

**AMERICANAS S.A.**  
CNPJ/ME No. 00.776.574/0006-60  
Commercial Register (NIRE) 3330029074-5  
**Public Held Company**

**MINUTES OF THE EXTRAORDINARY GENERAL MEETING HELD ON DECEMBER 10, 2021**

**DATE, TIME AND VENUE:** On December 10, 2021, at 2:00 p.m., in the auditorium attached to the headquarters of Americanas S.A. ("Company"), located in the city and state of Rio de Janeiro, at Rua Coelho e Castro, 38, Saúde, ZIP 20081-060.

**CALL:** Call Notice published in the newspapers "Diário Oficial do Estado do Rio de Janeiro", on November 04, 05 and 08, 2021, on pages 13, 9 and 5, respectively, and "Valor Econômico" on November 04, 05 and 08, 2021, on pages C5, C5 and C7, respectively.

**ATTENDANCE:** Shareholders holding common shares, representing approximately 81.21% of the Company's voting capital stock, already considering the distance voting ballots sent directly to the Company or through the systems of B3 S.A. - Brasil, Bolsa, Balcão ("B3") and the bookkeeping agent. Also attended Mr. Miguel Gutierrez, Chief Executive Officer of the Company, Mr. Carlos Alberto de Souza, member of the Company's Fiscal Council, Mr. Luiz Paulo Silveira and Bruno Gravina Bottino, representatives of APSIS Consultoria Empresarial Ltda., and APSIS Consultoria e Avaliações Ltda, Mr. Gustavo José Pimentel Sardinha, representative of PricewaterhouseCoopers Auditores Independentes and legal advisors Mr. Paulo Cezar Aragão, Ms. Monique Mavignier, Ms. Ana Paula Reis and Mr. Pedro Mello Mares-Guia, members of BMA Advogados.

**PRESIDING BOARD:** Chairman: Mauro Muratório Not; Secretary: Paulo Cezar Aragão.

**DOCUMENTS FILED AT THE COMPANY'S HEADQUARTERS AND MADE AVAILABLE ON THE CVM AND B3 WEBSITES THROUGH THE PERIODIC AND EVENTUAL INFORMATION SYSTEM (IPE):** The documents and information related to the matters to be discussed at the meeting and the other documents and information provided for in the Securities and Exchange Commission ("CVM") Instructions were made available through the Periodic and Eventual Information System (IPE), pursuant to article 6 of CVM Instruction No. 481/09, at the Company's headquarters, on its Investor Relations website (<https://ri.americanas.com/>), and on the B3 ([www.b3.com.br](http://www.b3.com.br)) and CVM ([www.cvm.gov.br](http://www.cvm.gov.br)) websites.

**AGENDA:** *(i)* Approve the terms and conditions of the "Protocol and Justification of the Merger of Lojas Americanas S.A. into Americanas S.A.", executed by the managers of Lojas Americanas S.A. ("Lojas Americanas") and the Company ("Protocol and Justification" and "Merger"), with the consequent adoption of the Updated Term of Vote; *(ii)* Ratify the hiring of Apsis Consultoria e Avaliações Ltda. (CNPJ/ME no. 08.681. 365/0001-30) to proceed with the appraisal and determine the book value of Lojas Americanas ("Accounting Appraisal Report"); *(iii)* Approve the Accounting Appraisal Report; *(iv)* Approve the Merger, with the consequent issuance of shares to be subscribed and paid up by the managers of Lojas Americanas, on behalf of its shareholders, increasing the Company's capital stock by an amount corresponding to the remaining portion of Lojas Americanas' equity that does not correspond to the investment in the Company on the date of the Merger; *(v)* update the *caput* of article 5 of the Company's Bylaws to reflect the capital increase arising from the Merger and the other capital increases approved by the Board of Directors, within the limit of the authorized capital, at the meetings held on July 27, 2021 and

October 29, 2021; **(vi)** to complement the Company's corporate purpose, so as to include franchise operations, the rendering of advertising and publicity services to third parties, financing to clients, the commercialization of medicines and articles for animals, rations, accessories, products for veterinary use and pet products, with the consequent amendment of article 3 of the Bylaws; **(vii)** to reform and consolidate the Company's Bylaws, in order to adapt them to the new corporate structure resulting from the Merger, as detailed in the Management Proposal; and **(viii)** authorize the Company's directors to perform any and all acts necessary to implement the Merger and the other resolutions taken at the Meeting.

**RESOLUTIONS:** After dismissing the reading of the consolidated voting map contemplating the votes presented through distance voting ballots, which have been made available for Shareholders' consultation in accordance with the CVM Instruction No. 481/09, the following resolutions were taken by the shareholders, with the abstentions and divergent votes recorded by the presiding board:

- (i)** To approve, by unanimity, with 728,946,660 votes in favor, the Protocol and Justification approved by the management of Lojas Americanas and of the Company, which constitutes **Annex I** to these Minutes and establishes the general basis of the Merger, with the consequent adoption of the Updated Term of Vote, which constitutes **Annex III** to the Protocol and Justification, noting, for this purpose, that the favorable votes cast include the votes of shares representing more than 50% of the outstanding shares.
- (ii)** To approve, by unanimity, with 728,946,660 votes in favor, the appointment, by the Company's management, of the specialized company Apsis Consultoria e Avaliações Ltda. (CNPJ/ME no. 08.681.365/0001-30) to prepare the Accounting Appraisal Report.
- (iii)** To approve, by unanimity, with 728,946,660 votes in favor, the Accounting Appraisal Report.
- (iv)** To approve, by unanimity, with 728,946,660 votes in favor, the Merger of Lojas Americanas at its book value recorded in the balance sheet on June 30, 2021.

Register, as indicated in item 2.3 of the Protocol and Justification, that 5,615,000 shares issued by the Company were acquired by Lojas Americanas, after the disclosure of the results for the third quarter, through the use of BRL 201,719,118.32 of the cash available in Lojas Americanas, as attested in the communication from Apsis Consultoria e Avaliações Ltda. made available on this date to the shareholders present at the Meeting. The Company's shares owned by Lojas Americanas total, therefore, on this date, 355,821,073 common shares. As a result, and in compliance with the provisions of item 2.4.1 of the Protocol and Justification, each shareholder of Lojas Americanas will receive, for each 1 common share or 1 preferred share of Lojas Americanas that he/she/it owns, 0.188964 common share issued by the Company. Therefore, as a result of the Merger, the Company shall issue 355,821,073 common shares.

The new shares are hereby fully subscribed and paid up by the management of Lojas Americanas, who sign the respective subscription form, and will be proportionally attributed to the shareholders of Lojas Americanas, under the terms of article 227, §2, of Law 6.404/76.

Any fractions of the Company's shares will be grouped into whole numbers and then sold at auction at B3, after the consummation of the Merger, in accordance with the notice to shareholders to be disclosed in due course. The amounts earned in such sale shall be made available net of fees to the Lojas Americanas shareholders who own the respective fractions, proportionally to their interest in each share that is sold.

The new shares will be entitled to the same rights and advantages attributed to the other existing shares of the Company and will participate fully in the results of the current fiscal year.

- (v) To approve, by unanimity, with 728,946,660 votes in favor, pursuant to the Management Proposal, the updating of the *caput* of Article 5 of the Company's Bylaws to reflect the capital increase resulting from the Merger (corresponding to the residual cash balance in Lojas Americanas after the acquisition of additional shares of the Company, without the issuance of additional shares) and the other capital increases approved by the Board of Directors, within the limit of the authorized capital, at the meetings held on July 27, 2021 and October 29, 2021, it being understood that any increases resulting from earnings from the residual cash balance still remaining in Lojas Americanas after the acquisition of additional shares of the Company will be allocated to the Company's capital reserve. Article 5 of the Company's Bylaws shall take effect with the following new wording:

*"Article 5 - Subscribed capital stock is BRL 14,874, 742,676.71 (fourteen billion, eight hundred and seventy-four million, seven hundred and forty-two thousand, six hundred and seventy-six reais and seventy-one cents) divided into 903,136,665 common shares, all nominative, book-entry and without par value."*

- (vi) To approve, by unanimity, with 728,946,660 votes in favor, the addition to the Company's corporate purpose, so as to encompass franchise operations, the provision of advertising and publicity services to third parties, client financing, the sale of medicines and articles for animals, feed, accessories, products for veterinary use and pet products, with the consequent amendment to Article 3 of the Bylaws, which shall take effect with the following and new wording:

**“Article 3 - The Company's object is:**

*(i) retail and wholesale trade in general, including food products, beverages and tobacco, in the Country and/or abroad, of any goods and products, being able to import or export from and to any countries, being able, also, to use electronic means for disclosure and/or commercialization of its products, in special, the Internet, without restriction to other means (telemarketing, telesales, TV, common trade channels, catalogs, physical stores, supermarkets, snack bars, convenience stores, etc.), including, also, the operation of franchises;*

*(ii) provide logistics operation services, including storage, inventory management in own or third-party warehouses;*

*(iii) provide technical, marketing, financial, administrative, advertising, marketing and merchandising assistance services, as well as promote marketing related to companies operating in related or non-related areas, correspondent banking, client financing, mobile phone recharge, revolving parking and other related, directly or indirectly;*

*(iv) participate in other companies, commercial and civil, as a partner or shareholder, in the Country or abroad;*

*(v) promote the intermediation and distribution of tickets, tickets and tickets to public attractions, theme parks, theaters, concerts and other events intended for the public, whether cultural or not, transport and other similar or not, excluding betting jumps, gambling tickets or the like, national or not;*

*(vi) promote and mediate the distribution of products from the film industry, national or international, as well as the commercialization of music via electronic archive, by national or international artists;*

*(vii) represent companies that have software for viewing images, sounds and others through the intermediation of downloads (copies) that are not free;*

*(viii) act as a sales representative of various companies, using the technological channel developed for e-commerce, or another that practices normally;*

*(ix) mass electronic communication programmer by subscription, telesales channel programmer or infomercials;*

*(x) computer and similar services;*

*(xi) provision of logistics and cargo transport services in general for the entire supply chain, by any means, including air, waterway, and road transport at the municipal, state, interstate and international levels, including acting as a multimodal operator – OTM.*

*(xii) production of content and films in film studios, as well as reproduction of texts, drawings and other advertising and advertising materials;*

*(xiii) activities to support education, including the marketing of online courses;*

*(xiv) marketing of pharmaceuticals, sanitizers, cosmetics, perfumery, as well as medical products and accessories;*

*(xv) marketing of items for animals, feed, accessories, veterinary products, pet products; and*

*(xvi) printing activities in general, including photocopying and photo printing services.*

*Sole Paragraph - The exercise of the activities related to the Company's corporate purpose must take into consideration:*

*(a) The short and long-term interests of the Company and its shareholders;*

*(b) The short and long term economic, social, environmental and legal effects of the Company's operations in relation to the active employees, suppliers, clients and other creditors of the Company and its subsidiaries, as well as in relation to the community in which it operates locally and globally."*

In order to clarify, the amendment to the Company's corporate purpose shall not give the shareholders the right of withdrawal, pursuant to article 137 of Law 6,404/76, since the purpose of the change is solely to detail the corporate purpose, with the inclusion of new items, as indicated in the Management Proposal, without changing the original basic activity, being only the addition of complementary or integrated activities to those already developed by the Company. Therefore, there is no right of withdrawal for the Company's shareholders who dissent from the General Meeting's resolution on this basis.

**(vii)** To approve, by majority vote, with 544,760,855 votes in favor, 173,095,645 votes against and 11,090,160 abstentions, the amendment and consolidation of the Company's Bylaws, which shall come into force as **Annex II** to these minutes, also aiming at adjusting the terms of the Bylaws to the new provisions of the Term of Vote attached as Annex III to the Plan and Justification and hereby approved, as detailed in the Management Proposal;

**(viii)** Authorize, by unanimity, with 728,946,660 votes in favor, the Company's managers to perform any and all acts necessary to put the Merger in place and the other resolutions taken at the Meeting.

**CLOSING, DRAWN UP, APPROVAL AND SIGNATURE OF THE MINUTES:** With no further matters to be discussed, these minutes were drawn up in summary format, as provided for in article 130, paragraph 1, of Law 6.404/76, were read, approved and signed by the Presiding Board and by the shareholders, and the publication with omission of the shareholders' signatures was authorized, pursuant article 130, paragraph 2, of Law 6.404/76. **Presiding Board:** Mauro Muratório Not – Chairman; Paulo Cezar Aragão – Secretary.

**Attending Shareholders at Extraordinary General Meeting:** Brc SA R L, Brc Sarl, Cathos Holding, Cedar Trade LLC, LTS Trading Company LLC, Carlos Alberto Veiga Sicupira and S-velame S.A R.L. – by proxy Livia Helena Schiavone Crestana; Amundi Funds, Amundi Index Solutions, Best Investment Corporation, Emqq the Emergi, LCL Actions Emergents and Nushares Esg Emerging Markets Equity ETF – by proxy Ricardo Gimenez; Lojas Americanas S.A. – by proxy Fabio Abrate.

**Shareholders who voted through distance voting ballot:** Aberdeen Investment Funds UK Icvc II - Aberdeen em; Abu Dhabi Retirement Pensions and Benefits Fund; Alaska Common Trust Fund; Alaska Permanent Fund; Alberta Investment Management Corporation; Allianz GL Investors Gmbh ON Behalf of Allianzgi-fonds Dspt; American Century ETF Trust - Avantis Emerging Mark; American Century ETF Trust - Avantis Emerging Mark; American Electric Power Master Retirement Trust; American Eletric Power System Retiree Medical Trust Fcue; American Funds Developing World Growth and Income Fund; American Funds Ins Ser GL Small Capitaliz FD; American Funds Ins Series New World Fund; American Funds Insurance Series Internat Fund; American Heart Association, Inc.; Amplify International Online Retail ETF; Arero - Der Weltfonds -nachhaltig; Arizona Psprs Trust; Ascension Alpha Fund, LLC; Asset Management Exchange Ucits Ccf; Barclays Multi-manager Fund Public Limited Company; Battelle Memorial Institute; Bellsouth Corporation Rfa Veba Trust; Blackrock A. M. S. AG ON B. of I. e. M. e. I. F. (ch); Blackrock Advantage Esg Emerging Markets Equity Fund of Blac; Blackrock Asset Manag IR LT I Its Cap A M F T Bkr I S FD; Blackrock Cdn Msci Emerging Markets Index Fund; Blackrock Global Index Funds; Blackrock Institutional Trust Company na; Blackwell Partners LLC Series A; Blk Magi Fund; Bmo Msci Emerging Markets Index ETF; Bnym Mellon CF SL Emerging Markets Stock Index Fund; Board of Pensions of the Evangelical Lutheran Church IN Amer; Bombardier Trust (us) Master Trust; Border TO Coast Emerging Markets Equity Fund; Bpi Brasil, Fundo de Investimento Aberto Flexivel; British Columbia Investment Management Corporation; Bureau of Labor Funds - Labor Pension Fund; Caisse de Depot ET Placement DU Quebec; California State Teachers Retirement System; Capital Group Emerging Markets Restricted Equity C T (us); Capital Group Emerging Markets Total Opportunities Fund (can; Capital Group Employee Benefit Investment Trust; Capital International Fund; Central Provident Fund Board; Chang Hwa CO Bank, Ltd IN Its C as M Cust of N B Fund; Chevron UK Pension Plan; 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 Ltd A T Vang Fds S - Vanguard Moderate Growth Fund; Cititrust Ltd A T Vanguard Fds Series Vanguard Income Fund; City of Los Angeles Fire and Police Pension Plan; City of New York Group Trust; City of Philadelphia Pub Employees Ret System; Clinton Nuclear Power Plant Qualified Fund; College Retirement Equities Fund; Commonfund Strategic Direct Series LLC - CF TT IN; Commonwealth Bank Group Super; Commonwealth Emerging Markets Fund 2; Commonwealth Emerging Markets Fund 4; Commonwealth Superannuation Corporation; Connecticut General Life Insurance Company; Construction Building Unions Super Fund; Consulting Group Capital Mkts Funds Emer Markets Equity Fund; County Employees Annuity and Benefit FD of the Cook County; 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; Dela Depository Asset Management B.V.; Delaware Investments Collective Investment Trust; Deutsche Asset Management S.A. for Arero - Der Wel; Deutsche X-trackers Msci All World EX US Hedged Equity ETF; Dupont Pension Trust; Dws Advisors Emerging Markets Equities-passive; Dws Emerging Markets Equity Fund as Series of Deutsche Dws; Dws I. Gmbh for Deam-fonds Kg-pensionen; Eastspring Investments; Eaton Vance Collective Investment Tfe Ben Plans em MQ Equ FD; Eaton Vance Int (ir) F Plc-eaton V Int (ir) Par em Mkt Fund; Eaton Vance Management; Eaton Vance TR CO CO TR FD - PA Str em Mkts EQ Com TR FD; Emer Mkts Core EQ Port Dfa Invest Dimens Grou; Emerging Markets EQ Fund A Series of 525 Market ST Fund LLC; Emerging Markets Equity Fund; Emerging Markets Equity Index Esg Screened Fund B; Emerging Markets Equity Index Master Fund; Emerging Markets Equity Opportunities Fund; Emerging Markets Growth Fund Inc; Emerging Markets Index Non-lendable Fund; Emerging Markets Index Non-lendable Fund B; Emerging Markets Large/Mid Cap Fund; Emerging Markets Small Cap Fund, A Series of 525 M; Employees Retirement System of Georgia; ES River and Mercantile Global Recovery Fund; Europacific Growth Fund; European Central Bank; Evtc Cit Fof Ebp-evt Parametric Sem Core Equity Fund TR; Exelon Generation Comp, LLC Tax Qualified Nuclear Decomm Par; Fideicomiso Fae; Fidelity Concord Street Trust: Fidelity Zero Int. Index Fund; Fidelity Investment Funds Fidelity Index Emerg Markets Fund; 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; First Trust Bick Index Fund; Flexshares Morningstar Emerging Markets Factor Tilt Index F; Florida Retirement System Trust Fund; Fmqq the Next Frontier Internet Ecommerce ETF; Ford Motor Company of Canada, L Pension Trust; Forsta Ap-fonden; Franklin Libertyshares Icap; Franklin Templeton ETF Trust - Franklin Ftse Brazi; Franklin Templeton ETF Trust - Franklin Ftse Latin; Franklin Templeton Funds - Templeton Global Emerging Mkts FD; Franklin Templeton Investment Funds; Franklin Templeton V Insurance Prod Trust - T D M Vip Fund; Future Fund Board of Guardians; General Pension and Social Security Authority; Genus Emerging Markets Equity Componet; Global All Cap Alpha Tilts Fund; Global Emerging Markets Balance Portfolio; Godfond Sverige Varlden; Goldman Sachs ETF Trust - Goldman Sachs Emerging M; Government Employees Superannuation Board; Government Pension Fund; H.e.S.T. Australia Limited; Halliburton CO Employee Benefit Master Trust; Hand Composite Employee Benefit Trust; HC Capital Trust the Emerging Markets Portfolio; Hospital Authrority Provident Fund Scheme; Hsbc Bank Plc as Trustee of State Street Aut Emerg; 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 Equities B Unit Trust; International Expatriate Benefit Master Trust; International Monetary Fund; Invesco Emerging Markets Equity Fund, LP; Invesco Emerging Markets Equity Trust; Invesco Emerging Markets I. Fund, LP; Invesco Emerging Markets Innovators Trust; Invesco Funds; Invesco Oppenheimer Developing Markets Fund; Invesco Oppenheimer Emerging Markets Innovators Fund; Invesco Oppenheimer Global Allocation Fund; Invesco Purebetasm Ftse Emerging Markets ETF; Invesco Rafi Fundamental Global Index Trust; Invesco Strategic Emerging Markets ETF; Investeringsforeningen D. I. I. G. AC R. - A. KL; Investeringsforeningen D. I. I. G. e. M. R. - A. KL; Investeringsforeningen Nordea Invest Emerging Mkts e. KL; Investors Wholesale Emerging Markets Equities Trust; Irish Life Assurance Plc; Ishares (de) I Investmentaktiengesellschaft Mit TG; Ishares Core Msci Emerging Markets ETF; Ishares Core Msci Total International Stock ETF; Ishares Emerging Markets Imi Equity Index Fund; Ishares Esg Advanced Msci em ETF; Ishares Esg Msci em Leaders ETF; Ishares II Public Limited Company; Ishares III Public Limited Company; Ishares IV Public Limited Company; Ishares Msci Acwi ETF;

Ishares Msci Acwi EX U.S. ETF; Ishares Msci Brazil ETF; Ishares Msci Bric ETF; Ishares Msci Emerging Markets ETF; Ishares Public Limited Company; Ishares V Public Limited Company; Jana Emerging Markets Share Trust; Jnl Emerging Markets Index Fund; John Hancock Funds II Emerging Markets Fund; John Hancock Funds II International Strategic Equity Allocat; John Hancock Funds II Strategic Equity Allocation Fund; John Hancock Trust Company Collective Investment T; John Hancock Variable Ins Trust Intern Equity Index Trust; Kaiser Foundation Hospitals; Kaiser Permanente Group Trust; Kapitalforeningen Emd Invest, Emerging Markets Ind; Kapitalforeningen Laegernes Pensionsinvestering, Lpi Aem III; Kapitalforeningen Pensam Invest, Psi 3 Globale Aktier 3; Kraneshares Msci Emerging Markets EX China Index e; Laerernes Pension Forsikringsaktieselskab; Lazard Global Investment Management Ccf; Legal and General Assurance Pensions Mng Ltd; Legal General Ccf; Legal General Collective Investment Trust; Legal General Global Emerging Markets Index Fund; Legal General Global Equity Index Fund; Legal General Icav; Legal General International Index Trust; Leia Group Trust; Lgiasuper Trustee; Lockheed Martin Corp Defined Contribution Plans Master Trust; Lockheed Martin Corp Master Retirement Trust; Los Angeles County Employees Ret Association; Lvip Ssga Emerging Markets Equity Index Fund; Mackenzie Maximum Diversification Emerging Markets Index ETF; Macquarie Fund Solutions - Macquarie Emerging Mark; Macquarie True Index Emerging Markets Fund; Managed Pension Funds Limited; Massmutual Premier Strategic Emerging Markets Fund; Mercer Qif Fund Plc; Mercer Ucits Common Contractual Fund; Metallrente Fonds Portfolio; MI Somerset Emerging Markets Discovery Fund; Microsoft Corporation Savings Plus 401(k) Plan; Middletown Works Hourly and Salaried Union Retiree; Ministry of Economy and Finance; Mml Strategic Emerging Markets Fund; Mobius Investment Trust Plc; Mobius Life Limited; 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 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 Elevator Industry Pension Plan; National Employment Savings Trust; New Airways Pension Scheme; 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; Nissay Ucits Funds - Nissay Global Emerging Equity; Nordea 2 Sicav; Nordea 2, Sicav - Emerging Mkts Sustainable Enhanced EQ Fund; Nordea Equity Opportunities Fund; Nordea Generationsfond 60-tal; Nordea Generationsfond 70-tal; Nordea Generationsfond 80-tal; Nordea Generationsfond 90-tal; 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; 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; Nuveen Emerging Markets Equity Fund; Nuveen International Growth Fund; Onepath Global Emerging Markets Shares(unhedged) Index Pool; Optimix Wholesale Global Emerging Markets Share Trust; Pacific Select Fund; Pacific Select Fund - PD Emerging Markets Portfolio; Panagora Diversified Risk Multi-asset Fund, Ltd; Panagora Group Trust; Panagora Risk Parity Multi Asset Master Fund, Ltd; Paradise Emerging Markets Fund, L.P.; Paradise Global Emerging Markets Fund; Parametric Emerging Markets Fund; Parametric Tax-managed Emerging Markets Fund; Parametric Tmemc Fund, LP; People S Bank of China; PF Emerging Markets Fund; Philadelphia Gas Works Pension Plan; Polar Capital Emerging Market Stars Fund; Polar Capital Funds Plc; Pool Reinsurance Company Limited; Proshares Msci Transformational Changes ETF; Public Employees Retirement Association of New Mex; Public Employees Retirement System of Ohio; Public Employes Ret System of Mississippi; Public Sector Pension Investment Board; QS Investors Dbi Global Emerging Markets Equity Fund



LP; Qsuper; Retail Employees S Pty. Limited; River and Mercantile Investments Icaav -river and M; Russell Investment Company Public Limited Company; Russell Investment Company Russell Tax-managed International; Russell Investment Management Ltd as Trustee of the Russell; Sas Trustee Corporation Pooled Fund; Sbc Master Pension Trust; Schwab Emerging Markets Equity ETF; Scottish Widows Managed Investment Funds Icv -int; Scri-robeco QI Cust Emerg Markets Enhanced Index Equit Fund; Smallcap World Fund.Inc; Somerset Emerging Markets Dividend Growth Fund ((ir); Somerset Small Mid Cap em All Country Fund LLC; 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 SP Emerging Markets ETF; Spdr SP Emerging Markets Fund; Ssga Msci Acwi Ex-usa Index Non-lending Daily Trust; Ssga Msci Brazil Index Non-lending QP Common Trust Fund; Ssga Spdr Etf Europe I Plc; ST Str Msci Acwi EX Usa Imi Screened Non-lending Comm TR FD; Standard Life Investment Company III - Enhanced-d G Fund; Standard Life Investments Global Sicav II; State of Minnesota State Employees Ret Plan; State of New Jersey Common Pension Fund D; State of Wyoming; State ST GL Adv Trust Company Inv FF Tax EX Ret Plans; 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 Icaav; State Street Ireland Unit Trust; State Street Variable Insurance Series Funds, Inc; Stichting Pensioenfondsvoor Huisartsen; Stichting Depository Apg Emerging Markets Equity Pool; Stichting Juridisch Eigenaar Achmea Investment Man; Stichting Pensioenfondsvoor Hoogovens; Stichting Pensioenfondsvoor Ing; Stichting Pensioenfondsvoor Pgb; Stichting Pensioenfondsvoor Uvw; Stichting Pggm Depository; Stichting Philips Pensioenfondsvoor; Sunamerica Series Trust SA Emerging Markets Equity; Sunsuper Superannuation Fund; Superannuation Funds Management Corporation of S Australia; Teacher Retirement System of Texas; Teachers Retirement System of Georgia; Telstra Super Pty Ltd T Telstra S Scheme; Templeton Developing Markets Trust; Templeton em Mark Invest Trust Plc; Templeton Emerging Markets Fund; Templeton Emerging Markets Fund (us); Templeton GL Inv Trst Franklin Templtn Smacs Series em; Templeton International Emerging Markets Fund; 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 Board of the Pension Protection Fund; the Chicago Pub.School Teachers P. and Retirem F; the Commonwealth Fund; the Emerging M.S. of the Dfa I.T.CO.; the Health Foundation; 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 T. for Mtbj400045836; 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 for Mutb4000; the Master Trust Bank of Japan, Ltd. Trustee Mutb400038099; the Master Trust Bank of Japan, Ltd. Trustee Mutb400045794; the Monetary A. of S. A. as A. of the F. S. D. Fund; the Monetary Authority of Singapore; the Nomura T and B CO Ltd RE I e S Index Msci e no Hed M Fun; the Regents of the University of California; the Seventh Swedish National Pension Fund - Ap7 Equity Fund; the Texas Education Agency; the United Nations Joints Staff Pension Fund; the Westpac Wholesale Unhedged International Share Trust; Three Mile Island Unit One Qualified Fund; Thrivent Core Emerging Markets Equity Fund; Thrivent International Allocation Fund; Thrivent International Allocation Portfolio; Tiaa-cref Funds - Tiaa-cref Emerging Markets Equity Fund; Tiaa-cref Funds - Tiaa-cref Emerging Markets Equity I F; Total International EX U.S. I Master Port of Master Inv Port; TT em M EQ F (the Fund A Sub-fund of TT I FD Plc (the Co); TT Emerging Markets Opportunities Fund II Limited; TT Emerging Markets Opportunities Fund Limited; TT Non-us

Equity Master Fund Limited; Utah State Retirement Systems; 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 Global All Cap U; Vanguard Funds Public Limited Company; 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: International; Verdipapirfondet Klp Aksje Fremvoksende Markeder Indeks I; Verdipapirfondet Storebrand Indeks Alle Markeder; Verdipapirfondet Storebrand Indeks Nye Markeder; Victorian Funds Man C A T F V e M T; Voya Emerging Markets Index Portfolio; Voya Multi-manager Emerging Markets Equity Fund; Washington State Investment Board; Wells Fargo (lux) Worldwide Fund; Wells Fargo Advant Emerging Markets Equity Fund; Wells Fargo BK D of T Establishing Inv F for e Benefit TR; Windstream Master Trust; Wisdomtree Emerging Markets Ex-state-owned Enterprises Fund; Wisdomtree Issuer Ica; WM Pool - Equities Trust no 74; WM Pool - Equities Trust no. 75; Xtrackers; Xtrackers (ie) Public Limited Company; Xtrackers Msci Acwi EX Usa Esg Leaders Equity ETF; Xtrackers Msci Emerging Markets Esg Leaders Equity; Clube de Investimento Penedo; Fundo de Investimento em Ações Beau Sole IE; Tobias Cepelowicz; Roberto Martins de Souza; Roberto Eli Norfini Jessourun and Osmair Antonio Luminatti.