

LOCALIZA RENT A CAR S.A.
PUBLICLY HELD COMPANY
CORPORATE TAX ID (CNPJ) No. 16.670.085/0001-55
NIRE 3130001144-5

MINUTES OF THE ANNUAL AND EXTRAORDINARY GENERAL MEETINGS
HELD ON APRIL 30, 2025

Date, Time and Place: On April 30, 2025, at 2:00 p.m., exclusively digitally, pursuant to article 124, paragraph 2-A of Law No. 6404, of December 15, 1976 ("Brazilian Corporate Law") and Securities and Exchange Commission Resolution No. 81, of March 29, 2022 ("RCVM 81"). Pursuant to article 5, paragraph 3 of RCVM 81, these Ordinary and Extraordinary General Meetings ("Meetings") of Localiza Rent a Car S.A. ("Company") were considered to have been held at the Company's headquarters, located at Avenida Bernardo de Vasconcelos, nº 377, CEP: 31.150-000, City of Belo Horizonte, State of Minas Gerais.

Call Notice: Call Notice published in the newspaper "Diário do Comércio de Minas Gerais" in its printed editions of March 29, April 5 and April 18, 2025, on pages 16, 6 and 5, respectively, and in its digital editions, on March 29, April 5 and April 18, 2025, always on page 1, in all these publications, in accordance with the provisions of article 124 of the Corporate Law.

Legal Publications: The Management Report and Financial Statements for the fiscal year ended December 31, 2024, together with the Independent Auditors' Report prepared by PricewaterhouseCoopers Auditores Independentes Ltda., the Directors' Statement on the Financial Statements, the Extract from the Minutes of the Audit, Risks and Compliance Committee and the Opinion of the Fiscal Council, were disclosed to the market on March 12, 2025 on the websites of the CVM (www.gov.br/cvm), B3 S.A. - Bolsa, Balcão Brasil ("B3") (www.b3.com.br) and the Company's Investor Relations Department (www.localiza.com/ri), as well as being published on March 21, 2025, on pages 17 to 19, in the newspaper Diário do Comércio de Minas Gerais, and in its digital edition, on the same date.

Quorum: Shareholders of common shares representing (i) 80.40% of the total votes cast by the Company's voting shares at the Ordinary General Meeting; and (ii) 80.17% of the total votes cast by the Company's voting shares at the Extraordinary General Meeting, according to the records of the electronic remote participation system, pursuant to article 47, III of RCVM 81, and information contained in the consolidated analytical map, pursuant to article 46-C, item I, of RCVM 81.

Legal Presence: Present were Messrs. Eugênio Mattar, Chairman of the Board of Directors, Rodrigo Tavares Gonçalves de Sousa, Director of Finance and Investor Relations, Guilherme Campos and Daniel Zappalá, representatives of PricewaterhouseCoopers Auditores Independentes Ltda., the Company's independent auditors, Antônio de Pádua Soares Pelicarp, Chairman of the Company's Fiscal Council and Paula Magalhães Cardoso Neves, from the Company's Audit, Risks and Compliance Committee.

Presiding Board: Mr. Eugênio Pacelli Mattar took the chairman's role and invited Ms. Suzana Fagundes Ribeiro de Oliveira to act as secretary.

Reading of Documents and Drawing up of Minutes: After verifying the quorum for the installation of the Shareholders' Meetings and waiving the reading of the Call Notice and the consolidated summary map of the votes cast by remote voting mechanism, disclosed to the market on April 29, 2025, which were made available for consultation by the shareholders present, under the terms of article 46-C, item I, of RCVM 81, the drawing up of these minutes in the form of a summary of the events that took place, in accordance with article 130, paragraph 1, of the Brazilian Corporate Law, was unanimously approved by those present and to publish them without the signatures of the shareholders, in accordance with article 130, paragraph 2, of the Brazilian Corporate Law.

I - ANNUAL GENERAL MEETING

Agenda: **(1)** Acknowledge the Management's accounts and approve the Management Report and the Company's Financial Statements for the year ended December 31 2024, together with the Independent Auditor's Report and the Opinion of the Fiscal Council; **(2)** Approve the Management Proposal for the allocation of the net income for the year ended December 31, 2024, and the dividend distribution; **(3)** Set up the Fiscal Council; **(4)** Set the number of members that will sit on the Fiscal Council; **(5)** Elect the members of the Fiscal Council; **(6)** Set the compensation of the Fiscal Council; **(7)** Set the number of members that will comprise the Board of Directors; **(8)** Decide on the characterization of the candidates appointed to the Board of Directors as Independent Members; **(9)** Elect the members of the Board of Directors; and **(10)** Set the amount of the annual total compensation for the Board of Directors.

Deliberations:

- 1) Approved by a majority of 684,198,473 votes in favor, 427,536 votes against and 162,763,744 abstentions, including those legally unable to vote, the Management's accounts and approve the Management Report and the Company's Financial Statements for the year ended December 31 2024, together with the Independent Auditor's Report and the Opinion of the Fiscal Council;
- 2) Unanimously approved, with 839,548,758 votes in favor, no votes against and 7,840,995 abstentions, the Management Proposal for the allocation of net profit for the year ending December 31, 2024 of R\$ 1,813,627,062.06 (one billion, eight hundred and thirteen million, six hundred and twenty-seven thousand, sixty-two reais and six centavos), of which: (i) R\$ 90,681,353.10 (ninety million, six hundred and eighty-one thousand, three hundred and fifty-three reais and ten centavos) was used to set up the Legal Reserve; (ii) R\$ 1,679,976.300.15 (one billion, six hundred and seventy-nine million, nine hundred and seventy-six thousand, three hundred reais and fifteen centavos) for remuneration to shareholders, distributed in advance as interest on equity attributed to the mandatory dividend, and (iii) R\$ 42.969,408.80 (forty-two million, nine hundred and sixty-nine thousand, four hundred and eight reais and eighty cents) to the statutory reserve called Investment Reserve, in accordance with article 26, paragraph 2, (f) of the Company's Bylaws. There will be no distribution of additional dividends.

Summary:

Net profit for the year	R\$1,813,627,062.06
Destination:	
Constitution of reserves	
Legal	R\$90,681,353.10
Statutory	R\$42,969,408.80
Shareholder remuneration	
Interest on equity capital	R\$1,679,976,300.15

- 3) Unanimously approved, with 791,375,504 votes in favor, no votes against and 56,014,249 abstentions, the set up the Fiscal Council;
- 4) Unanimously approved, with 831,866,040 votes in favor, no votes against and 15,523,713 abstentions, to set the number of members of the Fiscal Council at 3 (three) members;
- 5) The election of the following members and alternates was approved by majority vote, with a term of office that will extend until the ordinary general meeting that decides on the approval of the accounts for the financial year to be ended on December 31, 2025:
 - (i) **Carla Alessandra Trematore**, Brazilian, married, accountant, enrolled in the CPF under No. 248.855.668-86, holder of identity card No. 21.880.357-6, issued by SSP/SP, with address at Rua Apinajés, No. 868, Apto. 71, Perdizes, CEP 05017-000, São Paulo, SP, for the position of effective member of the Company's Fiscal Council, with **Eder Carvalho Magalhães**, Brazilian, married,

accountant, holder of identity card MG043. 171/0-7/CRC, enrolled in the CPF under No. 637.838.356-15, with a business address at Rua Sinval de Sá, nº 70, Cidade Jardim, CEP 30380-070, Belo Horizonte, MG, with 825,423,850 votes in favor, 2 votes against and 21,965,901 abstentions;

- (ii) **Antônio de Pádua Soares Pelicarmo**, Brazilian, married, accountant, enrolled in the CPF under No. 293.142.676-87, holder of identity card no. MG 718860, issued by the SSP/MG, with address at Rua Dr. Plínio de Moraes, No. 920, Apto. 201, Cidade Nova, CEP: 31.170-170, Belo Horizonte, MG, for the position of effective member of the Company's Fiscal Council, with **Juliano Lima Pinheiro**, Brazilian, married, business administrator, enrolled in the CPF/MF under No. 782.268.306-30, holder of identity card No. MG-3.499.446, issued by the SSP/MG, with business address at Av. Bernardo de Vasconcelos, No. 377, CEP: 31.150-000, City of Belo Horizonte, State of Minas Gerais, registered 825,332,244 votes in favor, 44 votes against and 22,057,465 abstentions; and
- (iii) **Guilherme Bottrel Pereira Tostes**, Brazilian, married, accountant, holder of identity card CRC 082.058/O-0 and enrolled in the CPF under no. 016.446.957-58, resident and domiciled at Rua Vice Governador Rubens Berardo, 125 apto 702 Bl 2- Gávea, Rio de Janeiro, RJ, for the position of effective member of the Company's Fiscal Council, with **Márcio José Soares Lutterbach**, Brazilian, married, engineer, holder of Identity Card No. 04.729.476-4, enrolled in the CPF/MF under No. 668.054.147-68, with business address at Avenida Doutor Cardoso de Melo, 1.855, 15th floor, suite 151, room A, Vila Olímpia, CEP 04548-005, São Paulo, SP, with 751,996,481 votes in favor, 0 votes against and 42,358,476 abstentions.

It was noted that those elected to the Fiscal Council presented the documents proving that they met the eligibility requirements set out in Article 162 of the Brazilian Corporate Law.

The members of the Fiscal Council elected herein shall take office within thirty (30) days from the date hereof, by signing the respective instrument of investiture to be drawn up in the Company's own book, declaring their respective dismissal.

- 6) It was then approved by a majority of votes, with 825,008,540 votes in favor, 778,744 votes against and 21,602,469 abstentions, the remuneration of the members of the Fiscal Council, set at 10% (ten percent) of the remuneration attributed, on average, to each officer, not including benefits, representation fees and profit sharing, in addition to the mandatory reimbursement of travel and subsistence expenses necessary for the performance of the function, under the terms of paragraph 3 of article 162 of the Brazilian Corporate Law. Substitute members of the Fiscal Council will only be remunerated when they act as substitutes for effective members.
- 7) A majority of votes was cast, with 846,377,342 votes in favor, 31,207 votes against and 981,204 abstentions, approving that the Company's Board of Directors will be set up of 7 (seven) members.
- 8) It was approved by a majority of votes, with 670,867,168 votes in favor, 157,738,345 votes against and 18,784,240 abstentions, the characterization of André Sapoznik, Artur Noemio Grynbaum, Maria Letícia de Freitas Costa, Paula Magalhães Cardoso Neves and Paulo Antunes Veras, as candidates for independent members of the Company's Board of Directors, under the terms of article 17 of B3's Novo Mercado Regulations and Annex K of CVM Resolution no. 80, of March 29, 2022.
- 9) The election of the following members to the Board of Directors was approved, with a unified term of office of two (2) years, which will end on the date of the annual general meeting at which the Company's shareholders decide on the financial statements for the fiscal year to be ended on December 31, 2026:

- (i) **Eugênio Pacelli Mattar**, Brazilian, married, businessman, enrolled in the CPF/MF under No. 130.057.586-72, holder of Identity Card No. MG-4.491, issued by the SSP/MG, with business address at Av. Bernardo de Vasconcelos, nº 377, CEP: 31.150000, City of Belo Horizonte, State of Minas Gerais, with 703,920,492 votes in favor, 135,381,223 votes against and 8,088,038 abstentions;
- (ii) **Luis Fernando Memoria Porto**, Brazilian, married, businessman, holder of Identity Card No. M.5 (iii) **André Sapoznik**, Brazilian, married, engineer, enrolled in the National Register of Companies (CPF) under No. 915.133.326-00, with business address at Av. Bernardo de Vasconcelos, 377, CEP: 31.150-000, City of Belo Horizonte, State of Minas Gerais, with 803,406,838 votes in favor, 35,894,501 votes against and 8,088,414 abstentions;
- (iii) **André Sapoznik**, Brazilian, married, engineer, enrolled in the CPF under No. 165.085.128-62, holder of Identity Card RG No. 21.615.978-7, issued by SSP/SP, with business address at Av. Bernardo de Vasconcelos, No. 377, CEP: 31.150-000, City of Belo Horizonte, State of Minas Gerais, with 839,834,442 votes in favor, 143,069 votes against and 7,412,242 abstentions;
- (iv) **Artur Noemio Grynbaum**, Brazilian, married, economist and business administrator, enrolled in the CPF under No. 722.349.549-91, holder of Identity Card No. 3.422581-8, issued by the SSP/PR, with business address at Av. Bernardo de Vasconcelos, nº 377, CEP: 31.150-000, City of Belo Horizonte, State of Minas Gerais, with 831.752.740 votes in favor, 8.224.771 votes against and 7.412.242 abstentions;
- (v) **Maria Letícia de Freitas Costa**, Brazilian, single, engineer, enrolled in the CPF/MF under No. 050.932.788-58, holder of Identity Card No. 6.057.278-4, issued by SSP/SP, with business address at Av. Bernardo de Vasconcelos, nº 377, CEP: 31.150-000, City of Belo Horizonte, State of Minas Gerais, with 775.903.706 votes in favor, 64.073.805 votes against and 7.412.242 abstentions;
- (vi) **Paula Magalhães Cardoso Neves**, Brazilian, married, advertiser, holder of identity card RG No. 03724312-8, issued by Detran-RJ, enrolled in the CPF/MF under No. 796.013.40734, with business address at Av. Bernardo de Vasconcelos, nº 377, CEP: 31.150-000, City of Belo Horizonte, State of Minas Gerais, with 839.484.821 votes in favor, 492.690 votes against and 7.412.242 abstentions;
- (vii) **Paulo Antunes Veras**, Brazilian, single, engineer, enrolled in the CPF/MF under no. 179.984.168-58, holder of Identity Card no. 12856600-0, issued by SSP/SP, with business address at Av. Bernardo de Vasconcelos, no. 377, CEP: 31.150-000, City of Belo Horizonte, State of Minas Gerais, with 835,998,554 votes in favor, 3,978,957 votes against and 7,412,242 abstentions;

The elected members of the Board of Directors shall take office by signing (a) a declaration that they have the necessary qualifications and meet the requirements set out in article 147 and paragraphs of the Brazilian Corporate Law to hold office, and that they have no legal impediment preventing their election, under the terms of CVM Resolution 80/22; and (b) an instrument of investiture, drawn up in the minutes book of the Board of Directors.

- 10) It was approved by a majority vote, with 721,735,863 votes in favor, 64,836,364 votes against and 60,817,526 abstentions, the amount of the overall annual remuneration of the Management in the total amount of R\$142,000. 000.00 (one hundred and forty-two million reais), net of social charges, for the financial year 2025, with the payment of remuneration to Management for the period from January to April 2026 being authorized, on the same basis as it is estimated to be paid in the financial year 2025, limited to a maximum of 1/3 of this overall remuneration for the said period.

II – EXTRAORDINARY GENERAL MEETING

Agenda: (1) Approve the proposed amendments to Company's Bylaws: i) at the caput of Article 5 of the Bylaws to reflect the capital increases made within the limit of the authorized capital, duly approved in meetings of the Board of Directors; ii) update at the Article 18 of the Bylaws, with adjustment only to adapt the reference to the caput of the same article; and iii) update in Article 34, §3 of the Bylaws, to update the reference to the revoked CVM instructions, including the substitute resolutions; **(2)** Approve the consolidation of the Company's Bylaws; **(3)** Approve the following acts and documents related to the merger of Localiza Franchising Brasil S.A. by Localiza Rent a Car S.A.: (i) the "Protocol and Justification of the Merger of Localiza Franchising Brasil S.A. by Localiza Rent a Car S.A." ("Protocol"); (ii) the ratification of the appointment and hiring of the appraisal company Meden Consultoria Empresarial Ltda., as responsible for preparing the appraisal report of the net equity of Localiza Franchising Brasil S.A. ("Localiza Franchising") to be merged into the Company ("Appraisal Report"); (iii) the Appraisal Report; (iv) the merger of Localiza Franchising into the Company, under the terms and conditions set forth in the Protocol ("Merger"); and (v) the authorization for the Company's Board of Directors to take all actions and measures necessary to implement the Merger; and **(4)** Amend the collateral modalities that may be accepted by the Company as security for the payment of the financing transactions provided under the terms of Annex 2.1.4 of the Share Merger Agreement, dated September 22, 2020.

Deliberations:

- 1)** Unanimously approved, with 841,288,791 votes in favor, no votes against and 3,596,254 abstentions,

(i) the updating of the heading of article 5 of the Company's Bylaws, to reflect the capital increase carried out within the limit of the authorized capital, by means of a private subscription of ordinary shares issued by the Company, duly ratified at the following meeting of the Board of Directors: Meeting of the Company's Board of Directors held on September 16, 2024, the minutes of which were registered with the Commercial Registry of the State of Minas Gerais ("JUCEMG") under No. 11998621, which ratified the capital increase due to the verification of the subscription and payment of 10,730,862 (ten million, seven hundred and thirty thousand, eight hundred and sixty-two) common, book-entry shares with no par value issued by the Company ("Shares"), at the issue price of R\$ 33.48 (thirty-three reais and forty-eight cents) per Share, in the total amount of R\$ 359,269,259.76 (three hundred and fifty-nine million, two hundred and sixty-nine thousand, two hundred and fifty-nine reais and seventy-six cents). As a result of the approved Capital Increase, the Company's share capital increased from R\$ 17,548,980,975.01 (seventeen billion, five hundred and forty-eight million, nine hundred and eighty thousand, nine hundred and seventy-five reais and one cent), divided into 1,071,889. 858 (one billion, seventy-one million, eight hundred and eighty-nine thousand, eight hundred and fifty-eight) Shares to R\$ 17,908,250,234.77 (seventeen billion, nine hundred and eight million, two hundred and fifty thousand, two hundred and thirty-four reais and seventy-seven cents), divided into 1,082,620,720 (one billion, eighty-two million, six hundred and twenty thousand, seven hundred and twenty) Shares. With the amendment approved herein, the heading of article 5 of the Company's Bylaws is now reads as follows:

"Artigo 5º. O capital social subscrito e integralizado é de R\$17.908.250.234,77 (dezessete bilhões, novecentos e oito milhões, duzentos e cinquenta mil, duzentos e trinta e quatro reais e setenta e sete centavos), dividido em 1.082.620.720 (um bilhão, oitenta e dois milhões, seiscentas e vinte mil, setecentas e vinte) ações ordinárias, todas nominativas e sem valor nominal."

(ii) the updating of article 18 of the Bylaws, with adjustments only to adjust the agreement of the reference to the caput of the same article. With the amendment approved herein, article 18 of the Company's Bylaws now reads as follows:

“§2º. Sem prejuízo do disposto no caput e no §1º deste artigo 18, fica autorizada a assinatura isolada por qualquer procurador nomeado nos termos do artigo 19 abaixo, dispensada, a realização da reunião da Diretoria prevista no §1º acima, nos seguintes casos:”

(iii) the update of art. 34, the third paragraph of the Bylaws, to update the reference to the revoked CVM instructions, including the substitute resolutions. With the amendment approved herein, the third paragraph of art. 34 of the Company's Bylaws now reads as follows:

“§3º. Sem prejuízo de sua obrigação de promover a publicação de fato relevante pela imprensa, nos termos da Resolução CVM n.º 44 de 23 de agosto de 2021 (“Resolução CVM n.º 44/21”), imediatamente após adquirir ou tornar-se titular de ações de emissão da Companhia ou Direitos de Natureza Societária, em quantidade igual ou superior a 15% (quinze por cento) do capital social, o Novo Acionista Relevante deverá encaminhar uma comunicação ao Diretor de Relações com Investidores, contendo: (a) as informações previstas no artigo 12 da Resolução CVM n.º 44 e no artigo 1º do Anexo B à Resolução CVM n.º 85 de 31 de março de 2022, conforme alterada (“Instrução CVM n.º 85/22”);”

- 2) Unanimously approved, with 841,288,791 votes in favor, no votes against and 3,596,254 abstentions, the proposal to consolidate the Company's Bylaws, to reflect the changes provided for in the item above. The text of the Company's consolidated Bylaws, now approved in accordance with management's proposal, already contemplating the items indicated above, was authenticated by the Board, numbered and filed at the Company's headquarters, and will be filed with the Minas Gerais State Board of Trade in a separate section to these minutes, as well as being made available on the CVM, B3 and Company websites.
- 3) Unanimously approved, with 841,288,738 votes in favor, no votes against and 3,596,307 abstentions, the following acts and documents related to the merger of Localiza Franchising Brasil S.A. by Localiza Rent a Car S.A.: (i) the Protocol; (ii) the ratification of the appointment and hiring of the appraisal company Meden Consultoria Empresarial Ltda., as responsible for preparing the Appraisal Report; (iii) the Appraisal Report; (iv) the Merger; and (v) the authorization for the Company's Board of Directors to take all actions and measures necessary to implement the Merger. The Protocol is attached as **Annex III** to these minutes and its **Annex A** contains the Appraisal Report.
- 4) Unanimously approved, with 841,288,738 votes in favor, no votes against and 3,596,307 abstentions, the amendment of the collateral modalities that may be accepted by the Company as security for the payment of the financing transactions provided under the terms of Annex 2.1.4 of the Share Merger Agreement, dated September 22, 2020..

Closing. There being no further to discuss, the Chairman thanked everyone for attending and declared the meeting closed. He adjourned the meeting in order to draw up these minutes, which, having been read, discussed and found to be in order, were approved and signed by the Presiding Board. The final summary voting maps and the List of Shareholders present are attached as **Annexes I and II** to these minutes, respectively. The recording of the Meetings and the votes cast by means of remote voting ballots have been filed with the Company. Under the terms of article 47, §§1 and 2 of RCVM 81, the shareholders whose remote voting ballots were considered valid by the Company and the shareholders who registered their presence in the electronic remote participation system were considered to be present at the meeting and signatories of the minutes.

Belo Horizonte, MG, April 30, 2025

Presiding Board:

Eugênio Pacelli Mattar

Suzana Fagundes Ribeiro de Oliveira

LOCALIZA RENT A CAR S.A.
PUBLICLY HELD COMPANY
CORPORATE TAX ID (CNPJ) No. 16.670.085/0001-55
NIRE 3130001144-5

ANNEX I TO THE MINUTES OF THE ORDINARY AND EXTRAORDINARY GENERAL MEETINGS
HELD ON APRIL 30, 2025.

Synthetic Final Voting Maps

AT THE ANNUAL GENERAL MEETING				
#	DESCRIPTION OF THE DECISION	VOTE ON THE RESOLUTION AND NUMBER OF SHARES		
		APPROVE (YES)	REJECT (NO)	ABSTAIN
1.	Approve the Management accounts, and the Management Report, and the Company's Financial Statements Company for the year ended December 31, 2024, along with the Independent Auditors Report and the opinion of the Fiscal Council.	684.198.473	427.536	162.763.744
2.	Approve the Management's Proposal for the allocation of the profit for the year ended December 31, 2024, and the dividend distribution.	839.548.758	0	7.840.995
3.	Do you wish to request the establishment of a fiscal council, under the terms of article 161 of Law 6,404, of 1976?	791.375.504	0	56.014.249
4.	Determine the number of members to compose the Fiscal Council at 3 (three).	831.866.040	0	15.523.713
5.	Nomination of candidates to the fiscal council			
	Carla Alessandra Trematore / Eder Carvalho Magalhães	825.423.850	2	21.965.901
	Antônio de Pádua Soares Pelicarpo / Juliano Lima Pinheiro	825.332.244	44	22.057.465
	Guilherme Bottrel Pereira Tostes / Marcio José Soares Lutterbach	824.904.706	427.582	22.057.465

6.	Determine the compensation of the Fiscal Council.	825.008.540	778.744	21.602.469
7.	Do you wish to request the cumulative voting for the election of the board of directors, under the terms of art. 141 of Law 6,404, of 1976? (If the shareholder chooses no or abstain, his/her shares will not be computed for the request of the cumulative voting request).	23.758.994	240.421.410	583.209.349
8.	To fix the number of members for the Board of Directors in 7 members.	846.377.342	31.207	981.204
9.	Approval of the management's proposal regarding the independence of candidates for the positions of independent members of the Companys Board of Directors.	670.867.168	157.738.345	18.784.240
10.	Nomination of candidates to the board of directors			
	Eugênio Pacelli Mattar – President of the Board of Directors	703.920.492	135.381.223	8.088.038
	Luis Fernando Memória Porto – Vice President of the Board of Directors	803.406.838	35.894.501	8.088.414
	André Sapoznik – Independent Director	839.834.442	143.069	7.412.242
	Artur Noemio Grynbaum – Independent Director	831.752.740	8.224.771	7.412.242
	Maria Letícia de Freitas Costa – Independent Director	775.903.706	64.073.805	7.412.242
	Paula Magalhães Cardoso Neves – Independent Director	839.484.821	492.690	7.412.242
	Paulo Antunes Veras – Independent Director	835.998.554	3.978.957	7.412.242
11.	In case of a cumulative voting process, should the corresponding votes to your shares be equally distributed among the candidates that you've chosen?	225.309.453	35.297.851	586.782.449

	Eugênio Pacelli Mattar – President of the Board of Directors	220.470.271	0	0
	Luis Fernando Memória Porto – Vice President of the Board of Directors	186.976.916	0	0
	André Sapoznik – Independent Director	237.072.629	0	0
	Artur Noemio Grynbaum – Independent Director	236.813.618	0	0
	Maria Letícia de Freitas Costa – Independent Director	200.575.306	0	0
	Paula Magalhães Cardoso Neves – Independent Director	237.072.758	0	0
	Paulo Antunes Veras – Independent Director	237.070.155	0	0
12.	To deliberate on the global annual compensation of the Management.	721.735.863	64.836.364	60.817.526
AT THE EXTRAORDINARY GENERAL MEETING				
#	DESCRIPTION OF THE DECISION	VOTE ON THE RESOLUTION AND NUMBER OF SHARES		
		APPROVE (YES)	REJEITAR (NÃO)	ABSTER-SE
1.	To approve the proposed amendments to the Companys Bylaws: i) to the main section of article 5 of the Bylaws, to reflect the capital increases carried out within the limit of the authorized capital, duly approved at Meetings of the Board of Directors; ii) to update article 18 of the Bylaws, with an adjustment only to adjust the agreement of the reference to the main section of the same article; and iii) to update article 34, paragraph 3 of the Bylaws, to update the reference to the revoked CVM instructions, including the substitute resolutions.	841.288.791	0	3.596.254
2.	To approve the consolidation of the Companys Bylaws.	841.288.791	0	3.596.254
3.	To approve the following acts and documents relating to the incorporation of Localiza Franchising Brasil S.A. by Localiza Rent a Car S.A. (i) the “Protocol and Justification of Incorporation of Localiza Franchising Brasil S.A. by Localiza Rent a Car S.A.” (“Protocol”); (ii) ratification of the appointment and hiring of the valuation company Meden	841.288.738	0	3.596.307

	Consultoria Empresarial Ltda, as responsible for preparing the appraisal report on the book value of the equity of Localiza Franchising Brasil S.A. ("Localiza Franchising") to be incorporated by the Company ("Valuation Report"); (iii) the Valuation Report; (iv) the incorporation of Localiza Franchising by the Company, under the terms and conditions set out in the Protocol ("Incorporation"); and (v) the authorization for the Companys Executive Board to carry out all the acts and measures necessary to implement the Incorporation.			
4.	Modify the types of guarantees that may be accepted by the Company (and by the financial institution providing the Financing) as security for the payment of financing transactions provided under Appendix 2.1.4 of the Merger of Shares Agreement dated September 22, 2020.	841.288.738	0	3.596.307

LOCALIZA RENT A CAR S.A.
PUBLICLY HELD COMPANY
CORPORATE TAX ID (CNPJ) No. 16.670.085/0001-55
NIRE 3130001144-5

ANNEX II TO THE MINUTES OF THE ORDINARY AND EXTRAORDINARY GENERAL MEETINGS
HELD ON APRIL 30, 2025.

List of Shareholders Present

Shareholders attending meetings via the electronic remote participation system:

ABSOLUTO PARTNERS INST II MASTER FIA; ABSOLUTO PARTNERS INSTITUCIONAL MASTER FIA; ABSOLUTO PARTNERS MASTER FIA; ABSOLUTO PARTNERS MASTER PREV - FUNDO DE INVESTIMENTO EM AES; E AP LS MASTER FUNDO DE INVESTIMENTO DE AÇÕES; AMUNDI ESG GLOBAL LOW CARBON FUND; AMUNDI FUNDS; AMUNDI INDEX SOLUTIONS; COMGEST GROWTH PLC; COMGEST GROWTH PLC - COMGEST GROWTH EMERGING MARKE; COMGEST GROWTH PLC - COMGEST GROWTH EMERGING MARKETS EX CHIN; DPAM L; FIDELITY FUNDS SICAV; INVESTERINGSFORENINGEN WEALTH INV, SEB EMERG MKT EQ (HS) AKL; IT NOW IBOVESPA B3 BR+ FUNDO DE NDICE - RESPONSABILIDADE LIM; IT NOW IBOVESPA FUNDO DE ÍNDICE; IT NOW IGCT FUNDO DE ÍNDICE; IT NOW PIBB IBRX-50 FUNDO DE ÍNDICE; ITA VRTICE OMNI FUNDO DE INVESTIMENTO FINANCEIRO MULTIMERCAD; ITAÚ AÇÕES DIVIDENDOS FI; ITAÚ ARTAX ENDURANCE FIF MULT RL; ITAÚ ARTAX LONG BIAS MULTIMERCADO FI; ITAÚ ARTAX MULTIMERCADO FUNDO DE INVESTIMENTO; ITAÚ ARTAX ULTRA MULTIMERCADO FUNDO DE INVESTIMENTO; ITAÚ CAIXA AÇÕES - FUNDO DE INVESTIMENTO; ITAÚ FTSE RAFI BRAZIL 50 CAPPED INDEX FIA; ITAÚ GOVERNANCA CORPORATIVA AÇÕES FUNDO DE INVESTIMENTO; ITAÚ HUNTER TOTAL RETURN MULTIMERCADO FUNDO DE INVESTIMENTO; ITAÚ IBOVESPA ATIVO MASTER FUNDO DE INVESTIMENTO EM AÇÕES; ITAÚ IBRX ATIVO MASTER FIA; ITAÚ INDEX AÇÕES IBOVESPA FUNDO DE INVESTIMENTO FINANCEIRO R; ITAÚ INDEX AÇÕES IBRX FUNDO DE INVESTIMENTO FINANCEIRO RESPO; ITAÚ MASTER GLOBAL DINAMICO MULTIMERCADO FUNDO DE INVESTIMEN; ITAÚ MASTER GLOBAL DINAMICO ULTRA MULTIMERCADO FI; ITAÚ MASTER HUNTER L O FIF EM AÇÕES - RESP LIMITADA; ITAÚ MOMENTO II AÇÕES FUNDO DE INVESTIMENTO; ITAÚ PHOENIX AÇÕES FIF RL; ITAÚ PREVIDÊNCIA IBRX FUNDO DE INVESTIMENTO FINANCEIRO EM AC; ITAÚ SIRIUS FIFA RESP. LTDA; JSS INVESTMENTFONDS-JSS SUSTAINABLE EQUITY -S.E.MARKETS; LPP I GLOBAL EQUITIES FUND; LUBECK ACTIONS MONDE; MAGELLAN- BANCO SANTANDER S.A.; MOST DIVERSIFIED PORTFOLIO SICAV; NATIXIS INTERNATIONAL FUNDS LUX I; ONEMARKETS FUND; PT PRUDENTIAL LIFE ASSURANCE; STICHTING PENSIOENFONDS VAN DE KAS BANK; STICHTING PENSIOENFONDS VOOR DE ARCHITECTENBUREAUS; E SWISSCANTO (LU); ATADEMES BRANCO PEREIRA; ASCESE FUNDO DE INVESTIMENTO EM AÇÕES; DYNAMO BRASIL I LLC; DYNAMO BRASIL III LLC; DYNAMO BRASIL IX LLC; DYNAMO BRASIL V LLC; DYNAMO BRASIL VI LLC; DYNAMO BRASIL VIII LLC; DYNAMO BRASIL XV LP; E DYNAMO COUGAR MASTER – FIA; ANTONIO CLAUDIO BRANDAO RESENDE; BRUNO SEBASTIAN LASANSKY; DANIELA CARVALHO RESENDE ARGES; DIRLEY PINGNATTI RICCI; EUGENIO PACELLI MATTAR; FLAVIO BRANDAO RESENDE; JOAO HILARIO DE AVILA VALGAS FILHO; JOSE SALIM MATTAR JUNIOR; LUIS FERNANDO MEMORIA PORTO; RCC PARTICIPAÇÕES SOCIAIS LTDA.; RODRIGO TAVARES GONCALVES DE SOUSA; E SERGIO AUGUSTO GUERRA DE RESENDE; ONYX LATIN AMERICA EQUITY FUND LP.

Shareholders attending the AGM by sending in the Remote Voting Ballot:

ALASKA 100 ICATU PREV FIFE FIM; ALASKA BLACK ADVISORY XP SEGUROS FIFE PREVIDÊNCIA FIM; ALASKA BLACK INSTITUCIONAL FIA; ALASKA BLACK MASTER FIA - BDR NÍVEL I; ALASKA PREVIDÊNCIA MASTER FIM; ALASKA RANGE FUNDO DE INVESTIMENTO MULTIMERCADO; ALLURE FIF AÇÕES RESP LTDA; ASTER CAPITAL SPECIAL

OPPORTUNITIES FUNDO DE INVESTIMENTO EM; ASTER INSTITUCIONAL A FIA; ASTER INSTITUCIONAL MASTER FIA; ASTER MASTER FIA Q; ASTER MASTER FUNDO DE INVESTIMENTO EM AÇÕES G BDR NÍVEL I; ASTER PREV A FIFE FIF AÇÕES RESP LTDA; ATIT MASTER PREV FIFE FIA; ATMOS INSTITUCIONAL MASTER FIA; ATMOS MASTER FUNDO DE INVESTIMENTO DE AÇÕES; ATMOS MASTER PREV FUNDO DE INVESTIMENTO AES; BARRA FUNDO DE INVESTIMENTO FINANCEIRO EM AÇÕES RESPONSABILI; EQUITAS MASTER SELECTION FIA; EQUITAS PREV MASTER FIA; EQUITAS SELECTON INSTITUCIONAL MASTER FI DE AÇÕES; FP FOF OCEANA SELECTION FUNDO DE INVESTIMENTO EM COTAS DE FU; FUNDO DE INVESTIMENTO EM AÇÕES RVA EMB III; FUNDO DE INVESTIMENTO EM AÇÕES WPA EST IE; GERDAU PREVIDÊNCIA FUNDO DE INVESTIMENTO EM AÇÕES 04; KIRON INSTITUCIONAL FUNDO DE INVESTIMENTO FINANCEIRO EM ACOE; KIRON MASTER FUNDO DE INVESTIMENTO EM AÇÕES; KIRON PREVIDÊNCIA XP FIE FUNDO DE INVESTIMENTO EM AÇÕES; LINUS LLC; NEO FUTURE MASTER FUNDO DE INVESTIMENTO EM AÇÕES; NEO NAVITAS ITAÚ PREV MASTER FIA; NEO NAVITAS MASTER FIA; NUCLEOS III OCCAM FUNDO DE INVESTIMENTO EM AÇÕES; OCEANA 03 MASTER FIM; OCEANA EQUITY HEDGE I MASTER FI FIN DE AÇÕES RESP LTDA; OCEANA INDIAN FIA; OCEANA LITORAL FUNDO DE INVESTIMENTO EM AÇÕES; OCEANA LONG BIASED ADVISORY PREV MASTER FUNDO DE INVESTIMENT; OCEANA LONG BIASED B PREVIDÊNCIA FIFE FIM; OCEANA LONG BIASED MASTER FIM; OCEANA LONG BIASED MASTER FUNDO DE INVESTIMENTO DE AÇÕES; OCEANA LONG BIASED PREV FUNDO DE INVESTIMENTO MULTIMERCADO; OCEANA LONG BIASED PREV II FUNDO DE INVESTIMENTO MULTIMERCAD; OCEANA PREV MASTER FIFE FUNDO DE INVESTIMENTO MULT; OCEANA QP8 FUNDO DE INVESTIMENTO EM AÇÕES; OCEANA SELECTION E MASTER FUNDO DE INVESTIMENTO EM AES; OCEANA SELECTION MASTER FUNDO DE INVESTIMENTO DE AÇÕES; OCEANA SELECTION P FIFE FIF EM AÇÕES RESP LIMITADA; OCEANA SELECTION PREV MASTER FIA; OCEANA SERRA DA CAPIVARA FIA; OCEANA VALOR ADVISORY PREV FIFE FIA; OCEANA VALOR II MASTER FUNDO DE INVESTIMENTO EM AÇÕES; OCEANA VALOR MASTER FIA; OCEANA VALOR PREV II FIFE FUNDO DE INVESTIMENTO EM AÇÕES; TENAX INSTITUCIONAL AÇÕES MASTER FIA; TENAX TOTAL RETURN MASTER FIM; TNAX AES MASTER FUNDO DE INVESTIMENTO EM AES; TNAX MACRO MASTER FUNDO DE INVESTIMENTO MULTIMERCADO; E TX A AÇÕES FUNDO DE INVESTIMENTO EM AÇÕES; 1895 FONDS FGR; ABERDEEN E. MARKETS EQUITY INCOME FUND. INC; ABERDEEN GLOBAL EQUITY FUND; ABERDEEN INV FUNDS ICVC III - ABERDEEN GLOBAL EMERG M Q E FD; ABERDEEN INVESTMENT FUNDS UK ICVC II - ABERDEEN EM; ABERDEEN STANDARD SICAV I - E M S AND R I EQUITY FUND; ABN AMRO FUNDS (LUX); ABU DHABI RETIREMENT PENSIONS AND BENEFITS FUND; ADMIR TADEU ROSSINI; AEGON CUSTODY BV; AGIPI ACTIONS EMERGENTS AMUNDI; ALASKA COMMON TRUST FUND; ALASKA PERMANENT FUND; ALBERTA INVESTMENT MANAGEMENT CORPORATION; ALLIANZ GLOBAL INVESTORS GMBH ACTING FOR ALLIANZGI-FONDS SRF; ALLIANZ GLOBAL INVESTORS GMBH ON BEHALF OF ALLIANZGI-FONDS V; ALLSPRING COLL INVES TRU DECL OF TRU ESTA INV FOR EM BEN TRU; ALLSPRING EMERGING MARKETS EQUITY FUND; ALUISIO MENDES DA ROCHA FILHO; AMERICAN CENTURY ETF TRUST - AVANTIS EMERGING MARK; AMERICAN CENTURY ETF TRUST - AVANTIS EMERGING MARK; AMERICAN CENTURY ETF TRUST - AVANTIS EMERGING MARK; AMERICAN CENTURY ETF TRUST-AVANTIS EMERGING MARKET; AMERICAN CENTURY ETF TRUST-AVANTIS RESPONSIBLE EME; AMERICAN CENTURY ICAV; AMERICAN CENTURY MULTIPLE INVESTMENT TRUST II; AMERICAN FUNDS INS SER GL SMALL CAPITALIZ FD; AMERICAN FUNDS INS SERIES NEW WORLD FUND; AMERICAN FUNDS INSURANCE SERIES CAPITAL INCOME BUILDER; AMERICAN FUNDS INSURANCE SERIES INTERNAT FUND; AMERICAN HEART ASSOCIATION, INC.; AMUNDI ETF ICAV - AMUNDI MSCI ACWI SRI PAB UCITS ETF; AMUNDI ETF ICAV - AMUNDI PRIME ALL COUNTRY WORLD UCITS ETF; ANTONIO MARCOS ALVES CABRAL; AQR UCITS FUNDS; ARERO - DER WELTFONDS -NACHHALTIG; ARG A EMERGING MARKETS EQUITY FUND A SUB-FUND OF A. FUNDS TRU; ARG A EMERGING MARKETS EX CHINA FUND, A SERIES OF A; ARG A EMERGING MARKETS SELECT FUND, LP; ARG A EMERGING MARKETS VALUE EQUITY CIT FUND; ARG A EMERGING MARKETS VALUE FUND; ARIZONA PSPRS TRUST; ARNOLDO PANCHENIAK FILHO; ASCENSION ALPHA FUND, LLC; ASSET MANAGEMENT EXCHANGE MASTER ICAV; AURORA BRAZIL, LLC; AUSTRALIANSUPER PTY LTD AS TRUSTEE FOR AUSTRALIASUPER; AVADIS FUND - AKTIEN EMERGING MARKETS INDEX; AVIVA I INVESTMENT FUNDS ICVC - AVIVA I INTERNATIONAL I T F; AVIVA INVESTORS; AVIVA INVESTORS FUNDS ACS - AVIVA INVESTORS EMERGING MARKET; AVIVA LIFE PENSIONS UK LIMITED; AWARE SUPER PTY LTD; AXA IM ETF ICAV; AXA

INVESTMENT MANAGERS SCHWEIZ AG ON BEHALF OF AX; AZ FUND 1 - AZ EQUITY - BRAZIL TREND; BARON COLLECTIVE INVESTMENT TRUST; BARON EMERGING MARKETS FUND; BARON EMERGING MARKETS FUND LTD.; BARON INTERNATIONAL GROWTH FUND; BAYERNINVEST KAPITALVERWALTUNGSGESELLSCHAFT MBH FO; BAYERNINVEST KAPITALVERWALTUNGSGESELLSCHAFT MBH FO; BB AÇÕES EQUIDADE FUNDO DE INVESTIMENTO; BB AÇÕES GOVERNANCA FI; BB BNC AÇÕES NOSSA CAIXA NOSSO CLUBE DE INVESTIMENTO; BB BR 960 FUNDO DE INVESTIMENTO FINANCEIRO RENDA FIXA RESPON; BB ECO GOLD FUNDO DE INVESTIMENTO EM AÇÕES; BB ETF IBOVESPA FUNDO DE ÍNDICE; BB ETF ÍNDICE BOVESPA B3 BR+ FUNDO DE ÍNDICE RESP LTDA; BB ETF NDICE DIVERSIDADE B3 INVESTIMENTO SUSTENTVEL FUNDO DE; BB ETF SP DIVIDENDOS BRASIL FUNDO DE ÍNDICE; BB MAR AZUL AÇÕES FUNDO DE INVESTIMENTO; BB PREVIDÊNCIA AÇÕES IBRX FUNDO DE INVESTIMENTO; BB TERRA DO SOL FUNDO DE INVESTIMENTO MM CRÉDITO PRIVADO; BB TOP AÇÕES DUAL STRATEGY FI; BB TOP AÇÕES IBOVESPA ATIVO FI; BB TOP AÇÕES IBOVESPA INDEXADO FI; BB TOP AÇÕES LONG BIAS FUNDO DE INVESTIMENTO; BB TOP AÇÕES QUANTITATIVO FUNDO DE INVESTIMENTO; BB TOP AÇÕES SETORIAL CONSUMO FI; BB TOP AÇÕES SMALL CAPS FDO DE INVESTIMENTO; BB TOP AÇÕES VALOR FUNDO DE INV EM AÇÕES; BENEFIT FUNDS INVESTMENT TRUST - EMERGING MARKETS; BEST INVESTMENT CORPORATION; BESTINVER SICAV - BESTINVER LATIN AMERICA; BEWAARSTICHTING NNIP I; BIMCOR GLOBAL EQUITY POOLED FUND; BLACKROCK A. M. S. AG ON B. OF I. E. M. E. I. F. (CH); BLACKROCK ASSET MANAG IR LT I ITS CAP A M F T BKR I S FD; BLACKROCK GLOBAL INDEX FUNDS; BLACKROCK LATIN AMERICAN INVESTMENT TRUST PLC; BLACKROCK LIFE LIMITED - DC OVERSEAS EQUITY FUND; BMO MSCI ALL COUNTRY WORLD HIGH QUALITY INDEX ETF; BMO MSCI EMERGING MARKETS INDEX ETF; BMO PRIVATE EMERGING MARKETS EQUITY PORTFOLIO; BNYM MELLON CF SL EMERGING MARKETS STOCK INDEX FUND; BORDER TO COAST EMERGING MARKETS EQUITY FUND; BOSTON COMMON CATHOLIC EMERGING MARKETS FUND, LLC; BOSTON COMMON ESG IMPACT EMERGING MARKETS FUND; BOSTON PARTNERS EMERGING MARKETS LONG/SHORT FUND; BRASILPREV TOP A FUNDO DE INV DE AÇÕES; BRASILPREV TOP PLUS FDO DE INVEST DE AÇÕES; BRASILPREV TOP RETURN FUNDO DE INVESTIMENTO EM AÇÕES; BRASILPREV TOP VALOR FUNDO DE INVESTIMENTO EM AÇÕES; BRITISH COAL STAFF SUPERANNUATION SCHEME; BRITISH COLUMBIA INVESTMENT MANAGEMENT CORPORATION; BURGUNDY EMERGING MARKETS FOUNDATION; BURGUNDY EMERGING MARKETS FUND; BURGUNDY FUNDS, DST - EMERGING MARKETS PORTFOLIO; CAISSE DE DEPOT ET PLACEMENT DU QUEBEC; CAIXABANK GLOBAL SICAV - ALTERNATIVES STRATEGIES FUND; CALIFORNIA PUBLIC EMPLOYEES RETIREMENT SYSTEM; CALIFORNIA STATE TEACHERS RETIREMENT SYSTEM; CALVERT EMERGING MARKETS FOCUSED GROWTH FUND; CANADA PENSION PLAN INVESTMENT BOARD; CAPITAL GROUP CAPITAL INCOME BUILDER (CANADA); CAPITAL GROUP EMPLOYEE BENEFIT INVESTMENT TRUST; CAPITAL INCOME BUILDER; CAPITAL INTERNATIONAL FUND; CAPSIGMA MASTER FUNDO DE INVESTIMENTO EM AES; CARDANO GLOBAL SUSTAINABLE EQUITY FUND; CARLOS FONSECA AVILA; CATHAY LIFE INSURANCE CO. LTD; CATHAY UNITED BANK, IN ITS CAPACITY AS MASTER COEIB FUND; CATHOLIC RESPONSIBLE INVESTMENTS INTERNATIONAL EQU; CELSIUS INVESTMENT FUNDS SICAV - SUSTAINABLE EM MARKETS FUND; CENTRAL PROVIDENT FUND BOARD; CENTRAL STATES SOUTHEAST AND SOUTHWEST AREAS H AND W FUND; CHANG HWA CO BANK, LTD IN ITS C AS M CUST OF N B FUND; CHEVRON UK PENSION PLAN; CHUBB CORPORATION MASTER RETIREMENT TRUST; CIBC EMERGING MARKETS EQUITY INDEX ETF; CIBC EMERGING MARKETS INDEX FUND; CITI RETIREMENT SAVINGS PLAN; CITITRUST LIM AS TR OF BLACK PREMIER FDS- ISH WOR EQU IND FD; CITITRUST LIMITED AS T OF A F S A MODERATE GROWTH FUND; CITY OF FRESNO RETIREMENT SYSTEM; CITY OF NEW YORK GROUP TRUST; CITY OF PHILADELPHIA PUB EMPLOYEES RET SYSTEM; CLARITAS LONG BIAS FUNDO DE INVESTIMENTO MULTIMERCADO; CLARITAS LONG BIAS PREV FIFE FIM; CLARITAS LONG SHORT MASTER FUNDO INVESTIMENTO MULTIMERCADO; CLARITAS TOTAL RETURN MASTER FIM; CLARITAS XP LONG BIAS PREVIDÊNCIA FIFE FUNDO DE INVESTIMENTO; CLINTON NUCLEAR POWER PLANT QUALIFIED FUND; CLUBE DE INVESTIMENTO DOS EMPREGADOS DA VALE INVESTVALE; CM-CIC PAYS EMERGENTS; COLLEGE RETIREMENT EQUITIES FUND; COLONIAL FIRST STATE INVESTMENT FUND 50; COLONIAL FIRST STATE WHOLESALE INDEXED GLOBAL SHAR; COLUMBIA EM CORE EX-CHINA ETF; COMMINGLED PEN TR FD (ACTIVEBUILDERS EM MKTS EQ) OF JPMCB NA; COMMINGLED PENSION TRUST FUND (EMERGING MARKETS EQUITY INDEX; COMMINGLED PENSION TRUST FUND (GL EMERGING MKT OPP) OF JPM; COMMINGLED PENSION

TRUST FUND EMERGING MARKETS RESEARCH ENHA; COMMONWEALTH EMERGING MARKETS FUND 4; COMMONWEALTH GLOBAL SHARE FUND 16; COMMONWEALTH SUPERANNUATION CORPORATION; CONNECTICUT GENERAL LIFE INSURANCE COMPANY; CONSOLIDATED EDISON RETIREMENT PLAN; CONSTRUCTION BUILDING UNIONS SUPER FUND; CONSULTING GROUP CAPITAL MKTS FUNDS EMER MARKETS EQUITY FUND; CORONATION EMERGING MARKETS EX-CHINA FUND; CORONATION GLOBAL EMERGING MARKETS FLEXIBLE ZAR FUND; CUSTODY B. OF J. LTD. RE: STB D. B. S. M. F.; CUSTODY B. OF J. LTD. RE: STB D. E. E. F. I. M. F.; CUSTODY B.O.J,L..AS.T.F.S.E.E.INDEX MOTHER FUND; CUSTODY BANK OF JAPAN, LTD. AS TRUSTEE FOR AMONE M; CUSTODY BANK OF JAPAN, LTD. AS TRUSTEE FOR EMERGIN; CUSTODY BANK OF JAPAN, LTD. RE: EMERG EQUITY PASSIVE MOTHR F; CUSTODY BANK OF JAPAN, LTD. RE: SMBCTB (AMUNDI IND; DESJARDINS EMERGING MARKETS EQUITY INDEX ETF; DESJARDINS RI EMERGING MARKETS - LOW CO2 INDEX ETF; DESJARDINS SOCIETERRA EMERGING MARKETS EQUITY FUND; DEUTSCHE ASSET MANAGEMENT S.A. FOR ARERO - DER WEL; DEUTSCHE INVEST I BRAZILIAN EQUITIES; DEUTSCHE X-TRACKERS MSCI ALL WORLD EX US HEDGED EQUITY ETF; DIMENSIONAL EMERGING CORE EQUITY MARKET ETF OF DIM; DUPONT AND RELATED COMPANIES DEFINED CONTRIBUTION PLAN MASTE; DWS ADVISORS EMERGING MARKETS EQUITIES-PASSIVE; DWS INVEST LATIN AMERICAN EQUITIES; DWS LATIN AMERICA EQUITY FUND; EASTSPRING COLLECTIVE INVESTMENT TRUST; EASTSPRING INVESTMENTS; EATON VANCE COLLECTIVE INVESTMENT TFE BEN PLANS EM MQ EQU FD; EATON VANCE TR CO CO TR FD - PA STR EM MKTS EQ COM TR FD; EDUARDO ROGERIO DE FARIA; EDUARDO TOPORCOV; ELINALDO VIEIRA DOS SANTOS; ELISA LOURENCO DE FIGUEIREDO; EMER MKTS CORE EQ PORT DFA INVEST DIMENS GROU; EMERGING MARKETS COMPLETION FUND, L.P.; EMERGING MARKETS EQ FUND A SERIES OF 525 MARKET ST FUND LLC; EMERGING MARKETS EQUITY FOCUS PORTFOLIO; EMERGING MARKETS EQUITY INDEX ESG SCREENED FUND B; EMERGING MARKETS EX-CHINA EQUITY FUND, A SERIES OF; EMERGING MARKETS LARGE/MID CAP FUND; EMERGING MARKETS LEADERS FUND I; EMERGING MARKETS LEADERS TRUST; ENSIGN PEAK ADVISORS,INC; EQ/EMERGING MARKETS EQUITY PLUS PORTFOLIO; ERICK CAMPOS DE MOURA; EURIZON CAPITAL S.A.; EURIZON CAPITAL SGR S.P.A; EURIZON EMERGING LEADERS ESG 50 - GENNAIO 2027; EURIZON EMERGING LEADERS ESG 50 - LUGLIO 2026; EURIZON EMERGING LEADERS ESG 50 - NOVEMBRE 2026; EURIZON EMERGING LEADERS ESG 50 - SETTEMBRE 2026; EUROPACIFIC GROWTH FUND; EUROPEAN CENTRAL BANK; EVTC CIT FOF EBP-EVTC PARAMETRIC SEM CORE EQUITY FUND TR; EXELON GENERATION COMP, LLC TAX QUALIFIED NUCLEAR DECOMM PAR; FAISCA FIA; FAMA FIFE ICATU PREVIDENCIPIO FUNDO DE INVESTIMENTO EM AES; FAMA MASTER FUNDO DE INVESTIMENTO DE AÇÕES; FAROL FUNDO DE INVESTIMENTO EM AÇÕES; FEDERATED HERMES I.F. P. L. C. ON B. OF F. H. G. E. M. E. F.; FEDERATED HERMES INVESTMENT FUNDS PLC ON BEHALF OF; FERNANDO HELENE DAVILA; FI CE I PO LLC FIDELITY EMERGING MARKETS EQUITY CENTRAL FUND; FIAM GROUP TRUST FOR EMP BEN PLANS: FIAM EMER MKTS COM POOL; FIAM GROUP TRUST FOR EMPLOYEE BENEFIT PLANS; FIAM GROUP TRUST FOR EMPLOYEE BENEFIT PLANS: FIAM; FIAM SELECT EMERGING MARKETS EQUITY FUND, LP; FIAM SELECT GLOBAL PLUS ALL CAP COMMINGLED POOL; FIDELITY ADVISOR SERIES VIII: FIDELITY ADVISOR F. E.M. FUND; FIDELITY CONCORD STREET TRUST: FIDELITY ZERO INT. INDEX FUND; FIDELITY COVINGTON TRUST: FIDELITY FUNDAMENTAL EME; FIDELITY COVINGTON TRUST: FIDELITY FUNDAMENTAL GLO; FIDELITY EMERGING MARKETS EQUITY INSTITUTIONAL TRUST; FIDELITY EMERGING MARKETS EQUITY MULTI-ASSET BASE FUND; FIDELITY EMERGING MARKETS FUND; FIDELITY EMERGING MARKETS OPPORTUNITIES INSTITUTIO; FIDELITY GLOBAL EMERGING MARKETS FUND; FIDELITY GLOBAL EMERGING MARKETS FUND (MANAGED FUND); FIDELITY GLOBAL EX-U.S. EQUITY INDEX INSTITUTIONAL; FIDELITY INSTITUTIONAL FUNDS ICVC - SELECT EM MA EQ FUND; FIDELITY INV FDS - FIDELITY SUST EME MARKETS EQ FUND; FIDELITY INVEST TRUST: FIDELITY SERIES EMERG MARK OPPORT FUN; FIDELITY INVESTMENT FUNDS FIDELITY INDEX EMERG MARKETS FUND; FIDELITY INVESTMENT TRUST: FIDELITY ENDURING OPPOR; FIDELITY INVESTMENT TRUST: FIDELITY SAI SUSTAINABL; FIDELITY INVESTMENT TRUST: FIDELITY SERIES EMERGIN; FIDELITY INVESTMENT TRUST: FIDELITY SERIES SUSTAIN; FIDELITY INVESTMENT TRUST: FIDELITY SUSTAINABLE EM; FIDELITY INVESTMENT TRUST: FIDELITY TOTAL INTERNATIONAL EF; FIDELITY INVESTMENTS MONEY MANAGEMENT INC; FIDELITY INVESTMET TRUST: FIDELITY EMERGING MARKETS DISCOVER; FIDELITY LONG-TERM LEADERS FUND; FIDELITY RUTLAND SQUARE TRUST II: STRATEGIC A E M FUND; FIDELITY RUTLAND SQUARE TRUST II: STRATEGIC ADVISE;

FIDELITY SALEM STREET T: FIDELITY E M INDEX FUND; FIDELITY SALEM STREET T: FIDELITY G EX U.S INDEX FUND; FIDELITY SALEM STREET T: FIDELITY TOTAL INTE INDEX FUND; FIDELITY SALEM STREET TRUST: FIDELITY FLEX INTERNATIONAL IND; FIDELITY SALEM STREET TRUST: FIDELITY INTERNATIONAL SUSTAINA; FIDELITY SALEM STREET TRUST: FIDELITY SAI EMERGING M I FUND; FIDELITY SALEM STREET TRUST: FIDELITY SERIES G EX US I FD; FIDELITY SELECT EMERGING MARKETS EQUITY INSTITUTIONAL TRUST; FIDELITY SELECT GLOBAL PLUS ALL CAP EQUITY INSTITUTIONAL TRU; FIDELITY SELECT PORTFOLIOS: TRANSPORTATION PORTFOLIO; FIRST TRUST GLOBAL F PLC - FIRST T G E INCOME UCITS ETF; FIRST TRUST LATIN AMERICA ALPHADDEX FUND; FLEXSHARES MORNINGSTAR EMERGING MARKETS FACTOR TILT INDEX F; FLORIDA RETIREMENT SYSTEM TRUST FUND; FMR CAPITAL INC.; FORD MOTOR COMPANY OF CANADA, L PENSION TRUST; FP FOF NC FUNDO DE INVESTIMENTO DE AÇÕES; FP STUDIO TOTAL RETURN FUNDO DE INVESTIMENTO EM AÇÕES; FRANCISCO OLAVIO TEIXEIRA COUTINHO; FRANKLIN LIBERTYQT EMERGING MARKETS INDEX ETF; FRANKLIN LIBERTYSHARES ICAV; FRANKLIN TEMPLETON ETF T - FRANKLIN LIBERTYQ EMERGING M ETF; FRANKLIN TEMPLETON ETF TRUST - FRANKLIN FTSE BRAZI; FRANKLIN TEMPLETON ETF TRUST - FRANKLIN FTSE LATIN; FRANKLIN TEMPLETON INVESTMENT FUNDS; FRG FUNDO DE INVESTIMENTO EM AÇÕES CLARITAS; FUTURE FUND BOARD OF GUARDIANS; GAM INVESTMENT MANAGEMENT (SWITZERLAND) AG F Z I I-Z A E M P; GENERAL PENSION AND SOCIAL SECURITY AUTHORITY; GENUS EMERGING MARKETS EQUITY COMPONET; GLOBAL X BRAZIL ACTIVE ETF; GLOBAL X EMERGING MARKETS GREAT CONSUMER ETF; GODFOND SVERIGE VARLDEN; GOLDMAN SACHS ETF TRUST - GOLDMAN SACHS EMERGING M; GOVERNMENT OF SINGAPORE; GUIDESTONE FUNDS EMERGING MARKETS EQUITY FUND; GUSTAVO ANTONIO MONTEIRO DE VASCONCELLOS; H.E.S.T. AUSTRALIA LIMITED; HALLMARK CARDS, INCORPORATED MASTER TRUST; HAND COMPOSITE EMPLOYEE BENEFIT TRUST; HANDELSBANKEN EMERGING MARKETS INDEX; HANDELSBANKEN GLOBAL INDEX CRITERIA; HANDELSBANKEN LATINAMERIKA TEMA; HARRIS FAMILY FOUNDATION; HARTFORD INTERNATIONAL CAPITAL APPRECIATION FUND; HC CAPITAL TRUST THE EMERGING MARKETS PORTFOLIO; HENRIQUE AUGUSTO DE OLIVEIRA MOTA; HOSPITAL AUTHORITY PROVIDENT FUND SCHEME; HSBC ETFS PLC HSBC EMERG MARKET SUSTAIN EQUITY UCITS ETF; HSBC ETFS PLC HSBC MSCI EMERGING MARKETS CLIMATE PARIS ALIGN; HSBC ETFS PUBLIC LIMITED COMPANY; HSBC GLOBAL INVESTMENT FUNDS - BRIC EQUITY; HSBC GLOBAL INVESTMENT FUNDS - BRIC MARKETS EQUITY; HSBC INDEX TRACKER INVEST. FUNDS FTSE ALL WORLD INDEX FUND; HSBC INDEX TRACKER INVESTMENT FUNDS - MSCI EMERGING MARKETS; HSBC INDEX TRACKER INVESTMENT FUNDS - MSCI EMERGING MARKETS; IBM 401 (K) PLUS PLAN; IMCO EMERGING MARKETS PUBLIC EQUITY LP; IN BK FOR REC AND DEV,AS TR FT ST RET PLAN AND TR/RSBP AN TR; INTERNATIONAL COMMON TRUST FUND; INTERNATIONAL EQUITIES PASSIVE B UNIT TRUST; INTERNATIONAL EXPATRIATE BENEFIT MASTER TRUST; INTERNATIONAL MONETARY FUND; INVESCO EMERGING MARKETS CLASS; INVESCO EMERGING MARKETS EQUITY FUND, LP; INVESCO EMERGING MARKETS EQUITY TRUST; INVESCO EMERGING MARKETS FUND (CAN); INVESCO FUNDS; INVESCO INVESTMENT MANAGEMENT LTD, ACTING AS MANAG; INVESCO MARKETS III PLC - INV FTSE RI EMERGING MARK U ETF; INVESCO MARKETS III PLC - INVESCO FTSE RAFI ALL-WORLD 3000 U; INVESCO MSCI EMERGING MARKETS ESG CLIMATE PARIS AL; INVESCO MSCI EMERGING MARKETS ESG UNIVERSAL SCREEN; INVESCO OPPENHEIMER DEVELOPING MARKETS FUND; INVESCO OPPENHEIMER GLOBAL ALLOCATION FUND; INVESTERINGSFORENINGEN D. I. I. G. AC R. - A. KL; INVESTERINGSFORENINGEN D. I. I. G. E. M. R. - A. KL; INVESTERINGSFORENINGEN MULTI MANAGER I NYE AKTIEMARKEDER AKK; INVESTERINGSFORENINGEN MULTI MANAGER INV, NYE AKTIEMARKEDER; INVESTERINGSFORENINGEN NYKREDIT INVEST ENGROS; INVESTERINGSFORENINGEN NYKREDIT INVEST, TAKTISK ALLOKERING; INVESTERINGSFORENINGEN SPARINVEST INDEX EMERGING MARKETS; INVESTERINGSFORENINGEN SYD INVEST; INVESTORS WHOLESALE EMERGING MARKETS EQUITIES TRUST; IOWA PUBLIC EMPLOYEES RETIREMENT SYSTEM; ISHARES (DE) I INVESTMENTAKTIENGESSELLSCHAFT MIT TG; ISHARES CORE MSCI EMERGING MARKETS ETF; ISHARES CORE MSCI EMERGING MARKETS IMI INDEX ETF; ISHARES CORE MSCI TOTAL INTERNATIONAL STOCK ETF; ISHARES EMERGING MARKETS FUNDAMENTAL INDEX ETF; ISHARES EMERGING MARKETS IMI EQUITY INDEX FUND; ISHARES ESG ADVANCED MSCI EM ETF; ISHARES ESG MSCI EM LEADERS ETF; ISHARES GLOBAL INDUSTRIALS ETF; ISHARES III PUBLIC LIMITED COMPANY; ISHARES INTERNATIONAL DIVIDEND GROWTH ETF; ISHARES IV PUBLIC LIMITED

COMPANY; ISHARES LATIN AMERICA 40 ETF; ISHARES MSCI ACWI ETF; ISHARES MSCI ACWI EX U.S. ETF; ISHARES MSCI ACWI LOW CARBON TARGET ETF; ISHARES MSCI BRAZIL ETF; ISHARES MSCI BRIC ETF; ISHARES MSCI EMERGING MARKETS ETF; ISHARES MSCI EMERGING MARKETS EX CHINA ETF; ISHARES MSCI EMERGING MARKETS QUALITY FACTOR ETF; ISHARES MSCI GLOBAL QUALITY FACTOR ETF; ISHARES PUBLIC LIMITED COMPANY; ITAÚ FUNDS - LATIN AMERICA EQUITY FUND; IVESCO FTSE RAFI EMERGING MARKETS ETF; J P MORGAN INVESTMENT FUNDS; JNL EMERGING MARKETS INDEX FUND; JNL/JPMORGAN GLOBAL ALLOCATION FUND; JOAO CARLOS GONZALES; JOHN HANCOCK FUNDS II EMERGING MARKETS FUND; JOHN HANCOCK FUNDS II INTERNATIONAL STRATEGIC EQUITY ALLOCAT; JOHN HANCOCK TRUST COMPANY COLLECTIVE INVESTMENT T; JOHN HANCOCK VARIABLE INS TRUST EMERGING MARKETS VALUE TRUST; JOHN HANCOCK VARIABLE INS TRUST INTERN EQUITY INDEX TRUST; JOILSON SANTOS SANTIAGO; JP MORGAN EMERGING MARKETS OPPORTUNITIES; JPMORGAN ACTIVEBUILDERS EMERGING MARKETS EQUITY ETF; JPMORGAN BETABUILDERS EMERGING MARKETS EQUITY ETF; JPMORGAN EMERGING MARKETS RESEARCH ENHANCED EQUITY FUND; JPMORGAN ETFS (IRELAND) ICAV; JPMORGAN FUNDS; JPMORGAN FUNDS LATIN AMERICA EQUITY FUND; JPMORGAN GLOBAL ALLOCATION FUND; JUPITER GLOBAL EMERGING MARKETS FUND; KAPITALFORENINGEN DANSKE INV INST AFD D PENSION - AKTIER 10; KAPITALFORENINGEN EMD INVEST, EMERGING MARKETS IND; KAPITALFORENINGEN INVESTIN PRO, GLOBAL EQUITIES I; KAPITALFORENINGEN INVESTIN PRO, GLOBALE AKTIER IND; KAPITALFORENINGEN LD, EMERGING MARKETS AKTIER - MANDAT; KAPITALFORENINGEN PENSAM INVEST, PSI 3 GLOBALE AKTIER 3; KRANESHARES MSCI EMERGING MARKETS EX CHINA INDEX E; LABORERS AND RETIREMENT BOARD EMPLOYEES ANNUITY BENEFIT; LEGAL & GENERAL CCF; LEGAL & GENERAL COLLECTIVE INVESTMENT TRUST; LEGAL & GENERAL FUTURE WORLD ESG EMERGING MARKETS; LEGAL & GENERAL GLOBAL EMERGING MARKETS INDEX FUND; LEGAL & GENERAL GLOBAL EQUITY INDEX FUND; LEGAL & GENERAL ICAV; LEGAL & GENERAL INTERNATIONAL INDEX TRUST; LEGAL AND GENERAL ASSURANCE PENSIONS MNG LTD; LEGAL AND GENERAL ASSURANCE SOCIETY LIMITED; LEGAL GENERAL U. ETF P. LIMITED COMPANY; LEMANIA GLOBAL EQUITY; LGIASUPER TRUSTEE; LOCAL AUTHORITIES SUPERANNUATION FUND; LORENTZ; LOS ANGELES COUNTY EMPLOYEES RET ASSOCIATION; LUIZ ALEXANDRE DE ALMEIDA MACEDO; LVIP SSGA EMERGING MARKETS EQUITY INDEX FUND; MACKENZIE EMERGING MARKETS EQUITY INDEX ETF; MACQUARIE MULTI-FACTOR FUND; MACQUARIE TRUE INDEX EMERGING MARKETS FUND; MANAGED PENSION FUNDS LIMITED; MASSMUTUAL SELECT T. ROWE PRICE INTERNATIONAL EQUI; MBB PUBLIC MARKETS I LLC; MEDICAL ASSURANCE SOCIETY NEW ZEALAND LIMITED; MERCER PRIVATE WEALTH INTERNATIONAL FOCUSED EQUITY POOL; MERCER QIF FUND PLC; MERCER UCITS COMMON CONTRACTUAL FUND; MERIAN GLOBAL INVESTORS SERIES PLC; METIS EQUITY TRUST; MFS DEVELOPMENT FUNDS, LLC; MFS EMERGING MARKETS EQUITY RESEARCH FUND; MFS MERIDIAN FUNDS - EMERGING MARKETS EQUITY RESEA; MFS MERIDIAN FUNDS - GLOBAL FLEXIBLE MULTI-ASSET F; MG (LUX) INVESTMENT FUNDS 1; MG GLOBAL E. M. FUND A SUB FUND OF MG I. F. (7); MIGUEL HLEBCZUK JUNIOR; MILTON PASSARO NOGUEIRA; MINEWORKERS PENSION SCHEME; MINISTRY OF ECONOMY AND FINANCE; MOBIUS LIFE LIMITED; MORGAN STANLEY INSTITUC FUND, INC- EMER MARK LEADERS PORTF; MORGAN STANLEY INVEST FDS CALVERT SUST EMER MKTS EQ SEL FD; MORGAN STANLEY INVESTMENT FUNDS EMERGING LEADERS EQUITY FUND; MORGAN STANLEY INVESTMENT FUNDS GLOBAL BALANCED DEFENSIVE FU; MORNINGSTAR INTERNATIONAL EQUITY FUND, A SERIES OF; MSCI ACWI EX-U.S. IMI INDEX FUND B2; MSCI EQUITY INDEX FUND B - BRAZIL; MUNICIPAL E ANNUITY A B FUND OF CHICAGO; NAT WEST BK PLC AS TR OF ST JAMES PL EMER MKTS UNIT TRUST; NAT WEST BK PLC AS TR OF ST JAMES PL GL EQUITY UNIT TRUST; NAT WEST BK PLC AS TR OF ST JAMES PL ST MANAGED UNIT TRUST; NATIONAL COUNCIL FOR SOCIAL SECURITY FUND; NATIONAL EMPLOYMENT SAVINGS TRUST; NCIP MASTER FIA; NEW AIRWAYS PENSION SCHEME; NEW IRELAND ASSURANCE COMPANY PUBLIC LIMITED COMPANY; NEW SOUTH WALLE TR CORP AS TR FOR THE TC EMER MKT SHAR FUND; NEW WORLD FUND, INC.; NEW YORK STATE COMMON RETIREMENT FUND; NEW YORK STATE TEACHERS RETIREMENT SYSTEM; NEW ZEALAND SUPERANNUATION FUND; NHIT: GLOBAL EMERGING MARKETS EQUITY TRUST; NN (L); NN PARAPLUFONDS 1 N.V; NORDEA 1, SICAV- NORDEA 1- LATIN AMERICAN EQUITY FUND; NORGES BANK; NORTHERN EMERGING MARKETS EQUITY INDEX FUND; NORTHERN TRUST COLLECTIVE ALL COUNTRY WORLD I (ACWI) E-U F-L; NORTHERN TRUST COLLECTIVE EMERGING MARKETS INDEX

FUND-LEND; NORTHERN TRUST INVESTMENT FUNDS PLC; NORTHERN TRUST UCITS FGR FUND; NOW: PENSION TRUSTEE LIMITED IN ITS CAPACITY AS TR; NTGI QM COMMON DAILY ALL COUNT WORLD EXUS EQU INDEX FD LEND; NTGI QUANTITATIVE MANAGEMENT COLLEC FUNDS TRUST; NTGI-QM COMMON DAC WORLD EX-US INVESTABLE MIF - LENDING; NTGI-QM COMMON DAILY EMERGING MARKETS EQUITY I F- NON L; NUCLEO AGULHAS NEGRAS FUNDO DE INVESTIMENTO DE AÇÕES; NUCLEO MASTER FUNDO DE INVESTIMENTO DE AÇÕES; NUCLEO PIUVA FUNDO DE INVESTIMENTO DE AÇÕES; NUCLEO PREV 100 FUNDO DE INVESTIMENTO DE AÇÕES; NUVEEN/SEI TRUST COMPANY INVESTMENT TRUST; NVIT EMERGING MARKETS FUND; OMNIS PORTFOLIO INVESTMENTS ICVC - OMNIS GLOBAL EM; ONEPATH GLOBAL EMERGING MARKETS SHARES(UNHEDGED) INDEX POOL; OPTIMIX WHOLESALE GLOBAL EMERGING MARKETS SHARE TRUST; PACE INT EMERG MARK EQUITY INVESTMENTS; PACIFIC GAS A EL COMP NU F Q CPUC DEC MASTER TRUST; PACIFIC SELECT FUND - PD EMERGING MARKETS PORTFOLIO; PARAMETRIC EMERGING MARKETS FUND; PARAMETRIC TAX-MANAGED EMERGING MARKETS FUND; PARAMETRIC TMECM FUND, LP; PAULO AMANCIO; PENSIONDANMARK PENSIONSFORSIKRINGSAKTIESELSKAB; PEOPLE S BANK OF CHINA; PEREGRINE GLOBAL FUNDS PCC LIMITED; PHILADELPHIA GAS WORKS PENSION PLAN; PHOENIX U T M L R P A S INDEX EMERGING MARKET EQUITY FUND; PICTET - EMERGING MARKETS INDEX; PICTET CH INSTITUCIONAL-EMERGING MARKETS TRACKER; PLEIADES TRUST; POLICE AND FIREMEN'S RETIREMENT SYSTEM OF NEW JERS; POOL REINSURANCE COMPANY LIMITED; POPLAR TREE FUND OF AMERICAN INVESTMENT TRUST; PRINCIPAL FUNDS, INC. - DIVERSIFIED INTERNATIONAL FUND; PRINCIPAL GLOBAL INVESTORS COLLECTIVE INVESTMENT TRUST; PRINCIPAL LIFE INSURANCE COMPANY; PRINCIPAL VARIABLE CONTRACTS FUNDS,INC-DIVER INT ACCOUNT; PROSHARES MSCI EMERGING MARKETS DIVIDEND GROWERS ETF; PRUDENTIAL ASSURANCE COMPANY SINGAPORE (PTE) LTD; PUBLIC EMPLOYEES PENSION PLAN; PUBLIC EMPLOYEES RETIREMENT SYSTEM OF OHIO; PUBLIC EMPLOYEES' LONG-TERM CARE FUND; PUBLIC SECTOR PENSION INVESTMENT BOARD; QSMA1 LLC; QSUPER; REASSURE LIMITED; ROBERTO DE ARAUJO; RODRIGO GUEDES DE CAMARGO; ROYAL LONDON EQUITY FUNDS ICVC; RUSSEL EMERGING MARKETS EQUITY POOL; RUSSELL INSTITUTIONAL FUNDS, LLC - REM EQUITY PLUS FUND; RUSSELL INVESTMENT COMPANY EMERGING MARKETS FUND; RUSSELL INVESTMENT COMPANY PUBLIC LIMITED COMPANY; RUSSELL INVESTMENT COMPANY RUSSELL TAX-MANAGED INTERNATIONAL; RUSSELL INVESTMENT MANAGEMENT LTD AS TRUSTEE OF THE RUSSELL; RUSSELL INVESTMENTS GLOBAL SHARES INDEX FUND; RUSSELL INVESTMENTS SUSTAINABLE GLOBAL SHARES EX F; RUSSELL INVESTMENTS SUSTAINABLE GLOBAL SHARES FUND; RUSSELL TR COMPANY COMMINGLED E. B. F. T. R. L. D. I. S.; S. F. AG O. B. O. S. (CH) I. F. V. S. (CH) I. E. F. E. M. R; SALVADOR FERNANDES DE JESUS JUNIOR; SANDS CAPITAL COLLECTIVE INVESTMENT TRUST; SANDS CAPITAL EMERGING MARKETS EX CHINA FUND, A SU; SANDS CAPITAL EMERGING MARKETS GROWTH MASTER FUND L.P.; SANDS CAPITAL FUNDS PUBLIC LIMITED COMPANY; SANDS CAPITAL MANAGEMENT, LLC; SANDS CAPITAL TEAM FUND, L.P.; SANTANDER SICAV; SAS TRUSTEE CORPORATION POOLED FUND; SBC MASTER PENSION TRUST; SCHRODER INTERNATIONAL SELECTION FUND; SCHWAB EMERGING MARKETS EQUITY ETF; SCHWAB FUNDAMENTAL EMERGOING MARKETS LARGE COMPANY INDEX ETF; SCHWAB FUNDAMENTAL EMERGING MARKETS LARGE COMPANY INDEX FUND; SCOTIA EMERGING MARKETS EQUITY INDEX TRACKER ETF; SCOTTISH WIDOWS INVESTMENT SOLUTIONS FUNDS ICVC- FUNDAMENTAL; SCOTTISH WIDOWS LIMITED; SCOTTISH WIDOWS MANAGED INVESTMENT FUNDS ICVC -INT; SCRI-ROBECO QI CUST EMERG MARKETS ENHANCED INDEX EQUIT FUND; SEED CAPITAL EM EX CHINA PORTFOLIO OF ALLSPRING GR; SELECT INVESTMENT SERIES III SICAV; SHELL FOUNDATION; SK WELT; SKYLINE UMBRELLA FUND ICAV; SMALLCAP WORLD FUND.INC; SPARINVEST SICAV; SPARTA FUNDO DE INVESTIMENTO EM AÇÕES - BDR NÍVEL I; SPARTAN GROUP TRUST FOR EMPLOYEE BENEFIT PLANS: SP; SPARTAN GROUP TRUST FOR EMPLOYEE BENEFIT PLANS: SPARTAN EMERG; SPDR MSCI ACWI EX-US ETF; SPDR MSCI ACWI LOW CARBON TARGET ETF; SPDR MSCI EMERGING MARKETS FOSSIL FUEL FREE ETF; SPDR MSCI EMERGING MARKETS STRATEGICFACTORS ETF; SPDR S&P EMERGING MARKETS EX-CHINA ETF; SPDR SP EMERGING MARKETS ETF; SPDR SP EMERGING MARKETS FUND; SPP AKTIEINDEXFOND GLOBAL; SPP EMERGING MARKETS PLUS; SPP EMERGING MARKETS SRI; SSGA MSCI ACWI EX-USA INDEX NON-LENDING DAILY TRUST; SSGA MSCI BRAZIL INDEX NON-LENDING QP COMMON TRUST FUND; SSGA SPDR ETFS EUROPE I PLC; SSGA SPDR ETFS EUROPE II PUBLIC LIMITED COMPANY; ST STR MSCI ACWI EX USA IMI SCREENED NON-LENDING COMM

TR FD; STANLIB FUNDS LIMITED; STATE OF ALASKA RETIREMENT AND BENEFITS PLANS; STATE OF CONNECTICUT ACTING T. ITS TREASURER; STATE OF MINNESOTA STATE EMPLOYEES RET PLAN; STATE OF WYOMING; STATE ST GL ADV TRUST COMPANY INV FF TAX EX RET PLANS; STATE STREET C S (IR) LTD ON B O R INV IR LIMITED; STATE STREET EMERGING MARKETS EQUITY INDEX FUND; STATE STREET GLOBAL ADVISORS LUX SICAV - S S G E M I E FUND; STATE STREET GLOBAL ALL CAP EQUITY EX-US INDEX PORTFOLIO; STATE STREET IRELAND UNIT TRUST; STATE STREET VARIABLE INSURANCE SERIES FUNDS, INC; STICHTING PENSIOENFONDS VOOR HUISARTSEN; STICHTING AHOLD DELHAIZE PENSIOEN; STICHTING BEDRIJFSTAKPENSIOENFONDS VOOR DE DETAILHANDEL; STICHTING DEPOSITARY APG EME MULTI CLIENT POOL; STICHTING DEPOSITARY APG EMERGING MARKETS EQUITY POOL; STICHTING JURIDISCH EIGENAAR ACHMEA INVESTMENT MAN; STICHTING JURIDISCH EIGENAAR ACTIAM BELEGGINGSFONDSSEN; STICHTING PENSIOENFONDSVOOR DE WONINGCORPOR.; STICHTING PENSIOENFONDS HOOGOVS; STICHTING PENSIOENFONDS PGB; STICHTING PENSIOENFONDS RAIL AND OPENBAAR VERVOER; STICHTING PENSIOENFONDS UWV; STICHTING PGGM DEPOSITARY; STICHTING PHILIPS PENSIOENFONDS; STK LONG BIASED MASTER FUNDO DE INVESTIMENTO EM AÇÕES; STK LONG ONLY FIA; STOREBRAND SICAV; STUDIO ICATU 49 PREVIDENCIARIO FIM; STUDIO ICATU PREVIDENCIARIO FIFE FUNDO DE INVESTIMENTO MULTI; STUDIO MASTER 70 PREV FIFE FUNDO DE INVESTIMENTO MULTIMERCAD; STUDIO MASTER FIA; STUDIO MASTER II FUNDO DE INVESTIMENTO AÇÕES; STUDIO MASTER V FIM; SUNAMERICA SERIES TRUST SA EMERGING MARKETS EQUITY; SUPERANNUATION FUNDS MANAGEMENT CORPORATION OF S AUSTRALIA; SWISS FONDS AG, FAOBO SWC (CH) IND FD I - SWC CH I EQ F E MK; SWISSCANTO FONDSLEITUNG AG ON B. OF S. (CH) E. F. S. E. M.; T ROWE PRICE FUNDS SICAV; T ROWE PRICE INT FNDS T. ROWE PRICE L AMER FUN; T. ROWE PRICE FUNDS OEIC-GLOBAL VALUE EQUITY FUND; T. ROWE PRICE GLOBAL ALLOCATION FUND; T. ROWE PRICE GLOBAL EX-U.S. EQUITY MACRO POOL; T. ROWE PRICE GLOBAL VALUE EQUITY FUND; T. ROWE PRICE INTERNATIONAL SMALL-CAP EQUITY TRUST; T. ROWE P. INTERNATIONAL DISCOVERY FUND; T. ROWE PRICE EMERGING MARKETS STOCK FUND; T. ROWE PRICE FUNDS B SICAV; T. ROWE PRICE GLOBAL ALLOCATION FUND, INC.; T. ROWE PRICE INSTITUTIONAL EMERGING MARKETS EQUITY FUND; T. ROWE PRICE RETIREMENT HYBRID TRUST; TEACHER RETIREMENT SYSTEM OF TEXAS; TEACHERS RETIREMENT SYSTEM OF OKLAHOMA; TEACHERS RETIREMENT SYSTEM OF THE STATE OF ILLINOIS; TETFT-TOUCHSTONE SANDS CAPITAL EMERGING MARKETS EX; TEXAS MUNICIPAL RETIREMENT SYSTEM; THE BANK OF N. Y. M. (INT) LTD AS T. OF I. E. M. E. I. F. UK; THE BANK OF NEW YORK MELLON EMP BEN COLLECTIVE INVEST FD PLA; THE BK OF NEW YORK MELLON INTERN LIN AS TR OF M W E M FD; THE BOARD OF THE PENSION PROTECTION FUND; THE BUNTING FAMILY VI SOCIALLY RESPONSIBLE LLC; THE EMERGING M.S. OF THE DFA I.T.CO.; THE GOLDMAN SACHS TRUST COMPANY NA COLLECTIVE TRUST; THE MASTER T BK OF JPN, LTD AS T OF NIKKO BR EQ MOTHER FUND; THE MASTER TRT BK JPN TRUSTEE OF JPM BRICS5 MOTHER FUND; THE MASTER TRUST BANK OF JAP LTD. AS TR. FOR MTBJ400045829; THE MASTER TRUST BANK OF JAP, LTD. AS TR. FOR MTBJ400045828; THE MASTER TRUST BANK OF JAPAN, LTD. AS T F MTBJ400045832; THE MASTER TRUST BANK OF JAPAN, LTD. AS T OF MUTB400021492; THE MASTER TRUST BANK OF JAPAN, LTD. AS T OF MUTB400021536; THE MASTER TRUST BANK OF JAPAN, LTD. AS T. FOR MTBJ400045835; THE MASTER TRUST BANK OF JAPAN, LTD. AS TR FOR MUTB400045792; THE MASTER TRUST BANK OF JAPAN, LTD. AS TRU FO MTBJ400045849; THE MASTER TRUST BANK OF JAPAN, LTD. AS TRUSTEE FO; THE MASTER TRUST BANK OF JAPAN, LTD. AS TRUSTEE FOR MUTB4000; THE MASTER TRUST BANK OF JAPAN, LTD. AS TRUSTEE OF; THE MASTER TRUST BANK OF JAPAN, LTD. TRUSTEE MUTB400038099; THE MASTER TRUST BANK OF JAPAN, LTD. TRUSTEE MUTB400045794; THE MASTER TRUST BOJ, LTD. AS TOK EMERGING EO MOTHER FD; THE MONETARY A. OF S. A. AS. A. OF THE F. S. D. FUND; THE MONETARY AUTHORITY OF SINGAPORE; THE NEW ZEALAND GUARDIAN TRUST COMPANY LIMITED AS TRUSTEE FO; THE NEW ZEALAND GUARDIAN TRUST COMPANY LIMITED IN ITS CAPAC; THE NOMURA T AND B CO LTD RE I E S INDEX MSCI E NO HED M FUN; THE NOMURA T AND B CO LTD RE NIPPON C E MARKETS MOTHER FUND; THE NOMURA TRUST AND BANKING CO LTD. RE: FIDELIT; THE REGENTS OF THE UNIVERSITY OF CALIFORNIA; THE SEVENTH SWEDISH NATIONAL PENSION FUND - AP7 EQUITY FUND; THE STATE TEACHERS RETIREMENT SYSTEM OF OHIO; THE UNITED NATIONS JOINTS STAFF PENSION FUND; THOMAS MAGNO DE JESUS SILVEIRA; THREADNEEDLE INVESTMENT FUNDS ICVC - LATIN AMERICA; THRIFT SAVINGS PLAN; THRIFT SAVINGS PLAN; TIAA-CREF FUNDS - TIAA-CREF

EMERGING MARKETS EQUITY I F; TOTAL INTERNATIONAL EX U.S. I MASTER PORT OF MASTER INV PORT; TOUCHSTONE STRATEGIC TRUST - TOUCHSTONE SANDS C E M G F; TREASURER OF THE ST.OF N.CAR.EQT.I.FD.P.TR.; TRIKUTA PARTNERS MASTER FUND, LTD.; TRINETRA EMERGING MARKETS GROWTH FUND; TRINITY COLLEGE CAMBRIDGE; TRPH CORPORATION; UNIVERSAL INVEST LUXEMBOURG SA ON BEHALF OF UNIVEST; UNIVERSAL-INVESTMENT-GE. MBH ON B. OF LVUI EQ. EM. MKTS; UNIVERSAL-IVEST-GESELLSCHAFT MBH ON BEHALF OF BAYVK A2-FONDS; UTAH STATE RETIREMENT SYSTEMS; VAERDIPAPIRFONDEN SPARINVEST INDEX GLOBALE AKTIER; VANGUARD EMERGING MARKETS SHARES INDEX FUND; VANGUARD EMERGING MARKETS STOCK INDEX FUND; VANGUARD ESG INTERNATIONAL; VANGUARD F. T. C. INST. TOTAL INTL STOCK M. INDEX TRUST II; VANGUARD FIDUCIARY TRT COMPANY INSTIT T INTL STK MKT INDEX T; VANGUARD FUNDS PLC / VANGUARD ESG EMERGING MARKETS; VANGUARD FUNDS PLC / VANGUARD ESG GLOBAL ALL CAP U; VANGUARD FUNDS PUBLIC LIMITED COMPANY; VANGUARD INTERNATIONAL HIGH DIVIDEND YIELD INDEX F; VANGUARD INV FUNDS ICVC-VANGUARD FTSE GLOBAL ALL CAP INDEX F; VANGUARD INVESTMENT SERIES PLC; VANGUARD INVESTMENT SERIES PLC / VANGUARD ESG EMER; VANGUARD TOTAL INTERNATIONAL STOCK INDEX FD, A SE VAN S F; VANGUARD TOTAL WORLD STOCK INDEX FUND, A SERIES OF; VARIABLE INSURANCE PRODUCTS FUND II: EMERGING MARKETS PORTFO; VARIABLE INSURANCE PRODUCTS FUND II: INTERNATIONAL; VERDIPAPIRFONDET DNB GLOBAL EMERGING MARKETS INDEK; VERDIPAPIRFONDET KLP AKSJE FREMVOKSENDE MARKEDER INDEKS I; VERDIPAPIRFONDET STOREBRAND INDEKS ALLE MARKEDER; VERDIPAPIRFONDET STOREBRAND INDEKS NYE MARKEDER; VERIZON MASTER SAVINGS TRUST; VOYA EMERGING MARKETS INDEX PORTFOLIO; VOYA VACS INDEX SERIES EM PORTFOLIO; WASHINGTON STATE INVESTMENT BOARD; WELLINGTON EMERGING MARKETS EQUITY FUND (AUSTRALIA); WELLINGTON MANAGEMENT FUNDS (IRELAND) PLC; WELLINGTON MANAGEMENT FUNDS (LUXEMBOURG) - WELLING; WELLINGTON TRUST COMPANY N.A.; WELLS FARGO (LUX) WORLDWIDE FUND; WELLS FARGO ADVANT EMERGING MARKETS EQUITY FUND; WEST YORKSHIRE PENSION FUND; WILMAR KLEEMANN; WISHBONE DELAWARE BRAZIL I, LLC; WM POOL - EQUITIES TRUST NO 74; WM POOL - EQUITIES TRUST NO. 75; XTRACKERS; XTRACKERS (IE) PUBLIC LIMITED COMPANY; E XTRACKERS MSCI ACWI EX USA ESG LEADERS EQUITY ETF; DOUGLAS FABIANO DE MELO.

Shareholders attending the EGM by sending in the Remote Voting Ballot:

ALASKA 100 ICATU PREV FIFE FIM; ALASKA BLACK ADVISORY XP SEGUROS FIFE PREVIDÊNCIA FIM; ALASKA BLACK INSTITUCIONAL FIA; ALASKA BLACK MASTER FIA - BDR NÍVEL I; ALASKA PREVIDÊNCIA MASTER FIM; ALASKA RANGE FUNDO DE INVESTIMENTO MULTIMERCADO; ALLURE FIF AÇÕES RESP LTDA; ASTER CAPITAL SPECIAL OPPORTUNITIES FUNDO DE INVESTIMENTO EM; ASTER INSTITUCIONAL A FIA; ASTER INSTITUCIONAL MASTER FIA; ASTER MASTER FIA Q; ASTER MASTER FUNDO DE INVESTIMENTO EM AÇÕES G BDR NÍVEL I; ASTER PREV A FIFE FIF AÇÕES RESP LTDA; ATIT MASTER PREV FIFE FIA; ATMOS INSTITUCIONAL MASTER FIA; ATMOS MASTER FUNDO DE INVESTIMENTO DE AÇÕES; ATMOS MASTER PREV FUNDO DE INVESTIMENTO AES; BARRA FUNDO DE INVESTIMENTO FINANCEIRO EM AÇÕES RESPONSABILI; EQUITAS MASTER SELECTION FIA; EQUITAS PREV MASTER FIA; EQUITAS SELECTON INSTITUCIONAL MASTER FI DE AÇÕES; FUNDO DE INVESTIMENTO EM AÇÕES WPA EST IE; KIRON INSTITUCIONAL FUNDO DE INVESTIMENTO FINANCEIRO EM ACOE; KIRON MASTER FUNDO DE INVESTIMENTO EM AÇÕES; KIRON PREVIDÊNCIA XP FIE FUNDO DE INVESTIMENTO EM AÇÕES; LINUS LLC; NEO FUTURE MASTER FUNDO DE INVESTIMENTO EM AÇÕES; NEO NAVITAS ITAÚ PREV MASTER FIA; NEO NAVITAS MASTER FIA; TENAX INSTITUCIONAL AÇÕES MASTER FIA; TENAX TOTAL RETURN MASTER FIM; TNAX AES MASTER FUNDO DE INVESTIMENTO EM AES; TNAX MACRO MASTER FUNDO DE INVESTIMENTO MULTIMERCADO; E TX A AÇÕES FUNDO DE INVESTIMENTO EM AÇÕES; 1895 FONDS FGR; ABERDEEN E. MARKETS EQUITY INCOME FUND. INC; ABERDEEN GLOBAL EQUITY FUND; ABERDEEN INV FUNDS ICVC III - ABERDEEN GLOBAL EMERG M Q E FD; ABERDEEN INVESTMENT FUNDS UK ICVC II - ABERDEEN EM; ABERDEEN STANDARD SICAV I - E M S AND R I EQUITY FUND; ABN AMRO FUNDS (LUX); ABU DHABI RETIREMENT PENSIONS AND BENEFITS FUND; ADMIR TADEU ROSSINI; AEGON CUSTODY BV; AGIPI ACTIONS EMERGENTS AMUNDI; ALASKA COMMON TRUST FUND; ALASKA PERMANENT FUND; ALBERTA INVESTMENT MANAGEMENT CORPORATION; ALLIANZ GLOBAL INVESTORS GMBH ACTING FOR

ALLIANZGI-FONDS SRF; ALLIANZ GLOBAL INVESTORS GMBH ON BEHALF OF ALLIANZGI-FONDS V; ALLSPRING COLL
INVES TRU DECL OF TRU ESTA INV FOR EM BEN TRU; ALLSPRING EMERGING MARKETS EQUITY FUND; ALUISIO
MENDES DA ROCHA FILHO; AMERICAN CENTURY ETF TRUST - AVANTIS EMERGING MARK; AMERICAN CENTURY ETF
TRUST - AVANTIS EMERGING MARK; AMERICAN CENTURY ETF TRUST - AVANTIS EMERGING MARK; AMERICAN
CENTURY ETF TRUST-AVANTIS EMERGING MARKET; AMERICAN CENTURY ETF TRUST-AVANTIS RESPONSIBLE EME;
AMERICAN CENTURY ICAV; AMERICAN CENTURY MULTIPLE INVESTMENT TRUST II; AMERICAN FUNDS INS SER GL
SMALL CAPITALIZ FD; AMERICAN FUNDS INS SERIES NEW WORLD FUND; AMERICAN FUNDS INSURANCE SERIES
CAPITAL INCOME BUILDER; AMERICAN FUNDS INSURANCE SERIES INTERNAT FUND; AMERICAN HEART
ASSOCIATION, INC.; AMUNDI ETF ICAV - AMUNDI MSCI ACWI SRI PAB UCITS ETF; AMUNDI ETF ICAV - AMUNDI
PRIME ALL COUNTRY WORLD UCITS ETF; ANDRE GARCIA CORREA; ANTONIO MARCOS ALVES CABRAL; AQR UCITS
FUNDS; ARERO - DER WELTFONDS -NACHHALTIG; ARG A EMERGING MARKETS EQUITY FUND A SUB-FUND OF A.
FUNDS TRU; ARG A EMERGING MARKETS EX CHINA FUND, A SERIES OF A; ARG A EMERGING MARKETS SELECT FUND,
LP; ARG A EMERGING MARKETS VALUE EQUITY CIT FUND; ARG A EMERGING MARKETS VALUE FUND; ARIZONA
PSPRS TRUST; ARNOLDO PANCHENIAK FILHO; ARTHUR FERREIRA DE OLIVEIRA; ASCENSION ALPHA FUND, LLC;
ASSET MANAGEMENT EXCHANGE MASTER ICAV; ASSET MANAGEMENT EXCHANGE UCITS CCF; AURORA BRAZIL,
LLC; AUSTRALIANSUPER PTY LTD AS TRUSTEE FOR AUSTRALIASUPER; AVADIS FUND - AKTIEN EMERGING MARKETS
INDEX; AVIVA I INVESTMENT FUNDS ICVC - AVIVA I INTERNATIONAL I T F; AVIVA INVESTORS; AVIVA INVESTORS
FUNDS ACS - AVIVA INVESTORS EMERGING MARKET; AVIVA LIFE PENSIONS UK LIMITED; AWARE SUPER PTY LTD;
AXA IM ETF ICAV; AXA INVESTMENT MANAGERS SCHWEIZ AG ON BEHALF OF AX; AZ FUND 1 - AZ EQUITY - BRAZIL
TREND; BARON COLLECTIVE INVESTMENT TRUST; BARON EMERGING MARKETS FUND; BARON EMERGING
MARKETS FUND LTD.; BARON INTERNATIONAL GROWTH FUND; BAYERNINVEST
KAPITALVERWALTUNGSGESELLSCHAFT MBH FO; BAYERNINVEST KAPITALVERWALTUNGSGESELLSCHAFT MBH FO;
BB AÇÕES EQUIDADE FUNDO DE INVESTIMENTO; BB AÇÕES GOVERNANCA FI; BB BNC AÇÕES NOSSA CAIXA NOSSO
CLUBE DE INVESTIMENTO; BB BR 860 FUNDO DE INVESTIMENTO RENDA FIXA; BB BR 960 FUNDO DE INVESTIMENTO
FINANCEIRO RENDA FIXA RESPON; BB ECO GOLD FUNDO DE INVESTIMENTO EM AÇÕES; BB ETF IBOVESPA FUNDO
DE ÍNDICE; BB ETF ÍNDICE BOVESPA B3 BR+ FUNDO DE ÍNDICE RESP LTDA; BB ETF NDICE DIVERSIDADE B3
INVESTIMENTO SUSTENTVEL FUNDO DE; BB ETF SP DIVIDENDOS BRASIL FUNDO DE ÍNDICE; BB MAR AZUL AÇÕES
FUNDO DE INVESTIMENTO; BB PREVIDÊNCIA AÇÕES IBRX FUNDO DE INVESTIMENTO; BB TERRA DO SOL FUNDO DE
INVESTIMENTO MM CRÉDITO PRIVADO; BB TOP AÇÕES DUAL STRATEGY FI; BB TOP AÇÕES IBOVESPA ATIVO FI; BB
TOP AÇÕES IBOVESPA INDEXADO FI; BB TOP AÇÕES LONG BIAS FUNDO DE INVESTIMENTO; BB TOP AÇÕES
QUANTITATIVO FUNDO DE INVESTIMENTO; BB TOP AÇÕES SETORIAL CONSUMO FI; BB TOP AÇÕES SMALL CAPS
FDO DE INVESTIMENTO; BB TOP AÇÕES VALOR FUNDO DE INV EM AÇÕES; BENEFIT FUNDS INVESTMENT TRUST -
EMERGING MARKETS; BEST INVESTMENT CORPORATION; BESTINVER SICAV - BESTINVER LATIN AMERICA;
BEWAARSTICHTING NNIP I; BIMCOR GLOBAL EQUITY POOLED FUND; BLACKROCK A. M. S. AG ON B. OF I. E. M. E. I.
F. (CH); BLACKROCK ASSET MANAG IR LT I ITS CAP A M F T BKR I S FD; BLACKROCK GLOBAL INDEX FUNDS;
BLACKROCK LATIN AMERICAN INVESTMENT TRUST PLC; BLACKROCK LIFE LIMITED - DC OVERSEAS EQUITY FUND;
BMO MSCI ALL COUNTRY WORLD HIGH QUALITY INDEX ETF; BMO MSCI EMERGING MARKETS INDEX ETF; BMO
PRIVATE EMERGING MARKETS EQUITY PORTFOLIO; BNYM MELLON CF SL EMERGING MARKETS STOCK INDEX FUND;
BORDER TO COAST EMERGING MARKETS EQUITY FUND; BOSTON COMMON CATHOLIC EMERGING MARKETS FUND,
LLC; BOSTON COMMON ESG IMPACT EMERGING MARKETS FUND; BOSTON PARTNERS EMERGING MARKETS
LONG/SHORT FUND; BRASILPREV TOP A FUNDO DE INV DE AÇÕES; BRASILPREV TOP PLUS FDO DE INVEST DE
AÇÕES; BRASILPREV TOP RETURN FUNDO DE INVESTIMENTO EM AÇÕES; BRASILPREV TOP VALOR FUNDO DE
INVESTIMENTO EM AÇÕES; BRITISH COAL STAFF SUPERANNUATION SCHEME; BRITISH COLUMBIA INVESTMENT
MANAGEMENT CORPORATION; BURGUNDY EMERGING MARKETS FOUNDATION; BURGUNDY EMERGING MARKETS
FUND; BURGUNDY FUNDS, DST - EMERGING MARKETS PORTFOLIO; CAISSE DE DEPOT ET PLACEMENT DU QUEBEC;
CAIXABANK GLOBAL SICAV - ALTERNATIVES STRATEGIES FUND; CALIFORNIA PUBLIC EMPLOYEES RETIREMENT
SYSTEM; CALIFORNIA STATE TEACHERS RETIREMENT SYSTEM; CALVERT EMERGING MARKETS FOCUSED GROWTH

FUND; CANADA PENSION PLAN INVESTMENT BOARD; CAPITAL GROUP CAPITAL INCOME BUILDER (CANADA); CAPITAL GROUP EMPLOYEE BENEFIT INVESTMENT TRUST; CAPITAL INCOME BUILDER; CAPITAL INTERNATIONAL FUND; CAPSIGMA MASTER FUNDO DE INVESTIMENTO EM AES; CARDANO GLOBAL SUSTAINABLE EQUITY FUND; CARLOS FONSECA AVILA; CATHAY LIFE INSURANCE CO. LTD; CATHAY UNITED BANK, IN ITS CAPACITY AS MASTER COEIB FUND; CATHOLIC RESPONSIBLE INVESTMENTS INTERNATIONAL EQU; CELSIUS INVESTMENT FUNDS SICAV - SUSTAINABLE EM MARKETS FUND; CENTRAL PROVIDENT FUND BOARD; CENTRAL STATES SOUTHEAST AND SOUTHWEST AREAS H AND W FUND; CHANG HWA CO BANK, LTD IN ITS C AS M CUST OF N B FUND; CHEVRON UK PENSION PLAN; CHUBB CORPORATION MASTER RETIREMENT TRUST; CIBC EMERGING MARKETS EQUITY INDEX ETF; CIBC EMERGING MARKETS INDEX FUND; CITI RETIREMENT SAVINGS PLAN; CITITRUST LIM AS TR OF BLACK PREMIER FDS- ISH WOR EQU IND FD; CITITRUST LIMITED AS T OF A F S A MODERATE GROWTH FUND; CITY OF FRESNO RETIREMENT SYSTEM; CITY OF NEW YORK GROUP TRUST; CITY OF PHILADELPHIA PUB EMPLOYEES RET SYSTEM; CLARITAS LONG BIAS FUNDO DE INVESTIMENTO MULTIMERCADO; CLARITAS LONG BIAS PREV FIFE FIM; CLARITAS LONG SHORT MASTER FUNDO INVESTIMENTO MULTIMERCADO; CLARITAS TOTAL RETURN MASTER FIM; CLARITAS XP LONG BIAS PREVIDÊNCIA FIFE FUNDO DE INVESTIMENTO; CLINTON NUCLEAR POWER PLANT QUALIFIED FUND; CLUBE DE INVESTIMENTO DOS EMPREGADOS DA VALE INVESTVALE; CM-CIC PAYS EMERGENTS; COLLEGE RETIREMENT EQUITIES FUND; COLONIAL FIRST STATE INVESTMENT FUND 50; COLONIAL FIRST STATE WHOLESALE INDEXED GLOBAL SHAR; COLUMBIA EM CORE EX-CHINA ETF; COMMINGLED PEN TR FD (ACTIVEBUILDERS EM MKTS EQ) OF JPMCB NA; COMMINGLED PENSION TRUST FUND (EMERGING MARKETS EQUITY INDEX; COMMINGLED PENSION TRUST FUND (GL EMERGING MKT OPP) OF JPM; COMMINGLED PENSION TRUST FUND EMERGING MARKETS RESEARCH ENHA; COMMONWEALTH EMERGING MARKETS FUND 4; COMMONWEALTH GLOBAL SHARE FUND 16; COMMONWEALTH SUPERANNUATION CORPORATION; CONNECTICUT GENERAL LIFE INSURANCE COMPANY; CONSOLIDATED EDISON RETIREMENT PLAN; CONSTRUCTION BUILDING UNIONS SUPER FUND; CONSULTING GROUP CAPITAL MKTS FUNDS EMER MARKETS EQUITY FUND; CORONATION EMERGING MARKETS EX-CHINA FUND; CORONATION GLOBAL EMERGING MARKETS FLEXIBLE ZAR FUND; CUSTODY B. OF J. LTD. RE: STB D. B. S. M. F.; CUSTODY B. OF J. LTD. RE: STB D. E. E. F. I. M. F.; CUSTODY B.O.J,L..AS.T.F.S.E.E.INDEX MOTHER FUND; CUSTODY BANK OF JAPAN, LTD. AS TRUSTEE FOR AMONE M; CUSTODY BANK OF JAPAN, LTD. AS TRUSTEE FOR EMERGIN; CUSTODY BANK OF JAPAN, LTD. RE: EMERG EQUITY PASSIVE MOTHR F; CUSTODY BANK OF JAPAN, LTD. RE: SMBCTB (AMUNDI IND; DESJARDINS EMERGING MARKETS EQUITY INDEX ETF; DESJARDINS RI EMERGING MARKETS - LOW CO2 INDEX ETF; DESJARDINS SOCIETERRA EMERGING MARKETS EQUITY FUND; DEUTSCHE ASSET MANAGEMENT S.A. FOR ARERO - DER WEL; DEUTSCHE INVEST I BRAZILIAN EQUITIES; DEUTSCHE X-TRACKERS MSCI ALL WORLD EX US HEDGED EQUITY ETF; DIMENSIONAL EMERGING CORE EQUITY MARKET ETF OF DIM; DUPONT AND RELATED COMPANIES DEFINED CONTRIBUTION PLAN MASTE; DWS ADVISORS EMERGING MARKETS EQUITIES-PASSIVE; DWS INVEST LATIN AMERICAN EQUITIES; DWS LATIN AMERICA EQUITY FUND; EASTSPRING COLLECTIVE INVESTMENT TRUST; EASTSPRING INVESTMENTS; EATON VANCE COLLECTIVE INVESTMENT TFE BEN PLANS EM MQ EQU FD; EATON VANCE TR CO CO TR FD - PA STR EM MKTS EQ COM TR FD; EDUARDO ROGERIO DE FARIA; EDUARDO TOPORCOV; ELINALDO VIEIRA DOS SANTOS; ELISA LOURENCO DE FIGUEIREDO; EMER MKTS CORE EQ PORT DFA INVEST DIMENS GROU; EMERGING MARKETS COMPLETION FUND, L.P.; EMERGING MARKETS EQ FUND A SERIES OF 525 MARKET ST FUND LLC; EMERGING MARKETS EQUITY FOCUS PORTFOLIO; EMERGING MARKETS EQUITY INDEX ESG SCREENED FUND B; EMERGING MARKETS EX-CHINA EQUITY FUND, A SERIES OF; EMERGING MARKETS LARGE/MID CAP FUND; EMERGING MARKETS LEADERS FUND I; EMERGING MARKETS LEADERS TRUST; ENSIGN PEAK ADVISORS,INC; EQ/EMERGING MARKETS EQUITY PLUS PORTFOLIO; ERICK CAMPOS DE MOURA; EURIZON CAPITAL S.A.; EURIZON CAPITAL SGR S.P.A; EURIZON EMERGING LEADERS ESG 50 - GENNAIO 2027; EURIZON EMERGING LEADERS ESG 50 - LUGLIO 2026; EURIZON EMERGING LEADERS ESG 50 - NOVEMBRE 2026; EURIZON EMERGING LEADERS ESG 50 - SETTEMBRE 2026; EUROPACIFIC GROWTH FUND; EUROPEAN CENTRAL BANK; EVTC CIT FOF EBP-EVTC PARAMETRIC SEM CORE EQUITY FUND TR; EXELON GENERATION COMP, LLC TAX QUALIFIED NUCLEAR DECOMM PAR; FAISCA FIA; FAMA FIFE ICATU PREVIDENCIRIO FUNDO DE INVESTIMENTO EM AES; FAMA MASTER FUNDO DE INVESTIMENTO DE AÇÕES; FAROL FUNDO DE INVESTIMENTO EM AÇÕES; FEDERATED HERMES

I.F. P. L. C. ON B. OF F. H. G. E. M. E. F.; FEDERATED HERMES INVESTMENT FUNDS PLC ON BEHALF OF; FERNANDO HELENE DAVILA; FI CE I PO LLC FIDELITY EMERGING MARKETS EQUITY CENTRAL FUND; FIAM GROUP TRUST FOR EMP BEN PLANS: FIAM EMER MKTS COM POOL; FIAM GROUP TRUST FOR EMPLOYEE BENEFIT PLANS; FIAM GROUP TRUST FOR EMPLOYEE BENEFIT PLANS: FIAM; FIAM SELECT EMERGING MARKETS EQUITY FUND, LP; FIAM SELECT GLOBAL PLUS ALL CAP COMMINGLED POOL; FIDELITY ADVISOR SERIES VIII: FIDELITY ADVISOR F. E.M. FUND; FIDELITY CONCORD STREET TRUST: FIDELITY ZERO INT. INDEX FUND; FIDELITY COVINGTON TRUST: FIDELITY FUNDAMENTAL EME; FIDELITY COVINGTON TRUST: FIDELITY FUNDAMENTAL GLO; FIDELITY EMERGING MARKETS EQUITY INSTITUTIONAL TRUST; FIDELITY EMERGING MARKETS EQUITY MULTI-ASSET BASE FUND; FIDELITY EMERGING MARKETS FUND; FIDELITY EMERGING MARKETS OPPORTUNITIES INSTITUTIO; FIDELITY GLOBAL EMERGING MARKETS FUND; FIDELITY GLOBAL EMERGING MARKETS FUND (MANAGED FUND); FIDELITY GLOBAL EX-U.S. EQUITY INDEX INSTITUTIONAL; FIDELITY INSTITUTIONAL FUNDS ICVC - SELECT EM MA EQ FUND; FIDELITY INV FDS - FIDELITY SUST EME MARKETS EQ FUND; FIDELITY INVEST TRUST: FIDELITY SERIES EMERG MARK OPPORT FUN; FIDELITY INVESTMENT FUNDS FIDELITY INDEX EMERG MARKETS FUND; FIDELITY INVESTMENT TRUST: FIDELITY ENDURING OPPOR; FIDELITY INVESTMENT TRUST: FIDELITY SAI SUSTAINABL; FIDELITY INVESTMENT TRUST: FIDELITY SERIES EMERGIN; FIDELITY INVESTMENT TRUST: FIDELITY SERIES SUSTAIN; FIDELITY INVESTMENT TRUST: FIDELITY SUSTAINABLE EM; FIDELITY INVESTMENT TRUST: FIDELITY TOTAL INTERNATIONAL EF; FIDELITY INVESTMENTS MONEY MANAGEMENT INC; FIDELITY INVESTMET TRUST: FIDELITY EMERGING MARKETS DISCOVER; FIDELITY LONG-TERM LEADERS FUND; FIDELITY RUTLAND SQUARE TRUST II: STRATEGIC A E M FUND; FIDELITY RUTLAND SQUARE TRUST II: STRATEGIC ADVISE; FIDELITY SALEM STREET T: FIDELITY E M INDEX FUND; FIDELITY SALEM STREET T: FIDELITY G EX U.S INDEX FUND; FIDELITY SALEM STREET T: FIDELITY TOTAL INTE INDEX FUND; FIDELITY SALEM STREET TRUST: FIDELITY FLEX INTERNATIONAL IND; FIDELITY SALEM STREET TRUST: FIDELITY INTERNATIONAL SUSTAINA; FIDELITY SALEM STREET TRUST: FIDELITY SAI EMERGING M I FUND; FIDELITY SALEM STREET TRUST: FIDELITY SERIES G EX US I FD; FIDELITY SELECT EMERGING MARKETS EQUITY INSTITUTIONAL TRUST; FIDELITY SELECT GLOBAL PLUS ALL CAP EQUITY INSTITUTIONAL TRU; FIDELITY SELECT PORTFOLIOS: TRANSPORTATION PORTFOLIO; FIRST TRUST GLOBAL F PLC - FIRST T G E INCOME UCITS ETF; FIRST TRUST LATIN AMERICA ALPHADDEX FUND; FLEXSHARES MORNINGSTAR EMERGING MARKETS FACTOR TILT INDEX F; FLORIDA RETIREMENT SYSTEM TRUST FUND; FMR CAPITAL INC.; FORD MOTOR COMPANY OF CANADA, L PENSION TRUST; FP FOF NC FUNDO DE INVESTIMENTO DE AÇÕES; FP STUDIO TOTAL RETURN FUNDO DE INVESTIMENTO EM AÇÕES; FRANCISCO OLAVIO TEIXEIRA COUTINHO; FRANKLIN LIBERTYQT EMERGING MARKETS INDEX ETF; FRANKLIN LIBERTYSHARES ICAV; FRANKLIN TEMPLETON ETF T - FRANKLIN LIBERTYQ EMERGING M ETF; FRANKLIN TEMPLETON ETF TRUST - FRANKLIN FTSE BRAZI; FRANKLIN TEMPLETON ETF TRUST - FRANKLIN FTSE LATIN; FRANKLIN TEMPLETON INVESTMENT FUNDS; FRG FUNDO DE INVESTIMENTO EM AÇÕES CLARITAS; FUTURE FUND BOARD OF GUARDIANS; GAM INVESTMENT MANAGEMENT (SWITZERLAND) AG F Z I I-Z A E M P; GENERAL PENSION AND SOCIAL SECURITY AUTHORITY; GENUS EMERGING MARKETS EQUITY COMPONENT; GLOBAL X BRAZIL ACTIVE ETF; GLOBAL X EMERGING MARKETS GREAT CONSUMER ETF; GODFOND SVERIGE VARLDEN; GOLDMAN SACHS ETF TRUST - GOLDMAN SACHS EMERGING M; GOVERNMENT OF SINGAPORE; GUIDESTONE FUNDS EMERGING MARKETS EQUITY FUND; GUSTAVO ANTONIO MONTEIRO DE VASCONCELLOS; H.E.S.T. AUSTRALIA LIMITED; HALLMARK CARDS, INCORPORATED MASTER TRUST; HAND COMPOSITE EMPLOYEE BENEFIT TRUST; HANDELSBANKEN EMERGING MARKETS INDEX; HANDELSBANKEN GLOBAL INDEX CRITERIA; HANDELSBANKEN LATINAMERIKA TEMA; HARRIS FAMILY FOUNDATION; HARTFORD INTERNATIONAL CAPITAL APPRECIATION FUND; HC CAPITAL TRUST THE EMERGING MARKETS PORTFOLIO; HENRIQUE AUGUSTO DE OLIVEIRA MOTA; HOSPITAL AUTHORITY PROVIDENT FUND SCHEME; HSBC ETFS PLC HSBC EMERG MARKET SUSTAIN EQUITY UCITS ETF; HSBC ETFS PLC HSBC MSCI EMERGING MARKETS CLIMATE PARIS ALIGN; HSBC ETFS PUBLIC LIMITED COMPANY; HSBC GLOBAL INVESTMENT FUNDS - BRIC EQUITY; HSBC GLOBAL INVESTMENT FUNDS - BRIC MARKETS EQUITY; HSBC INDEX TRACKER INVEST. FUNDS FTSE ALL WORLD INDEX FUND; HSBC INDEX TRACKER INVESTMENT FUNDS - MSCI EMERGING MARKETS; HSBC INDEX TRACKER INVESTMENT FUNDS - MSCI EMERGING MARKETS; IBM 401 (K) PLUS PLAN; IMCO EMERGING MARKETS PUBLIC EQUITY LP; IN BK FOR REC AND DEV,AS TR FT ST RET PLAN AND TR/RSBP

AN TR; INTERNATIONAL COMMON TRUST FUND; INTERNATIONAL EQUITIES PASSIVE B UNIT TRUST; INTERNATIONAL EXPATRIATE BENEFIT MASTER TRUST; INTERNATIONAL MONETARY FUND; INVESCO EMERGING MARKETS CLASS; INVESCO EMERGING MARKETS EQUITY FUND, LP; INVESCO EMERGING MARKETS EQUITY TRUST; INVESCO EMERGING MARKETS FUND (CAN); INVESCO FUNDS; INVESCO INVESTMENT MANAGEMENT LTD, ACTING AS MANAG; INVESCO MARKETS III PLC - INV FTSE RI EMERGING MARK U ETF; INVESCO MARKETS III PLC - INVESCO FTSE RAFI ALL-WORLD 3000 U; INVESCO MSCI EMERGING MARKETS ESG CLIMATE PARIS AL; INVESCO MSCI EMERGING MARKETS ESG UNIVERSAL SCREEN; INVESCO OPPENHEIMER DEVELOPING MARKETS FUND; INVESCO OPPENHEIMER GLOBAL ALLOCATION FUND; INVESTERINGSFORENINGEN D. I. I. G. AC R. - A. KL; INVESTERINGSFORENINGEN D. I. I. G. E. M. R. - A. KL; INVESTERINGSFORENINGEN MULTI MANAGER I NYE AKTIEMARKEDER AKK; INVESTERINGSFORENINGEN MULTI MANAGER INV, NYE AKTIEMARKEDER; INVESTERINGSFORENINGEN NYKREDIT INVEST ENGROS; INVESTERINGSFORENINGEN NYKREDIT INVEST, TAKTISK ALLOKERING; INVESTERINGSFORENINGEN SPARINVEST INDEX EMERGING MARKETS; INVESTERINGSFORENINGEN SYD INVEST; INVESTORS WHOLESALE EMERGING MARKETS EQUITIES TRUST; IOWA PUBLIC EMPLOYEES RETIREMENT SYSTEM; ISHARES (DE) I INVESTMENTAKTIENGESellschaft MIT TG; ISHARES CORE MSCI EMERGING MARKETS ETF; ISHARES CORE MSCI EMERGING MARKETS IMI INDEX ETF; ISHARES CORE MSCI TOTAL INTERNATIONAL STOCK ETF; ISHARES EMERGING MARKETS FUNDAMENTAL INDEX ETF; ISHARES EMERGING MARKETS IMI EQUITY INDEX FUND; ISHARES ESG ADVANCED MSCI EM ETF; ISHARES ESG MSCI EM LEADERS ETF; ISHARES GLOBAL INDUSTRIALS ETF; ISHARES III PUBLIC LIMITED COMPANY; ISHARES INTERNATIONAL DIVIDEND GROWTH ETF; ISHARES IV PUBLIC LIMITED COMPANY; ISHARES LATIN AMERICA 40 ETF; ISHARES MSCI ACWI ETF; ISHARES MSCI ACWI EX U.S. ETF; ISHARES MSCI ACWI LOW CARBON TARGET ETF; ISHARES MSCI BRAZIL ETF; ISHARES MSCI BRIC ETF; ISHARES MSCI EMERGING MARKETS ETF; ISHARES MSCI EMERGING MARKETS EX CHINA ETF; ISHARES MSCI EMERGING MARKETS QUALITY FACTOR ETF; ISHARES MSCI GLOBAL QUALITY FACTOR ETF; ISHARES PUBLIC LIMITED COMPANY; ITAÚ FUNDS - LATIN AMERICA EQUITY FUND; IVESCO FTSE RAFI EMERGING MARKETS ETF; J P MORGAN INVESTMENT FUNDS; JNL EMERGING MARKETS INDEX FUND; JNL/JPMORGAN GLOBAL ALLOCATION FUND; JOAO CARLOS GONZALES; JOHN HANCOCK FUNDS II EMERGING MARKETS FUND; JOHN HANCOCK FUNDS II INTERNATIONAL STRATEGIC EQUITY ALLOCAT; JOHN HANCOCK TRUST COMPANY COLLECTIVE INVESTMENT T; JOHN HANCOCK VARIABLE INS TRUST EMERGING MARKETS VALUE TRUST; JOHN HANCOCK VARIABLE INS TRUST INTERN EQUITY INDEX TRUST; JOILSON SANTOS SANTIAGO; JP MORGAN EMERGING MARKETS OPPORTUNITIES; JPMORGAN ACTIVEBUILDERS EMERGING MARKETS EQUITY ETF; JPMORGAN BETABUILDERS EMERGING MARKETS EQUITY ETF; JPMORGAN EMERGING MARKETS RESEARCH ENHANCED EQUITY FUND; JPMORGAN ETFs (IRELAND) ICAV; JPMORGAN FUNDS; JPMORGAN FUNDS LATIN AMERICA EQUITY FUND; JPMORGAN GLOBAL ALLOCATION FUND; JUPITER GLOBAL EMERGING MARKETS FUND; KAPITALFORENINGEN DANSKE INV INST AFD D PENSION - AKTIER 10; KAPITALFORENINGEN EMD INVEST, EMERGING MARKETS IND; KAPITALFORENINGEN INVESTIN PRO, GLOBAL EQUITIES I; KAPITALFORENINGEN INVESTIN PRO, GLOBALE AKTIER IND; KAPITALFORENINGEN LD, EMERGING MARKETS AKTIER - MANDAT; KAPITALFORENINGEN PENSAM INVEST, PSI 3 GLOBALE AKTIER 3; KRANESHARES MSCI EMERGING MARKETS EX CHINA INDEX E; LABORERS AND RETIREMENT BOARD EMPLOYEES ANNUITY BENEFIT; LEGAL & GENERAL CCF; LEGAL & GENERAL COLLECTIVE INVESTMENT TRUST; LEGAL & GENERAL FUTURE WORLD ESG EMERGING MARKETS; LEGAL & GENERAL GLOBAL EMERGING MARKETS INDEX FUND; LEGAL & GENERAL GLOBAL EQUITY INDEX FUND; LEGAL & GENERAL ICAV; LEGAL & GENERAL INTERNATIONAL INDEX TRUST; LEGAL AND GENERAL ASSURANCE PENSIONS MNG LTD; LEGAL AND GENERAL ASSURANCE SOCIETY LIMITED; LEGAL GENERAL U. ETF P. LIMITED COMPANY; LEMANIA GLOBAL EQUITY; LGIASUPER TRUSTEE; LOCAL AUTHORITIES SUPERANNUATION FUND; LORENTZ; LOS ANGELES COUNTY EMPLOYEES RET ASSOCIATION; LUIZ ALEXANDRE DE ALMEIDA MACEDO; LVIP SSGA EMERGING MARKETS EQUITY INDEX FUND; MACKENZIE EMERGING MARKETS EQUITY INDEX ETF; MACQUARIE MULTI-FACTOR FUND; MACQUARIE TRUE INDEX EMERGING MARKETS FUND; MANAGED PENSION FUNDS LIMITED; MASSMUTUAL SELECT T. ROWE PRICE INTERNATIONAL EQUI; MBB PUBLIC MARKETS I LLC; MEDICAL ASSURANCE SOCIETY NEW ZEALAND LIMITED; MERCER PRIVATE WEALTH INTERNATIONAL FOCUSED EQUITY POOL; MERCER QIF FUND PLC; MERCER UCITS

COMMON CONTRACTUAL FUND; MERIAN GLOBAL INVESTORS SERIES PLC; METIS EQUITY TRUST; MFS DEVELOPMENT FUNDS, LLC; MFS EMERGING MARKETS EQUITY RESEARCH FUND; MFS MERIDIAN FUNDS - EMERGING MARKETS EQUITY RESEA; MFS MERIDIAN FUNDS - GLOBAL FLEXIBLE MULTI-ASSET F; MG (LUX) INVESTMENT FUNDS 1; MG GLOBAL E. M. FUND A SUB FUND OF MG I. F. (7); MIGUEL HLEBCZUK JUNIOR; MILTON PASSARO NOGUEIRA; MINeworkers PENSION SCHEME; MINISTRY OF ECONOMY AND FINANCE; MOBIUS LIFE LIMITED; MORGAN STANLEY INSTITUC FUND, INC- EMER MARK LEADERS PORTF; MORGAN STANLEY INVEST FDS CALVERT SUST EMER MKTS EQ SEL FD; MORGAN STANLEY INVESTMENT FUNDS EMERGING LEADERS EQUITY FUND; MORGAN STANLEY INVESTMENT FUNDS GLOBAL BALANCED DEFENSIVE FU; MORNINGSTAR INTERNATIONAL EQUITY FUND, A SERIES OF; MSCI ACWI EX-U.S. IMI INDEX FUND B2; MSCI EQUITY INDEX FUND B - BRAZIL; MUNICIPAL E ANNUITY A B FUND OF CHICAGO; NAT WEST BK PLC AS TR OF ST JAMES PL EMER MKTS UNIT TRUST; NAT WEST BK PLC AS TR OF ST JAMES PL GL EQUITY UNIT TRUST; NAT WEST BK PLC AS TR OF ST JAMES PL ST MANAGED UNIT TRUST; NATIONAL COUNCIL FOR SOCIAL SECURITY FUND; NATIONAL EMPLOYMENT SAVINGS TRUST; NCIP MASTER FIA; NEW AIRWAYS PENSION SCHEME; NEW IRELAND ASSURANCE COMPANY PUBLIC LIMITED COMPANY; NEW SOUTH WALLES TR CORP AS TR FOR THE TC EMER MKT SHAR FUND; NEW WORLD FUND, INC.; NEW YORK STATE COMMON RETIREMENT FUND; NEW YORK STATE TEACHERS RETIREMENT SYSTEM; NEW ZEALAND SUPERANNUATION FUND; NHIT: GLOBAL EMERGING MARKETS EQUITY TRUST; NN (L); NN PARAPLUFONDS 1 N.V; NORDEA 1, SICAV- NORDEA 1- LATIN AMERICAN EQUITY FUND; NORGES BANK; NORTHERN EMERGING MARKETS EQUITY INDEX FUND; NORTHERN TRUST COLLECTIVE ALL COUNTRY WORLD I (ACWI) E-U F-L; NORTHERN TRUST COLLECTIVE EMERGING MARKETS INDEX FUND-LEND; NORTHERN TRUST INVESTMENT FUNDS PLC; NORTHERN TRUST UCITS FGR FUND; NOW: PENSION TRUSTEE LIMITED IN ITS CAPACITY AS TR; NTGI QM COMMON DAILY ALL COUNT WORLD EXUS EQU INDEX FD LEND; NTGI QUANTITATIVE MANAGEMENT COLLEC FUNDS TRUST; NTGI-QM COMMON DAC WORLD EX-US INVESTABLE MIF - LENDING; NTGI-QM COMMON DAILY EMERGING MARKETS EQUITY I F- NON L; NUCLEO AGULHAS NEGRAS FUNDO DE INVESTIMENTO DE AÇÕES; NUCLEO MASTER FUNDO DE INVESTIMENTO DE AÇÕES; NUCLEO PIUVA FUNDO DE INVESTIMENTO DE AÇÕES; NUCLEO PREV 100 FUNDO DE INVESTIMENTO DE AÇÕES; NUVEEN/SEI TRUST COMPANY INVESTMENT TRUST; NVIT EMERGING MARKETS FUND; OMNIS PORTFOLIO INVESTMENTS ICVC - OMNIS GLOBAL EM; ONEPATH GLOBAL EMERGING MARKETS SHARES(UNHEDGED) INDEX POOL; OPTIMIX WHOLESALE GLOBAL EMERGING MARKETS SHARE TRUST; PACE INT EMERG MARK EQUITY INVESTMENTS; PACIFIC GAS A EL COMP NU F Q CPUC DEC MASTER TRUST; PACIFIC SELECT FUND - PD EMERGING MARKETS PORTFOLIO; PARAMETRIC EMERGING MARKETS FUND; PARAMETRIC TAX-MANAGED EMERGING MARKETS FUND; PARAMETRIC TMEHC FUND, LP; PAULO AMANCIO; PENSIONDANMARK PENSIONSORSIKRINGSAKTIESELSKAB; PEOPLE S BANK OF CHINA; PEREGRINE GLOBAL FUNDS PCC LIMITED; PHILADELPHIA GAS WORKS PENSION PLAN; PHOENIX U T M L R P A S INDEX EMERGING MARKET EQUITY FUND; PICTET - EMERGING MARKETS INDEX; PICTET CH INSTITUCIONAL-EMERGING MARKETS TRACKER; PLEIADES TRUST; POLICE AND FIREMEN'S RETIREMENT SYSTEM OF NEW JERS; POOL REINSURANCE COMPANY LIMITED; POPLAR TREE FUND OF AMERICAN INVESTMENT TRUST; PRINCIPAL FUNDS, INC. - DIVERSIFIED INTERNATIONAL FUND; PRINCIPAL GLOBAL INVESTORS COLLECTIVE INVESTMENT TRUST; PRINCIPAL LIFE INSURANCE COMPANY; PRINCIPAL VARIABLE CONTRACTS FUNDS, INC-DIVER INT ACCOUNT; PROSHARES MSCI EMERGING MARKETS DIVIDEND GROWERS ETF; PRUDENTIAL ASSURANCE COMPANY SINGAPORE (PTE) LTD; PUBLIC EMPLOYEES PENSION PLAN; PUBLIC EMPLOYEES RETIREMENT SYSTEM OF OHIO; PUBLIC EMPLOYEES' LONG-TERM CARE FUND; PUBLIC SECTOR PENSION INVESTMENT BOARD; QSMA1 LLC; QSUPER; REASSURE LIMITED; RICARDO VILLAVICENCIO NETO; ROBERTO DE ARAUJO; RODRIGO GUEDES DE CAMARGO; ROYAL LONDON EQUITY FUNDS ICVC; RUSSEL EMERGING MARKETS EQUITY POOL; RUSSELL INSTITUTIONAL FUNDS, LLC - REM EQUITY PLUS FUND; RUSSELL INVESTMENT COMPANY EMERGING MARKETS FUND; RUSSELL INVESTMENT COMPANY PUBLIC LIMITED COMPANY; RUSSELL INVESTMENT COMPANY RUSSELL TAX-MANAGED INTERNATIONAL; RUSSELL INVESTMENT MANAGEMENT LTD AS TRUSTEE OF THE RUSSELL; RUSSELL INVESTMENTS GLOBAL SHARES INDEX FUND; RUSSELL INVESTMENTS SUSTAINABLE GLOBAL SHARES EX F; RUSSELL INVESTMENTS SUSTAINABLE GLOBAL SHARES FUND; RUSSELL TR COMPANY COMMINGLED E. B. F. T. R. L. D. I. S.; S. F. AG O. B. O. S. (CH) I. F. V. S. (CH) I. E. F. E. M. R; SALVADOR

FERNANDES DE JESUS JUNIOR; SANDS CAPITAL COLLECTIVE INVESTMENT TRUST; SANDS CAPITAL EMERGING MARKETS EX CHINA FUND, A SU; SANDS CAPITAL EMERGING MARKETS GROWTH MASTER FUND L.P.; SANDS CAPITAL FUNDS PUBLIC LIMITED COMPANY; SANDS CAPITAL MANAGEMENT, LLC; SANDS CAPITAL TEAM FUND, L.P.; SANTANDER SICAV; SAS TRUSTEE CORPORATION POOLED FUND; SBC MASTER PENSION TRUST; SCHRODER INTERNATIONAL SELECTION FUND; SCHWAB EMERGING MARKETS EQUITY ETF; SCHWAB FUNDAMENTAL EMERGOING MARKETS LARGE COMPANY INDEX ETF; SCHWAB FUNDAMENTAL EMERGING MARKETS LARGE COMPANY INDEX FUND; SCOTIA EMERGING MARKETS EQUITY INDEX TRACKER ETF; SCOTTISH WIDOWS INVESTMENT SOLUTIONS FUNDS ICVC- FUNDAMENTAL; SCOTTISH WIDOWS LIMITED; SCOTTISH WIDOWS MANAGED INVESTMENT FUNDS ICVC -INT; SCRI-ROBECO QI CUST EMERG MARKETS ENHANCED INDEX EQUIT FUND; SEED CAPITAL EM EX CHINA PORTFOLIO OF ALLSPRING GR; SELECT INVESTMENT SERIES III SICAV; SHELL FOUNDATION; SK WELT; SKYLINE UMBRELLA FUND ICAV; SMALLCAP WORLD FUND.INC; SPARINVEST SICAV; SPARTA FUNDO DE INVESTIMENTO EM AÇÕES - BDR NÍVEL I; SPARTAN GROUP TRUST FOR EMPLOYEE BENEFIT PLANS: SP; SPARTAN GROUP TRUST FOR EMPLOYEE BENEFIT PLANS: SPARTAN EMERG; SPDR MSCI ACWI EX-US ETF; SPDR MSCI ACWI LOW CARBON TARGET ETF; SPDR MSCI EMERGING MARKETS FOSSIL FUEL FREE ETF; SPDR MSCI EMERGING MARKETS STRATEGICFACTORS ETF; SPDR S&P EMERGING MARKETS EX-CHINA ETF; SPDR SP EMERGING MARKETS ETF; SPDR SP EMERGING MARKETS FUND; SPP AKTIEINDEXFOND GLOBAL; SPP EMERGING MARKETS PLUS; SPP EMERGING MARKETS SRI; SSGA MSCI ACWI EX-USA INDEX NON-LENDING DAILY TRUST; SSGA MSCI BRAZIL INDEX NON-LENDING QP COMMON TRUST FUND; SSGA SPDR ETFS EUROPE I PLC; SSGA SPDR ETFS EUROPE II PUBLIC LIMITED COMPANY; ST STR MSCI ACWI EX USA IMI SCREENED NON-LENDING COMM TR FD; STANLIB FUNDS LIMITED; STATE OF ALASKA RETIREMENT AND BENEFITS PLANS; STATE OF CONNECTICUT ACTING T. ITS TREASURER; STATE OF MINNESOTA STATE EMPLOYEES RET PLAN; STATE OF WYOMING; STATE ST GL ADV TRUST COMPANY INV FF TAX EX RET PLANS; STATE STREET C S (IR) LTD ON B O R INV IR LIMITED; STATE STREET EMERGING MARKETS EQUITY INDEX FUND; STATE STREET GLOBAL ADVISORS LUX SICAV - S S G E M I E FUND; STATE STREET GLOBAL ALL CAP EQUITY EX-US INDEX PORTFOLIO; STATE STREET IRELAND UNIT TRUST; STATE STREET VARIABLE INSURANCE SERIES FUNDS, INC; STICHTING PENSIOENFONDS VOOR HUISARTSEN; STICHTING AHOLD DELHAIZE PENSIOEN; STICHTING BEDRIJFSTAKPENSIOENFONDS VOOR DE DETAILHANDEL; STICHTING DEPOSITARY APG EME MULTI CLIENT POOL; STICHTING DEPOSITARY APG EMERGING MARKETS EQUITY POOL; STICHTING JURIDISCH EIGENAAR ACHMEA INVESTMENT MAN; STICHTING JURIDISCH EIGENAAR ACTIAM BELEGGINGSFONDSSEN; STICHTING PENSIOENFDSVOOR DE WONINGCORPOR.; STICHTING PENSIOENFONDS HOOGOVS; STICHTING PENSIOENFONDS PGB; STICHTING PENSIOENFONDS RAIL AND OPENBAAR VERVOER; STICHTING PENSIOENFONDS UWV; STICHTING PGGM DEPOSITARY; STICHTING PHILIPS PENSIOENFONDS; STK LONG BIASED MASTER FUNDO DE INVESTIMENTO EM AÇÕES; STK LONG ONLY FIA; STOREBRAND SICAV; STUDIO ICATU 49 PREVIDENCIARIO FIM; STUDIO ICATU PREVIDENCIARIO FIFE FUNDO DE INVESTIMENTO MULTI; STUDIO MASTER 70 PREV FIFE FUNDO DE INVESTIMENTO MULTIMERCAD; STUDIO MASTER FIA; STUDIO MASTER II FUNDO DE INVESTIMENTO AÇÕES; STUDIO MASTER V FIM; SUNAMERICA SERIES TRUST SA EMERGING MARKETS EQUITY; SUPERANNUATION FUNDS MANAGEMENT CORPORATION OF S AUSTRALIA; SWISS FONDS AG, FAOBO SWC (CH) IND FD I - SWC CH I EQ F E MK; SWISSCANTO FONDSLEITUNG AG ON B. OF S. (CH) E. F. S. E. M.; T ROWE PRICE FUNDS SICAV; T ROWE PRICE INT FNDS T.ROWE PRICE L AMER FUN; T. ROWE PRICE FUNDS OEIC-GLOBAL VALUE EQUITY FUND; T. ROWE PRICE GLOBAL ALLOCATION FUND; T. ROWE PRICE GLOBAL EX-U.S. EQUITY MACRO POOL; T. ROWE PRICE GLOBAL VALUE EQUITY FUND; T. ROWE PRICE INTERNATIONAL SMALL-CAP EQUITY TRUST; T.ROWE P.INTERNATIONAL DISCOVERY FUND; T.ROWE PRICE EMERGING MARKETS STOCK FUND; T.ROWE PRICE FUNDS B SICAV; T.ROWE PRICE GLOBAL ALLOCATION FUND, INC.; T.ROWE PRICE INSTITUTIONAL EMERGING MARKETS EQUITY FUND; T.ROWE PRICE RETIREMENT HYBRID TRUST; TEACHER RETIREMENT SYSTEM OF TEXAS; TEACHERS RETIREMENT SYSTEM OF OKLAHOMA; TEACHERS RETIREMENT SYSTEM OF THE STATE OF ILLINOIS; TETFT-TOUCHSTONE SANDS CAPITAL EMERGING MARKETS EX; TEXAS MUNICIPAL RETIREMENT SYSTEM; THE BANK OF N. Y. M. (INT) LTD AS T. OF I. E. M. E. I. F. UK; THE BANK OF NEW YORK MELLON EMP BEN COLLECTIVE INVEST FD PLA; THE BK OF NEW YORK MELLON INTERN LIN AS TR OF M W E M FD; THE BOARD OF THE PENSION PROTECTION FUND; THE BUNTING FAMILY

VI SOCIALLY RESPONSIBLE LLC; THE EMERGING M.S. OF THE DFA I.T.CO.; THE GOLDMAN SACHS TRUST COMPANY NA COLLECTIVE TRUST; THE MASTER T BK OF JPN, LTD AS T OF NIKKO BR EQ MOTHER FUND; THE MASTER TRT BK JPN TRUSTEE OF JPM BRICS5 MOTHER FUND; THE MASTER TRUST BANK OF JAP LTD. AS TR. FOR MTBJ400045829; THE MASTER TRUST BANK OF JAP, LTD. AS TR. FOR MTBJ400045828; THE MASTER TRUST BANK OF JAPAN, LTD. AS T F MTBJ400045832; THE MASTER TRUST BANK OF JAPAN, LTD. AS T OF MUTB400021492; THE MASTER TRUST BANK OF JAPAN, LTD. AS T OF MUTB400021536; THE MASTER TRUST BANK OF JAPAN, LTD. AS T. FOR MTBJ400045835; THE MASTER TRUST BANK OF JAPAN, LTD. AS TR FOR MUTB400045792; THE MASTER TRUST BANK OF JAPAN, LTD. AS TRU FO MTBJ400045849; THE MASTER TRUST BANK OF JAPAN, LTD. AS TRUSTEE FO; THE MASTER TRUST BANK OF JAPAN, LTD. AS TRUSTEE FOR MUTB4000; THE MASTER TRUST BANK OF JAPAN, LTD. AS TRUSTEE OF; THE MASTER TRUST BANK OF JAPAN, LTD. TRUSTEE MUTB400038099; THE MASTER TRUST BANK OF JAPAN, LTD. TRUSTEE MUTB400045794; THE MASTER TRUST BOJ, LTD. AS TOK EMERGING EO MOTHER FD; THE MONETARY A. OF S. A. AS. A. OF THE F. S. D. FUND; THE MONETARY AUTHORITY OF SINGAPORE; THE NEW ZEALAND GUARDIAN TRUST COMPANY LIMITED AS TRUSTEE FO; THE NEW ZEALAND GUARDIAN TRUST COMPANY LIMITED IN ITS CAPAC; THE NOMURA T AND B CO LTD RE I E S INDEX MSCI E NO HED M FUN; THE NOMURA T AND B CO LTD RE NIPPON C E MARKETS MOTHER FUND; THE NOMURA TRUST AND BANKING CO LTD. RE: FIDELIT; THE PUBLIC INSTITUTION FOR SOCIAL SECURITY; THE REGENTS OF THE UNIVERSITY OF CALIFORNIA; THE SEVENTH SWEDISH NATIONAL PENSION FUND - AP7 EQUITY FUND; THE STATE TEACHERS RETIREMENT SYSTEM OF OHIO; THE UNITED NATIONS JOINTS STAFF PENSION FUND; THOMAS MAGNO DE JESUS SILVEIRA; THREADNEEDLE INVESTMENT FUNDS ICVC - LATIN AMERICA; THRIFT SAVINGS PLAN; THRIFT SAVINGS PLAN; TIAA-CREF FUNDS - TIAA-CREF EMERGING MARKETS EQUITY I F; TOTAL INTERNATIONAL EX U.S. I MASTER PORT OF MASTER INV PORT; TOUCHSTONE STRATEGIC TRUST - TOUCHSTONE SANDS C E M G F; TREASURER OF THE ST.OF N.CAR.EQT.I.FD.P.TR.; TRIKUTA PARTNERS MASTER FUND, LTD.; TRINETRA EMERGING MARKETS GROWTH FUND; TRINITY COLLEGE CAMBRIDGE; TRPH CORPORATION; UNIVERSAL INVEST LUXEMBOURG SA ON BEHALF OF UNIVEST; UNIVERSAL-INVESTMENT-GE. MBH ON B. OF LVUI EQ. EM. MKTS; UNIVERSAL-IVEST-GESELLSCHAFT MBH ON BEHALF OF BAYVK A2-FONDS; UTAH STATE RETIREMENT SYSTEMS; VAERDIPAPIRFONDEN SPARINVEST INDEX GLOBALE AKTIER; VANGUARD EMERGING MARKETS SHARES INDEX FUND; VANGUARD EMERGING MARKETS STOCK INDEX FUND; VANGUARD ESG INTERNATIONAL; VANGUARD F. T. C. INST. TOTAL INTL STOCK M. INDEX TRUST II; VANGUARD FIDUCIARY TRT COMPANY INSTIT T INTL STK MKT INDEX T; VANGUARD FUNDS PLC / VANGUARD ESG EMERGING MARKETS; VANGUARD FUNDS PLC / VANGUARD ESG GLOBAL ALL CAP U; VANGUARD FUNDS PUBLIC LIMITED COMPANY; VANGUARD INTERNATIONAL HIGH DIVIDEND YIELD INDEX F; VANGUARD INV FUNDS ICVC-VANGUARD FTSE GLOBAL ALL CAP INDEX F; VANGUARD INVESTMENT SERIES PLC; VANGUARD INVESTMENT SERIES PLC / VANGUARD ESG EMER; VANGUARD TOTAL INTERNATIONAL STOCK INDEX FD, A SE VAN S F; VANGUARD TOTAL WORLD STOCK INDEX FUND, A SERIES OF; VARIABLE INSURANCE PRODUCTS FUND II: EMERGING MARKETS PORTFO; VARIABLE INSURANCE PRODUCTS FUND II: INTERNATIONAL; VERDIPAPIRFONDET DNB GLOBAL EMERGING MARKETS INDEK; VERDIPAPIRFONDET KLP AKSJE FREMVOKSENDE MARKEDER INDEKS I; VERDIPAPIRFONDET STOREBRAND INDEKS ALLE MARKEDER; VERDIPAPIRFONDET STOREBRAND INDEKS NYE MARKEDER; VERIZON MASTER SAVINGS TRUST; VOYA EMERGING MARKETS INDEX PORTFOLIO; VOYA VACS INDEX SERIES EM PORTFOLIO; WASHINGTON STATE INVESTMENT BOARD; WELLINGTON EMERGING MARKETS EQUITY FUND (AUSTRALIA); WELLINGTON MANAGEMENT FUNDS (IRELAND) PLC; WELLINGTON MANAGEMENT FUNDS (LUXEMBOURG) - WELLING; WELLINGTON TRUST COMPANY N.A.; WELLS FARGO (LUX) WORLDWIDE FUND; WELLS FARGO ADVANT EMERGING MARKETS EQUITY FUND; WEST YORKSHIRE PENSION FUND; WILMAR KLEEMANN; WISHBONE DELAWARE BRAZIL I, LLC; WM POOL - EQUITIES TRUST NO 74; WM POOL - EQUITIES TRUST NO. 75; XTRACKERS; XTRACKERS (IE) PUBLIC LIMITED COMPANY; E XTRACKERS MSCI ACWI EX USA ESG LEADERS EQUITY ETF; DOUGLAS FABIANO DE MELO.

LOCALIZA RENT A CAR S.A.
PUBLICLY HELD COMPANY
CORPORATE TAX ID (CNPJ) No. 16.670.085/0001-55
NIRE 3130001144-5

ANNEX III TO THE MINUTES OF THE ORDINARY AND EXTRAORDINARY GENERAL MEETINGS
HELD ON APRIL 30, 2025.

Protocol and Justification for the Merger of Localiza Franchising Brasil S.A. by Localiza Rent a Car S.A.

[continues on next page]

Protocol and Justification for the Merger of Localiza Franchising Brasil S.A.

PROTOCOL AND JUSTIFICATION INSTRUMENT OF THE MERGER OF LOCALIZA FRANCHISING BRASIL S.A. INTO LOCALIZA RENT A CAR S.A.

By this private instrument and in the due terms of the law, the management bodies of the parties informed below:

- (1) **LOCALIZA RENT A CAR S.A.**, a Brazilian corporation registered as a publicly-held company in category “A” with the Brazilian Securities and Exchange Commission (“CVM”), headquartered in the city of Belo Horizonte, State of Minas Gerais, at Avenida Bernardo de Vasconcelos, no. 377, Bairro de Cachoeirinha, CEP 31.150-000, registered with the National Registry of Legal Entities (“CNPJ”) under No. 16.670.085/0001-55, with its articles of incorporation filed with the Board of Trade of the State of Minas Gerais (“JUCEMG”) under the Business Registration Identification Number (“NIRE”) 3130001144-5 (“Localiza” or “Merging Company”); and
- (2) **LOCALIZA FRANCHISING BRAZIL S.A.**, a Brazilian corporation not registered as a publicly-held company, headquartered in the city of Belo Horizonte, State of Minas Gerais, at Avenida Bernardo de Vasconcelos, no. 377, Bairro de Cachoeirinha, CEP 31.150-000, registered with the CNPJ under no. 06.291.437/0001-08, with its articles of incorporation filed with JUCEMG, under NIRE 3130001972-1 (“Localiza Franchising” or “Merged Company”).

Localiza and Localiza Franchising hereinafter referred to individually as “Party” and jointly as “Parties” or “Companies”.

RESOLVE to enter into, for the reasons and purposes detailed below, this “*Instrument of Protocol and Justification for the Merger of Localiza Franchising Brasil S.A. into Localiza Rent a Car S.A.*” (“Protocol”), in accordance with articles 224, 225 and paragraph 3 of article 227 of Law No. 6,404, of December 15, 1976, as amended and in force (“Brazilian Corporate Law”), in compliance with the terms, clauses and conditions set out below:

1. OBJECT AND JUSTIFICATION OF THE MERGER

- 1.1. Object. Through this Protocol, the management of Localiza and Localiza Franchising proposed to their respective shareholders the terms and conditions of the merger of Localiza Franchising, with the absorption of all its assets by Localiza and the consequent dissolution of the merged entity, in accordance with Articles 224, 225, and 227, paragraph 3 of the Brazilian Corporate Law. (“Merger”).
- 1.2. Justification. The merger is justified by the convenience to the corporate interests of the Companies and is based on strategic grounds, considering that the merging company has the necessary conditions to conduct all activities currently carried out by the merged company. The unification of their respective activities and management will bring significant administrative, economic, and financial benefits to the Parties, particularly through the rationalization and simplification of the corporate structure and, consequently, the consolidation and reduction of combined operational, logistics and administrative costs and expenses. This will allow the Parties to capture efficiency and synergies.

2. COMPANIES ENGAGED

- 2.1. Share Capital of the Merged Company. The share capital of the Merged Company, fully subscribed and paid up, on this date, is BRL 399,069.40 (three hundred and ninety-nine thousand, sixty-nine reais and forty cents) divided into 399,069 (three hundred and ninety-nine thousand and sixty-nine) registered common shares, with no par value.
- 2.2. Share Capital of the Merging Company. The share capital of the Merging Company, fully subscribed and paid up, on this date, is BRL 17,908,250,234.77 (seventeen billion, nine hundred and eight million, two hundred and fifty thousand, two hundred and thirty-four reais and seventy-seven cents), divided

into 1,082,620,720 (one billion, eighty-two million, six hundred and twenty thousand, seven hundred and twenty) registered common shares with no par value.

3. EVALUATION CRITERIA

3.1. Evaluation Criteria The assets, rights and obligations of the Localiza Franchising equity to be transferred to Localiza for the purposes of the merger was assessed based on its book value, as determined in an appraisal report as of January 31, 2025 ("Base Date"), in accordance with fundamental accounting principles, on a consistent basis, containing all necessary and sufficient accounting elements for the merger, in compliance with Article 227, paragraph 1, combined with Article 8 of the Brazilian Corporate Law.

3.2. Appraisal Firm; Appraisal Report The management of the Parties appointed, *ad referendum* of the Extraordinary General Meeting of Localiza that deliberates on the Merger, **Meden Consultoria Empresarial Ltda.**, a company established in the city of Rio de Janeiro, RJ, at Rua Primeiro de Março, no. 23, 22nd floor, registered with the National Registry of Legal Entities of the Ministry of Finance under no. 27.936.447/0001-23 and registered with the Regional Accounting Council of the State of Rio de Janeiro under no. CRC/RJ-008590/O-0 ("Appraisal Firm"), to prepare the appraisal report of the of Localiza Franchising equity, at its book value, to be transferred to Localiza, prepared on the Base Date and in accordance with the financial statements, which is attached to and becomes an integral and inseparable part of this Protocol in the form of **Appendix A**, with its respective appendices ("Appraisal Report"), with the amounts specified therein subject to analysis and approval by the shareholders of the Merging Company and the Merged Company, in accordance with the law.

3.2.1. The Appraisal Firm was selected for the work described herein considering its extensive and notable experience in preparing reports and appraisals of this nature.

3.2.2. Under the terms of Article 227, paragraph 1 of the Brazilian Corporate Law, the nomination of the Appraisal Firm will be submitted for ratification by the Localiza Extraordinary General Meeting that is to deliberate on the merger.

3.2.3. Localiza will bear all costs concerning the hiring of the Appraisal Firm to prepare the Appraisal Report.

3.3. Equity Version Once the Merger is approved, all of the assets, rights and obligations of the Merged Company will be transferred to the Merging Company, that is, all of the assets and liabilities of the Merged Company, equal to BRL 7,964,479.00 (seven million, nine hundred and sixty-four thousand, four hundred and seventy-nine reais), pursuant to the Appraisal Report.

3.3.1. As a result of the Merger, all operations of Localiza Franchising are transferred to the Merging Company, which will succeed it in all its assets, rights, and obligations, on a universal basis, and for all intents and purposes, without any interruption. This results in the dissolution of the Merged Company. This transfer includes the temporary holding of assets, rights, and obligations of the Merged Company by the Merging Company in its name until all registrations have been formalized and all required authorizations have been obtained under applicable law.

3.3.2. The following are included among the assets and liabilities of Localiza Franchising to be transferred to Localiza, by way of example only and without prejudice to the others included in the Localiza Franchising equity: (a) all offices and locations of Localiza Franchising listed in **Appendix B** of this Protocol, whose activities will be developed at Localiza locations as of the Merger; (b) all property, plant and equipment of Localiza Franchising, including; (c) all personal and/or real guarantees granted and provided by third parties in favor of Localiza Franchising, if any; (d) all current contracts to which Localiza

Franchising is a party; and (e) all intangible assets, which include intellectual properties, such as licensed and owned brands and patents of Localiza Franchising, duly described in appendices I and II of the Appraisal Report. Additionally, all Localiza Franchising employees will be transferred to Localiza, as well as their respective labor obligations.

3.3.3. It is hereby noted that Localiza Franchising does not have any real estate properties registered under its CNPJ, and therefore, there is no real estate property to be transferred to the Merging Company, as result of the merger.

3.3.4. For clarification purposes, as this is a Merger, all assets and rights of Localiza Franchising will be transferred to Localiza by universal succession, regardless of whether or not they are mentioned in the Appendices referred to in this Protocol.

3.4. Implementation of the Merger. The Merger will be effective, for all intents and purposes, on April 30, 2025, subject to the corporate approvals described in Clause 5.1 below.

3.5. Equity Variations. After the Merger is effective, in compliance with article 224, item III, of the Brazilian Corporate Law, the equity and income variations that occurred in the Merged Company from the Base Date to the date of effective Merger will be absorbed and recorded by the Merging Company, including any positive and negative results arising from changes in this period, considering, in each case, the respective equity elements transferred. Without prejudice, until the effective date of the Merger, the changes in equity and income occurring in the Merged Company will continue to be duly recorded by the company.

3.6. Exemption from the requirements of art. 264 of the Brazilian Corporate Law. Considering that the Merger will be approved by the sole shareholder of Localiza Franchising, according to the decision of the CVM Collegiate Board on February 15, 2018 in SEI Case No. 19957.011351/2017-21, it is not necessary to prepare the report referred to in article 264 of the Brazilian Corporate Law in operations involving the merger of a wholly-owned subsidiary by a publicly-held parent company.

4. EFFECTS OF THE MERGER

4.1. Effects to the Share Capital of the Merging Company. If the merger is approved pursuant to Clause 5.1 below, the merger will not result in an increase in the Localiza share capital, nor will it alter its bylaws, since the Merging Company already owns all of the Merged Company share capital. Therefore, the equity of the Merged Company is already reflected in the assets of the Merging Company.

4.2. Dissolution of the Merged Company. As a result of the transfer of all the assets and liabilities of the Merged Company to the Merging Company, the Merged Company will be dissolved upon the Merger.

4.3. Appraisers. The Appraisal Firm and its professionals responsible for the Appraisal Report have stated: (i) to not have any direct or indirect interest in the Parties or in the Merger, and there is no relevant circumstance concerning the Appraisal Firm that could characterize conflict of interest, current or potential, in relation to the shareholders of the Parties, the Parties or, further yet, with regard to the Merger; and (ii) that no shareholder or management of the Parties directed, limited, hindered or performed any acts that have or may have compromised access to, use of or knowledge of information, assets, documents or work methodologies relevant to the quality of their respective conclusions.

5. CORPORATE AND REGULATORY AGENCIES APPROVALS

5.1. Corporate Actions. The implementation of the Merger will depend on the realization of the following corporate actions:

- (i) Meeting of the Localiza Fiscal Council, to provide an opinion on management proposal for the Merger, under the terms of this Protocol;

- (ii) Meeting of the Board of Directors of Localiza, to deliberate on: (a) approving the execution of this Protocol; (b) approving the management proposal for the Extraordinary General Meeting of Localiza to be convened under item (c) below, whose agenda will consist of deliberation on the following matters: (b.1) approval of the execution of this Protocol; (b.2) ratification of the appointment and hiring of the Appraisal Firm to prepare the Appraisal Report; (b.3) approval of the Appraisal Report; (b.4) approval of the Merger, under the terms and conditions set forth in this Protocol, and (b.5) authorization for the execution, by Localiza management, of the actions necessary to implement the Merger ; (c) the convening of the Localiza Extraordinary General Meeting, to deliberate on the matters in the previous items; and (d) the authorization for the Localiza Board of Directors to perform any and all actions, negotiate and enter into any contracts and/or instruments and their eventual amendments, necessary or desirable for the previous deliberations, if approved;
- (iii) The Localiza Extraordinary General Meeting, to deliberate on: (a) the approval of the execution of this Protocol; (b) the ratification of the appointment and hiring of the Appraisal Firm to prepare the Appraisal Report; (c) the approval of the Appraisal Report; (d) the approval of the Merger, under the terms and conditions provided for in this Protocol, and (e) authorization for the execution, by Localiza management, of the actions necessary to implement the Merger; and
- (iv) The Localiza Franchising Extraordinary General Meeting, to deliberate on: (a) the approval of the execution of this Protocol; (b) the ratification of the appointment and hiring of the Appraisal Firm to prepare the Appraisal Report; (c) the approval of the Appraisal Report; (d) the approval of the Merger, under the terms and conditions provided for in this Protocol, and (e) authorization for the execution, by Localiza Franchising management, of the actions necessary to implement the Merger.

5.2. Authorization. Once the Merger has been approved under the terms above, the Companies management are accountable and authorized to take the necessary measures to implement the terms and conditions agreed upon in this Protocol, in accordance with the applicable laws.

6. OTHER CONDITIONS APPLICABLE TO THE MERGER

6.1. Accountability and Succession. The Merging Company is to succeed the Merged Company in all its assets, rights and obligations that comprise the assets of the Merged Company and which is to be transferred to the Merging Company under the terms of this Protocol, without interruption, in accordance with article 227 of the Brazilian Corporate Law.

6.2. Exemption from financial statements and *pro forma* financial statements. The obligations set forth in Chapter III of CVM Resolution No. 78, of March 29, 2022, do not apply to the Merger, given that this: (a) does not represent a dilution of more than 5% (five percent), as it will not result in a capital increase for Localiza and, consequently, there will be no share exchange ratio; and (b) does not constitute a relevant transaction, for the purposes of OCPC Technical Guidance No. 06.

6.3. Withdrawal Rights. Considering that Localiza Franchising is, prior to the Merger, a Localiza wholly-owned subsidiary, and there is no need to speak of dissenting shareholders of the Merged Company, the withdrawal rights set forth in the Brazilian Corporate Law is not applicable. Likewise, there is no need to talk about the incidence of the option of withdrawal rights for Localiza shareholders (*i.e.*, Merging Company), as the applicable laws limits such right exclusively to the shareholders of the merged company.

6.4. Authorizations. Once the Merger has been approved by the shareholders of the Merging Company and the Merged Company, as the case may be, the respective management is to be responsible for filing and publishing all actions relating to the Merger after approval pursuant to Clause 5.1 above,

including recognizing the existence of any asset or right transferred to Localiza through the Merger.

- 6.5. Disclosure.** The relevant documentation will be available to the Localiza and Localiza Franchising shareholders (i) at their respective head offices; (ii) on the Localiza investor relations website; and (iii) on the CVM and B3 S.A. – Brasil, Bolsa, Balcão websites, within the deadlines of the approval procedures pursuant to Clause 5.1 above.
- 6.6. Amendments.** This Protocol may only be amended by means of a written instrument signed by the Parties.
- 6.7. Legal Terms.** This Protocol contains the conditions required by the Brazilian Corporate Law and the Civil Code for the Merger proposal.
- 6.8. Nullity and Effectiveness.** Any declaration by any court of nullity or ineffectiveness of any of the agreements contained in this Protocol shall not jeopardize the validity and effectiveness of the others, which shall be fully complied with, and the Parties shall undertake to use their best efforts to validly adjust themselves in order to obtain the same effects as the agreement that has been annulled or has become ineffective.
- 6.9. Resignation.** The failure or delay of either Party to exercise any of its rights under this Protocol shall not be deemed as resignation or novation and shall not affect the subsequent exercise of such right. Any resignation will only be effective if specifically granted and in writing.
- 6.10. Irrevocability and Irreversibility.** This Protocol is irrevocable and irreversible (except if amended or waived as provided herein), and the obligations taken on herein by the Parties also bind their successors in any capacity.
- 6.11. Assignment.** The assignment of any of the rights and obligations agreed upon in this Protocol is prohibited without the prior and express written consent of the Parties.
- 6.12. Jurisdiction.** The Parties elect the jurisdiction of the District of Belo Horizonte, State of Minas Gerais, to the exclusion of any other, as the competent jurisdiction to resolve doubts and questions arising from this Protocol.
- 6.13. Applicable law.** This Protocol shall be governed, interpreted and enforced in accordance with the current legislation of the Federative Republic of Brazil.
- 6.14. Electronic Signature.** The Parties warrant and agree that this Protocol, including all signature pages and any appendices, will be signed electronically or digitally, which they recognize as legal, valid and legitimate to establish and bind the Parties to the rights and obligations provided for herein, even if they do not use a digital certificate issued according to the ICP-Brasil standard. The Parties also agree that the electronic or digital signature of this Protocol does not hinder or impair its enforceability, and should be considered, for all intents and purposes, an extrajudicial executive instrument for all intents and purposes and effects of Law No. 13,105, of March 16, 2015, as amended.

AND AS THEY ARE FAIR AND CONTRACTED, the Parties electronically sign this Protocol, along with the two undersigned witnesses.

Belo Horizonte, April 30, 2025.

Parties:

Localiza Rent a Car S.A.

Breno Davis Campolina
Director

Rodrigo Tavares Gonçalves de Sousa
Director

Localiza Franchising Brasil S.A.

Breno Davis Campolina
Director

Rodrigo Tavares Gonçalves de Sousa
Officer

Witnesses:

Gabriella Gomes Vieira Campos Faustino
CPF: 069.682.996-74

Anne Marina Osório Leopoldo
CPF: 067.336.726-69

Appendix A
to the Protocol and Justification of the Merger
of Localiza Franchising Brasil S.A. by Localiza Rent a Car S.A.

Appraisal Report prepared by the Appraisal Firm

LOCALIZA FRANCHISING BRASIL S.A.

**Equity Appraisal Report calculated based on
accounting books.**

To the Shareholders and Management

Localiza Franchising Brasil S.A.

Av. Bernardo de Vasconcelos, 377 - Cachoeirinha

Belo Horizonte - MG

Accounting firm information

1. Meden Consultoria Empresarial Ltda. ("Meden Consultoria"), a company established in the city of Rio de Janeiro, RJ, at Rua Primeiro de Março, no. 23, 22nd floor, registered with the National Registry of Legal Entities of the Ministry of Finance under No. 27.936.447/0001-23, registered with the Regional Accounting Council of the State of Rio de Janeiro under No. CRC/RJ-008590/O-0, represented by its undersigned partner, Mr. Fellipe Franco Rosman, accountant, holder of ID number (RG) 20.258.186-4, registered with the Individual Taxpayer Registry (CPF) under number 111.411.507-00 and with the Regional Accounting Council of Rio de Janeiro under number CRC/RJ-130003/O-8, resident and domiciled in Rio de Janeiro – RJ, with an office at the same address as the represented party, appointed by the management of Localiza Franchising Brasil S.A. ("Localiza Franchising Brasil" or "Company"), registered with CNPJ no. 06.291.437/0001-08, to proceed with the Appraisal of its Accounting Equity.

Objective of the appraisal

2. The appraisal of the Company equity on January 31, 2025 aims to support the merger of its equity by the parent company Localiza Rent a Car S.A., Company registered under CNPJ no. 16.670.085/0001-55, in order to comply with the provisions of articles 226 and 227 of Law No. 6,404/76 (Brazilian Corporate Law).

Management accountability for accounting information

3. Company Management is responsible for preparing the books and preparing the accounting information in accordance with Brazilian accounting practices, as well as the relevant internal controls that it has determined to be necessary to allow the preparation of such accounting information free of material misstatement, regardless of whether caused by fraud or error. The summary of the main accounting practices adopted by the Company is described in Appendix II of the appraisal report.

Scope of accountant work and responsibilities

4. Our responsibility is to provide a conclusion on the carrying amount of the Company's Equity on January 31, 2025, based on the work conducted in accordance with Technical Communication CTG 2002, approved by the Federal Accounting Council (CFC), which sets forth the use of examination procedures applied to the accounts that record certain assets that appear in the appendix to this report and that on that date were recorded in the Company balance sheet. Therefore, we conducted the examination of said Equity in accordance with the applicable accounting standards, which require compliance with ethical requirements by the accountant and that the work be planned and executed with the objective of obtaining reasonable assurance that the Accounting Equity, which is the object of our appraisal report, is free of material misstatement.
5. The issuance of an appraisal report encompasses the execution of selected procedures to obtain evidence regarding the amounts accounted for. The procedures selected depend on accountant judgment, including the risk assessment of material misstatements in

Accounting Equity, regardless of being caused by fraud or error. In this risk assessment, the accountant considers the internal controls relevant to prepare the Company balance sheet to plan the procedures that are appropriate according to the circumstances, but not for the purpose of expressing an opinion on the effectiveness of said internal controls of the Company. The work also includes an assessment of the appropriateness of the accounting policies used and the reasonableness of the accounting estimates and related disclosures made by Management. We believe that the evidence obtained is sufficient and adequate to support our opinion.

Conclusion

6. Based on the work carried out, we conclude that the amount of **BRL 7,964,479.00** (seven million, nine hundred and sixty-four thousand, four hundred and seventy-nine reais), recorded in the Company's accounting books, represents, in all material respects, the balance of the Company Accounting Equity, assessed in accordance with Brazilian accounting practices.

Rio de Janeiro, March 11, 2025.

Fellipe Franco | CRC/RJ-130003/O-8

Meden Consultoria Empresarial Ltda. | CRC/RJ-008590/O-0

Demonstrative table of the Accounting Equity of Localiza Franchising Brasil, on January 31, 2025, in compliance with the provisions of articles 226 and 227 of Law 6,404/76.

<u>Localiza Franchising Brasil S.A.</u>	<u>Demonstrações Contábeis</u>
Balanco Patrimonial (R\$)	Saldos em 31/01/2025
ATIVO CIRCULANTE	14.432.316,84
Caixa e equivalentes de caixa	68.726,02
Aplicações financeiras	9.755.539,95
Contas a receber	3.929.785,14
Outros ativos circulantes	678.265,73
ATIVO NÃO CIRCULANTE	16.141.369,27
REALIZÁVEL A LONGO PRAZO	8.927.127,60
Contas a receber - LP	2.516.695,84
Depósitos judiciais	6.410.431,76
IMOBILIZADO	1.324.906,84
INTANGÍVEL	5.889.334,83
TO TAL DO ATIVO	30.573.686,11
PASSIVO CIRCULANTE	11.329.847,96
Fornecedores	338.055,93
Obrigações sociais e trabalhistas	1.318.677,28
Imposto de renda e contribuição social a pagar	203.209,43
Arrendamentos a pagar - CP	517.227,48
Receitas a realizar - CP	3.073.272,18
Dividendos	1.934.122,41
CEPIN	3.647.043,74
Outros passivos circulantes	298.239,51
PASSIVO NÃO CIRCULANTE	11.279.359,15
Provisões para riscos	5.182.402,44
Arrendamentos a pagar - LP	880.332,45
Receitas a realizar - LP	5.036.695,04
Outros passivos não circulantes	179.929,22
PATRIMÔNIO LÍQUIDO	7.964.479,00
Capital social	399.069,40
Reservas de capital	883.973,25
Reservas de lucros	5.882.181,12
Resultado do Período	799.255,23
TO TAL DO PASSIVO	30.573.686,11

Table 1: Company balance sheet

MAIN ACCOUNTING POLICIES OF THE COMPANY

The summary of the main accounting policies adopted by the Company is presented below:

a) Financial Statements

The balance sheet collected on the base date was prepared based on accounting guidelines issued by the Brazilian Corporate Law and is presented in accordance with accounting practices adopted in Brazil, which follow the accounting standards issued by the Accounting Pronouncements Committee (CPC) and approved by the Federal Accounting Council (CFC).

b) Functional and presentation currency

The balance sheet and the equity elements subject to the appraisal are presented in Brazilian Real (BRL), which is the Company's functional currency.

c) Current Assets

- **Financial Investments:**

This account is comprised of funds temporarily invested by the Company in various instruments, such as Bank Certificates of Deposit, Certificates of Deposit from banking institutions and Investment Funds.

- **Trade Receivables:**

Amounts owed to the Company for sales or services on credit, including customer balances, in addition to bad debt, in order to adequately reflect the probable realization of the amounts

accounted for. "Trade Receivables" is accounted for in Current Assets when the expectation of receiving the credits is up to 12 (twelve) months. Otherwise, it is recorded in Non-Current Assets.

d) Non-Current Assets

- **Escrow deposits:**

These amounts are deposited in court to guarantee potential contingencies or legal disputes, mostly related to the collection of city tax levied on rent (ISS) remaining unavailable until the conclusion of the ongoing processes.

e) Current Liabilities

- **Payroll and Related Taxes:**

They include the company's financial duties towards its employees, including the payment of salaries, vacation, 13th salary, FGTS, INSS and other related responsibilities.

- **Leases Payable:**

They represent the amounts concerning lease agreements held by the Company with third parties. These balances are recognized and measured in accordance with CPC 06 (R2)/IFRS 16, being classified in Current Liabilities when they are due within the next 12 (twelve) months, and in Non-Current Liabilities for payments expected in longer terms.

- **Revenues Payable:**

They refer to, for example, prepayments from customers or revenues relating to services or products that have not yet been fully provided or delivered. Therefore, as contractual obligations are fulfilled and services are effectively provided or products are delivered, the respective amount will be restated and recognized as revenue in the

statement of income, in accordance with applicable accounting standards. The balances in this account are recorded in Current Liabilities when recognition is expected to occur within 12 (twelve) months. Otherwise, it is accounted for in Non-Current Liabilities.

- **Dividends:**

Corresponds to the amounts of dividends approved in the shareholders' meeting and not yet paid to shareholders, accounted for in liabilities until effective settlement, in accordance with corporate law and the Company's Bylaws.

- **CEPIN:**

Represents the obligations and commitments undertaken by the Company for the National Institutional Promotional Business Campaign (CEPIN) fund. CEPIN is an advertising fund for which Localiza Franchising Brasil charges 2.5% of its franchisees' revenues monthly, in order to finance advertising campaigns and marketing actions for the benefit of the actual franchisees.

f) Non-Current Liabilities

- **Provisions for risks:**

Provisions for risks represent liabilities of an uncertain nature as to amount or term, but whose probability of occurrence and possibility of measurement, even if estimated, are considered probable and reliable. These provisions are mostly related to lawsuits, administrative proceedings, or other obligations whose outcomes and amounts depend on future decisions.

g) Share Capital

The Company's share capital is BRL399,069.40 (three hundred and ninety-nine thousand, sixty-nine reais and forty cents), consisting of 399,069 (three hundred and ninety-nine thousand, sixty-nine) shares.

Appendix B
to the Protocol and Justification of the Merger
of Localiza Franchising Brasil S.A. by Localiza Rent a Car S.A.

Offices and Locations of Localiza Franchising Brasil S.A.

Current CNPJ (Corporate Taxpayers' ID)	City	State	State Registration Number	Localiza CNPJ that will handle the activities of the Original Location
06.291.437/0002-99	Belo Horizonte	Minas Gerais (MG)	Not applicable	16.670.085/0001-55