participation under equal the common shares in the distribution of bonus shares resulting from capitalization
- c) participation under equal conditions as the common shares in Wording the distribution of bonus shares resulting from capitalization of reserves or retained earnings; and

unchanged.

d) in the set forth in Article 36, theseBy-Laws, IV, item "c" of these receipt of Article 35, common and IV, item "c" preferred shares so as of Article 17, first paragraph, of Law of these share shall be By-Laws, which shall ascribed a dividend totalamountofdividendspaidtothepreferredshares, the amount paid a ten percent (10%) be distributed higher than the setforthinitem"b"ofthis FirstParagraph. dividend assigned to for the each common share, common pursuant to the and provisions of Article preferred shares so as 17, first paragraph, of to for each Law No. 6,404/76, as amended by Law No. preferred share shall 10,303/01, including, be ascribed for purposes of such a dividend calculation, in the sum ten percent of the total amount of (10%)dividends paid to the higher than preferred shares, the the dividendamount paid as assigned to minimum dividend set forth in item "b" of each this First Paragraph. common share, pursuant to the provisions of Article 17, first paragraph, of Law No. 6,404/76, as amended by Law No. 10,303/01, including, for purposes of such calculation, in the sum

d) participation in the **d)** participation in the receipt of dividendas Adjustment participation receipt of dividend as setforthin Article 35,36, IV, item "c" of in the wording due whichshallbedistributedforthecommonandprefærtedesharessoastofo dividend as By-Laws, which shall share shall beascribed a dividend ten percent renumbering set forth in be distributed for the (10%)higherthanthedividendassignedtoeach of the common share, pursuant to the provisions articles. No legal or to for each preferred No.6,404/76, as amended by Law No. economic 10,303/01, including, for purposes of such effect. calculation, in the sum of the

of the total

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amount of dividends paid to the preferred shares, the amount paid as minimum dividend set forth in item "b" of this First Paragraph.

Second **Paragraph**

- The preferred have no voting rights.

Second Paragraph - The shares shall baye no voting rights.

Second Paragraph - The preferred Wording shares shall have no voting rights. unchanged.

Third Paragraph

- The preferred shares shall acquire voting rights in the event that the Company fails to pay the minimum or

dividends to **Third Paragraph -** The fixed these By-laws for a period of three (3) consecutive fiscal years,

first paragraph of Article

111 of Law No. 6,404/76. These voting rights will cease upon the payment of

minimum or fixed dividends.

such

preferred shares shall acquire are entitled voting rights in the event that according to the Company fails to pay the minimum or fixed dividends to which they are entitled according to these By-laws for a period of three (3) consecutive fiscal years, provisions of rights will cease upon the payment of such minimum or fixed dividends.

Third Paragraph - The preferred shares shall acquire voting rights in the event that the Company fails to pay the minimum or fixed dividends to which they are entitled according to these By-laws for a period of three Wording (3) consecutive fiscal years, unchanged. according to the provisions of first first paragraph of Article 111 of Law No. according to Law No. 6,404/76. These voting cease upon the payment of such 6,404/76. These voting rights will minimum or fixed dividends.

ARTICLE 6 -

The Company is authorized to increase its Capital Stock by resolution of the Board

of Directors
without the ARTICLE 6 - The Company is need to authorized to increase its amendment Capital Stock by resolution of the Companythe Board of Directors without by-laws, up the need to amendment the to the limit ofCompany by-laws, up to the 400,000,000 limit of four hundred million

(four (400,000,000) shares, through hundred issuance of new common or million) preferred shares, with due regard to the limit established

through in article 5 above.

issuance of new common or preferred shares, with due regard to the limit established in article 5

above.

ARTICLE6-TheCompanyisauthorizedtoincreaseitsCapita
BoardofDirectorswithouttheneedtoamententtheCompa
400,000,000 (four hundredmillion
(400,000,000)shares,throughissuance
adjustment

ofnewcommonorpreferred shares, with due regard to the limit established in article 5 above.

Wording
eadjustment
in the
English
version
with no
economic
or legal
effect.

Wording

unchanged

First Paragraph -

The limit of the Company's authorized only be decision of a General **Shareholders** Meeting.

First Paragraph - The limit of First Paragraph - The limit of the the Company's authorized capital shall capital shall only be modified by decision of a General modified by Shareholders Meeting.

Company's authorized capital shall Wording only be modified by decision of a unchanged. General Shareholders Meeting.

Second Paragraph -

Within the limit of the authorized capital and in accordance with the plan approved by the General Shareholders Meeting, the Company may grant stock options to the members of its management bodies or employees, or to individuals providing services to the Company.

Second Paragraph - Within

the limit of the authorized the plan approved by the General Shareholders Meeting, by the General Shareholders management bodies or employees, or to individuals providing services to the Company.

Second Paragraph - Within the capital and in accordance with limit of the authorized capital and in accordance with the plan approved the Company may grant stock Meeting, the Company may grant options to the members of its stock options to the members of its management bodies or employees, or to individuals providing services to the Company.

Wording unchanged.

ARTICLE 7 -

The issuance of shares, subscription bonuses or debentures convertible into shares, the exercise of preemptive rights, as provided in Article 172 of Law No. 6,404/76.

ARTICLE 7 - The issuance of shares, subscription bonuses shares, may be approved by exclusion or reduction of the 6,404/76.

ARTICLE 7 - The issuance of shares, or debentures convertible into subscription bonuses or debentures approved by convertible into shares, may be the Board of Directors, with the approved by the Board of Directors, Wording with the exclusion or reduction of the unchanged. reduction of the term for the exercise of term for the exercise of preemptive rights, as provided in Article 172 of Law No. Law No. 6.404/76 term for the exercise of preemptive

Sole Paragraph -

Except for the provision set out in the heading of this article, the shareholders shall be entitled to preemptive rights, in proportion to their respective equity interests, in the subscription of any Company's capital increases, with the exercise of such right being governed by the legislation

applicable thereto.

Sole Paragraph - Except for the provision set out in the heading of this article, the shareholders shall be entitled to preemptive rights, in equity interests, in the capital increases, with the exercise of such right being governed by the legislation applicable thereto.

Sole Paragraph - Except for the provision set out in the heading of this article, the shareholders shall be entitled to preemptive rights, in proportion to their respective proportion to their respective equity Wording interests, in the subscription of any unchanged. subscription of any Company's Company's capital increases, with the exercise of such right being governed by the legislation applicable thereto.

CHAPTER III CHAPTER III

GENERAL GENERAL SHAREHOLDERS
SHAREHOLDERS MEETING
MEETING

CHAPTER III

ARTIGO 8º - A Assembleia

ARTICLE 8 - The Geral é a reunião dos acionistas, que a ela poderão Shareholders' comparecer por si ou por representantes constituídos meeting of the shareholders. The shareholders may participate at the Geral é a reunião dos acionistas, que a ela poderão comparecer por si ou por representantes constituídos na forma da Lei, a fim de deliberarem sobre as shareholders may participate at the Geral é a reunião dos acionistas, que a ela poderão comparecer por si ou por representantes constituídos na forma da Lei, a fim de shareholders. Sociedade.

General
Shareholders'
Meetings either in
person or through
attorneys-in-fact
appointed as
provided by law, in

provided by law, in order to resolve upon the matters of interest of the Company.

GENERAL SHAREHOLDERS MEETING

ARTICLE 8 - The General

Shareholders' Meeting is the Wording meeting of the shareholders. The unchanged. shareholders may participate at the General Shareholders' Meetings either in person or through attorneys-in-fact appointed as provided by law, in order to resolve upon the matters of interest of the

60

Company.

ARTICLE 9 -

The General Meeting shall be instated and chaired by the Board of Directors

Chairman, in **ARTICLE 9** The General Executive Officer and, in his absence, by an Officer of Directors Chairman. The General Meeting shall be

called by the Board of **Directors** Chairman and shall have the

his absence, Shareholders' Meeting shall be ARTICLE9–The instated and chaired by the Board of Directors Chairman. in his absence, by the Chief Executive Officer and, in his absence, by an Officer appointed by the Board of by the Board C General Meeting shall be called by the Board of Directors Chairman and shall have the following attributions:

unchanged GeneralShareholders'Meeting shall bein the instated and chaired by the Board of Portuguese Directors Chairman, in his absence, version. by the Chief Executive Officer and, in Wording his absence, by an Officer appointed adjustment by the Board of Directors in the Chairman.TheGeneralMeetingshallbec Ethedish the Board of Directors Chairman version with andshallhave the following no attributions: economic or legal effect.

Wording

following attributions: I -the amendment to the Company's

Bylaws;

I. the amendment to the Company's Bylaws;

I. the amendment to the Company's Wording Bylaws: unchanged.

II the appointment and removal of members of the Company's Board of Directors at any time;

II. the appointment and removal of members of the Company's Board of Directors at any time;

II. the appointment and removal of members of the Company's Board of Unchanged.

III -the appointment of the the Company's Board of

Directors;

and removal III. the appointment and removal of the Chairman and Chairman of the Vice-Chairman of the Company's Board of Directors;

III. the appointment and removal of the Chairman and the Vice-Chairman of the Company's Board of Directors;

Wording amended in order to establish as a power of the Shareholders General Meeting the election and destitution of the Chairman and also of the Vice-Chairman of the Board of Directors, with the purpose to adjust the **Bylaws** provisions to this new position;

approval,
annually, of
the accounts
and financial
statements of the accounts and financial
statements of the Company's
the management, prepared by
Company's management,
prepared by

IV - the

them;

IV. the approval, annually, of the accounts and financial statements of the Company's management, prepared by them;

Wording unchanged.

V -the approval of preferred shares up to

V. the approval of any issuance of common or any issuance preferred shares up to the of common or limit of the authorized capital, as provided in Article 6 above as provided in Article 6 above and/or any bonuses, debentures and/or any bonuses,

authorized capital, as provided in Article 6 debentures

shares or with secured quarantee or securities or other rights or interests which exercisable for its shares, or any are convertible or above and/or exchangeable into or any bonuses, exercisable for its shares, or any other options, warrants, rights, contracts or into its shares commitments of any characterotherwise acquire any shares and

or with secured securities or

interests

convertible

guarantee or to issue, transfer, sell, repurchase or otherwise other rights or acquire any shares and the terms and conditions of subscription and payment;

pursuant to which the

which are convertible or exchangeable

into or exercisable for its shares, or any other options, warrants, rights, contracts or

commitments

of any character pursuant to which the Company is or may be bound to issue, transfer, sell, repurchase or otherwise acquire any shares and

the terms and conditions of

V. the approval of any issuance of common or preferred shares up to the limit of the authorized capital, convertible into its shares or with the limit of thedebentures convertible into its secured guarantee or securities or other rights or interests which are convertible or exchangeable into or other options, warrants, rights, contracts or commitments of any

> the terms and conditions of Company is or may be bound subscription and payment;

character pursuant to which the

Company is or may be bound to

issue, transfer, sell, repurchase or

Wording unchanged. subscription and payment;

VI -the

approval of any appraisals of

assets, which the shareholders for the formation of

VI. the approval of any appraisals of assets, which the shareholders may may contribute contribute for the formation of the Company's capital;

VI. the approval of any appraisals of assets, which the shareholders Wording may contribute for the formation of unchanged. the Company's capital;

capital; VII -the approval of any proposal for change the

the Company's

amalgamation, merger (including merger of shares incorporação de ações),

spin-off or split of the Company, or any other form of restructuring of the Company;

corporate form, VII. the approval of any proposal for change the corporate form, amalgamation, merger (including merger of shares incorporação de ações), spin-off or split of the Company, or any other form of restructuring of the Company;

VII. the approval of any proposal for change the corporate form, amalgamation, merger (including Wording merger of shares - incorporação de unchanged. acões), spin-off or split of the Company, or any other form of restructuring of the Company;

VIII the

approval of any proposal

of the

Company,

replacement

of its liquidator(s);

IX -the approval of the accounts

of the

liquidator(s); X the

establishment of the global annual

of the members of any

body of the Company,

including fringe benefits:

for dissolution VIII. the approval of any or liquidation proposal for dissolution or liquidation of the Company, appointing or replacement of

appointing or its liquidator(s);

IX. the approval of the

VIII. the approval of any proposal for dissolution or liquidation of the Company, appointing or replacement of its liquidator(s);

IX. the approval of the accounts of Wording accounts of the liquidator(s); the liquidator(s); unchanged.

Wording

unchanged.

compensation X. the establishment of the the members of any management body of the management Company, including fringe benefits:

global annual compensation of ... the establishment of the global annual compensation of the members of any management body unchanged. of the Company, including fringe benefits:

XI -the approval or the amendment of the annual operating

plan;

amendment of the amendment of the operating plan;

XI. the approval or the amendment of the annual operating plan; Wording unchanged..

XII -the approval of any agreement or the amendment in any agreement, directly or indirectly, between the Company and/or its

affiliates and XII. the approval of any

agreement or the amendment XII. the approval of any agreement any of its in any agreement, directly or or the amendment in any controlling shareholders indirectly, between the or their Company and/or its affiliates and any of its controlling relatives, members of shareholders or their relatives, shareholders or their relatives, management bodies or any of its controlled or any of its controlled companies bodies or any companies and affiliates of its thereto, exception made to controlled

course of business, which companies and affiliates should be contracted at arms (market conditions); length (market conditions); thereto, exception

made to those executed in the ordinary course of business. which should be contracted at arms length (market

conditions);

agreement, directly or indirectly, between the Company and/or its affiliates and any of its controlling

members of its management members of its management bodies and affiliates thereto, exception made to those executed in the

those executed in the ordinary ordinary course of business, which should be contracted at arms length

69

Wording

unchanged.

XIII -the purchase, sale, disposal of or creation of lien on any asset of the Company or any other investment by the Company in an individual amount or cumulated over a fiscal year in excess of the amount in Reais equivalent to US\$ 100,000,000.00 (one hundred or in excess of an the net worth of the Company as determined in its latest annual balance sheet, whichever is the higher;

XIII. the purchase, sale, disposal of or creation of lien on any asset of the Company or any other in an individual amount or cumulated over a fiscal year in excess of the amount in Reais equivalent to US\$ 100,000,000.00 (one hundred million U.S. Dollars) million U.S. Dollars) or in excess of an amount the net worth 6% (six per cent) of C Company as determined in ("patrimôniolíquido"); latest annual balance ട്heet, whichever is the higher;

XIII. the purchase, sale, disposal of or creation of lien on any investment by the Company asset of the Company or any other investment by the Company in an individual amount or cumulated over a fiscal year in excess of the amount in Reais equivalent to Wording US\$ 100,000,000.00 (one unchanged. hundred million U.S. Dollars) or equal to 6% (six per cent) of covers of an amount equal to 6% (six per cent) of the net worth ("patrimôniolíquido") of the Company as determined in its latest annual balance sheet, whichever is the higher;

XIV - the

approval of request by the **XIV.** the approval of request

Company of by the Company of XIV - the approval of request by

the Company of self-bankruptcy or Wording self-bankruptcy self-bankruptcy or of or of protection protection under any of protection under any

under any bankruptcy or reorganization bankruptcy or reorganization law;

bankruptcy or

reorganization

law; XV -the

approval of any

delisting of **XV.** the approval of any shares of the delisting of shares of the

Company for Company for trading on stock trading on stockexchanges or filing for new

exchanges or listings;

filing for new listings;

XVI -the

approval of any **XVI.** the approval of any change in the change in the Company's Company's dividend policy;

dividend policy;

unchanged.

XV -the approval of any delisting

of shares of the Company for Wording trading on stock exchanges or unchanged.

filing for new listings;

XVI -the approval of any change inWording the Company's dividend policy; unchanged.. XVII - the

approval of any

financial

arrangement, including the

lending or **XVII.** the approval of any

borrowing by financial arrangement, including the Company of the lending or borrowing by the funds and the Company of funds and the

funds and the Company of funds and the issuance of issuance of non-convertible non-convertible debentures, in excess of an debentures, in individual amount equal to two

excess of an (2) times EBITDA of the

individual preceding twelve (12) months;

amount equal and to two (2) times

EBITDA of the preceding twelve (12) months; and

XVII