



BANCO DO BRASIL S.A.

CNPJ 00.00.000/0001-91

Corporate Registry (NIRE) No: 5330000063-8

Publicly Traded Company

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

DATE, TIME AND VENUE

On April 30, 2025, at 3:12 p.m., at the headquarters of Banco do Brasil S.A. ("BB" or "Company"), located at Setor de Autarquias Norte, Quadra 5, Lote B, 14th floor, Torre Sul, Asa Norte, Zip Code 70040-912, Brasília-DF, pursuant to art. 124, paragraph 2-A, of Law No. 6,404/1976, and Articles 5, paragraph 2, II, and 28, paragraphs 2 and 3, both of CVM Resolution No. 81/2022, the Annual and Extraordinary General Meetings of BB were held, partially online. The Electronic System made available by the Company for remote participation in the Annual and Extraordinary General Meetings of BB's Shareholders ("Meetings") meets the requirements set forth in article 28, paragraph 1 of CVM Resolution 81/2022.

BOARD, ATTENDANCE AND QUORUM

The meetings were conducted in accordance with Article 9, Paragraph 2, of BB's Bylaws, by the Chairman of the Board of Directors, Mr. Dario Carnevalli Durigan ("Chairman"), who, upon opening the Meetings, invited the following individuals to compose the Presiding Board:

- a) the Company's Legal Officer, Dr. Lucinéia Possar, to act as First Secretary;
- b) the shareholder, Dr. Alexandre Bocchetti Nunes, to act as Second Secretary; and
- c) Dr. Liana do Rêgo Motta Veloso, representing the Brazilian Government, the controlling shareholder of Banco do Brasil.

Participated remotely, via the Electronic System, as provided for in Articles 134, paragraph 1, and 164 of Law 6,404/1976, and in Article 43, sole paragraph, of BB's Bylaws, respectively:

- a) Mr. João Paulo Alouche, representative of KPMG, Independent Audit; and
- b) Mr. Renato da Motta Andrade Neto, Chairman of the Supervisory Board.

The number of shareholders who participated remotely, by themselves or by proxy, and those who cast their vote remotely, was:

- a) at the Annual General Meeting: one thousand two hundred and thirty-seven (1,237) shareholders, holding three billion seven hundred and eighty-nine million, six hundred and eighteen thousand, three hundred and three (3,789,618,303) common shares, representing 66.39% of the total five billion, seven hundred and eight million, four hundred and sixty-three thousand, five hundred and ninety-three (5,708,463,593) common shares of the Company, less treasury shares, in accordance with legal requirements;

-continued on next page-

- b) at the Extraordinary General Meeting: one thousand seven hundred and eight (1,708) shareholders, holding four billion, three hundred and two million, four hundred and fifty-seven thousand, four hundred and seventy-two (4,302,457,472) common shares, representing 75.37% of the total of five billion, seven hundred and eight million, four hundred and sixty-three thousand, five hundred and ninety-three (5,708,463,593) common shares, less treasury shares, in accordance with legal requirements.

The quorum of those requesting multiple voting was twenty-six million, eight hundred and ninety-seven thousand, nine hundred and nineteen shares, representing 0.46% of the capital stock. Thus, the minimum quorum of 5% was not reached.

The Company recorded the receipt, between March 31, 2025, and April 26, 2025, of one thousand one hundred and sixty (1,160) distance voting ballots for the Annual General Meeting, and one thousand six hundred and thirty-two (1,632) distance voting ballots for the Extraordinary General Meeting.

The Final Consolidated Voting Map of votes cast remotely and in person, identifying how many approvals, rejections, and abstentions each candidate and each matter received, and the list of shareholders who participated in the Meetings are found in Annex 1 and Annex 2, respectively.

CALL

The matters submitted to the Meetings were those set forth in the Call Notice transcribed below, published on February 28, March 1 and 2, 2025 in the Correio Braziliense newspaper and on the Investor Relations pages of Banco do Brasil and the Securities and Exchange Commission of Brazil (CVM), pursuant to the legislation in force:

BANCO DO BRASIL S.A.

CNPJ 00.00.000/0001-91 NIRE 5330000063-8

Publicly Traded Company

CALL NOTICE

ANNUAL AND EXTRAORDINARY GENERAL MEETINGS

The shareholders of Banco do Brasil S.A. ("Company") are invited to participate in the Annual and Extraordinary General Meetings ("Meetings") to be held simultaneously at the Company's head office, located at SAUN, Quadra 5, Lote B - Ed. Banco do Brasil, auditorium, 14th floor, South Tower, Brasília (DF), and remotely, by means of an electronic system, at 3 p.m. on April 30, 2025, to deal with the following agenda:

Annual General Meeting:

- I- to elect members of the Board of Directors;
- II- to elect members of the Supervisory Board;
- III- to review the accounts of the management, examine, discuss and vote on the Company's financial statements for the year 2024;
- IV- to resolve on the allocation of the net income for the 2024 fiscal year; and
- V- to set the overall annual amount for the compensation of the members of the Company's management bodies and the compensation of the Supervisory Board, the Audit Committee, the Risks and Capital Committee, the Humans, Remuneration and Eligibility Committee, the Technology and Innovation Committee and the Corporate Sustainability Committee.

Extraordinary General Meeting:

- I- to resolve on the proposal to amend the Company's Bylaws.

In compliance with article 135 of Law 6,404/76, the Extraordinary General Meeting will be held on first call, provided that the presence of shareholders representing at least 2/3 (two thirds) of the total votes conferred by the shares with voting rights is registered, and on second call, with any number.

As authorized by Article 124, Paragraph 2-A, of Law 6,404/76, and by Article 28, Paragraph 3, of CVM Resolution 81/2022, the Meetings hereby convened will be held partially online, with the possibility of in-person participation at the Company's headquarters or remote participation through an electronic system made available to shareholders so that they may follow and vote remotely, without prejudice to the use of the Distance Voting Ballot (BVD) as a means of exercising voting rights.

The documents related to the proposals to be considered are available on the websites of the Company's Investor Relations (<https://www.bb.com.br/ri>), of the Securities and Exchange Commission of Brazil (<https://www.cvm.gov.br>) and of B3 S.A. – Brasil, Bolsa, Balcão (<https://www.b3.com.br>).

To participate and make decisions at the Meetings, shareholders must follow the following guidelines, which are detailed in the Banco do Brasil Shareholders' Handbook (<https://www.bb.com.br/manualdosacionistas>):

a) participation via electronic means will require prior registration at least two (2) days before the date of the Meetings, i.e., by April 28, 2025, in accordance with CVM Resolution 81/22, Article 6, Paragraph 3;

b) the shareholder, either in person or through a proxy, must, within the period described above, access the website <https://assembleia.ten.com.br/398800318> to register and submit the following documents:

i. **Individual shareholder** - valid identity document with photo, which may be: Identity card - RG or National Identity Card - CIN, Brazilian Registry of Foreigners - RNE, National Driver's License - CNH, Passport, Professional Identity Card issued by professional councils or similar entities (such as OAB, CRM, CRC and CREA);

Entity shareholder or investment fund – consolidated and updated corporate and representation documents; fund rules (for investment funds); minutes of the election of the legal representative(s) present at the meeting (for investment funds) and

ii. **Proxy** - the shareholder must legally authorize a representative to vote, according to his/her voting intentions, as per the proxy model made available in the Banco do Brasil Shareholder's Handbook, whose compliance will be previously examined. According to paragraph 1 of article 126 of Law 6.404/76, the instruments of mandate must have been granted less than one (1) year ago.

c) access to the Meetings will be restricted to shareholders and their representatives or proxies who have registered in the period and according to the procedures set forth in this Call Notice. The Company emphasizes that registrations, submission of new documents, or even resubmissions will not be accepted after the deadline for registration. Therefore, shareholders or representatives are advised to register in advance of the deadline, so that any pending registration can be resolved;

d) the BVD can be sent up to and including April 26, 2024, in the following ways:

i. directly to Banco do Brasil by electronic means, through the website <https://assembleia.ten.com.br/398800318>;

ii. shareholders holding shares deposited with B3 - Brasil, Bolsa, Balcão: through voting instructions issued by the shareholders to their respective custodians. In this case, distance voting will be exercised by shareholders in accordance with the procedures adopted by the Institutions and/or Brokers where they hold their shares in custody; and

iii. shareholders holding shares deposited with Banco do Brasil, as bookkeeper of the shares: aescriturais@bb.com.br.

For additional information, please observe the rules set out in CVM Resolution 81/22 and the procedures described in the BVD made available by the Company, as well as in the Banco do Brasil Shareholders' Handbook;

e) for the Meetings herein convened, it will not be necessary to notarize the powers of attorney granted by shareholders to their proxies or attorneys-in-fact, and the authentication of documents accompanying the Distance Voting Ballot will be waived. The powers of attorney granted electronically by shareholders to their proxies or attorneys-in-fact must use certificates issued by the Brazilian Public Key Infrastructure - ICP-Brazil;

f) pursuant to Article 141 of Law 6,404/76, combined with Article 3 of CVM Resolution 70/22, shareholders representing at least 5% (five percent) of the voting capital are entitled to request the adoption of the multiple voting process within 48 (forty-eight) hours prior to the Meeting, that is, by 3:00 p.m. of April 28, 2025; and

g) any clarifications, including on access to and use of the electronic system made available by the Company to shareholders so that they may follow and vote at the Meetings, may be obtained in the Banco do Brasil Shareholders' Handbook, available on the Investor Relations website (www.bb.com.br/ri), or via the website (<https://www.bb.com.br/manualdosacionistas>).

Brasília (Federal District), March 31, 2025.

Dario Carnevali Durigan
Chairman of the Board of Directors

READING OF DOCUMENTS AND INFORMATION

In compliance with the provisions of Article 46-C of CVM Resolution No. 81/2022, the consolidated Summarized Voting Map of votes cast through distance voting ballots has been made available on BB's Investor Relations website. The reading of the referred map was

waived, as well as the matters on the agenda and the respective documents submitted for discussion and voting, under the terms of art. 134, *caput*, of Law 6,404/1976.

The shareholders present were informed that the Meetings were recorded in full, pursuant to Article 28, Paragraph 1, Item II, of CVM Resolution No. 81/2022. They also received guidance on the rules and procedures adopted for conducting the Meetings in partially virtual mode and for using the Electronic System.

RESOLUTIONS

The Annual General Meeting decided:

1. individually elect the members of the Board of Directors to serve the 2025/2027 term, considering that the candidates, based on the statements and documents submitted, were evaluated by the Humans, Remuneration and Eligibility Committee, which, in its analysis, considered the fulfillment of the requirements and the absence of impediments, in accordance with applicable laws and rules, the Bylaws and the Specific Appointment and Succession Policy of Banco do Brasil. This assessment was ratified by the Board of Directors prior to its submission to this Meeting, as follows:

1.1 Board members appointed by minority shareholders, pursuant to Article 18, paragraph 2, of the Bylaws, as independent members, considering the criteria established in BB's Bylaws, in the B3 New Market Regulation, and in the legislation in force:

FERNANDO FLORÊNCIO CAMPOS, Brazilian citizen, born on May 18, 1969, married under the regime of separation of property, member of the Board, enrolled in the Individual Taxpayers' Register (CPF/MF) under No. 087.755.588-58, bearer of Identity Card No. 11.781.758-2, issued on May 26, 2012, by the Department of Public Safety of the state of São Paulo. Address: SAUN, Quadra 5, Bloco B, Torre Norte, 16th floor, Ed. Banco do Brasil - Brasília (DF), Zip Code 70.040-912;

VALMIR PEDRO ROSSI, Brazilian citizen, born on June 10, 1961, married under the regime of partial communion property, Member of the Board, enrolled in the Individual Taxpayers' Register (CPF/MF) under No. 276.266.790-91, bearer of Identity Card No. 55.080. 446-8, issued on February 25, 2021, by the Department of Public Safety of the state of São Paulo. Address: SAUN, Quadra 5, Bloco B, Torre Norte, 16th floor, Ed. Banco do Brasil - Brasília (DF), Zip Code 70.040-912.

1.2 Board members appointed by the controlling shareholder, pursuant to Article 18, paragraph 3, of the Bylaws, as non-independent members:

SELMA CRISTINA ALVES SIQUEIRA, representative elected by BB employees, Brazilian citizen, born on November 10, 1974, single, bank employee, enrolled in the Individual Taxpayers' Register (CPF/MF) under No. 023.991.626-33, bearer of Identity Card No. M8009504, issued on October 13, 1992, by the Department of Safety of Minas Gerais. Address: SAUN, Quadra 5, Bloco B, Torre Norte, 16th floor, Ed. Banco do Brasil - Brasília (DF), Zip Code 70.040-912;

TARCIANA PAULA GOMES MEDEIROS, as CEO of the Company, Brazilian citizen, born on December 11, 1978, divorced, bank employee, enrolled in the Individual Taxpayers' Register (CPF/MF) under No. 032.128.734-77, bearer of Identity Card No. 3.778.616, issued on July 12, 2017, by the Department of Public Safety of the Federal District. Address: Address: SAUN, Quadra 5, Bloco B, Torre Norte, 16th floor, Ed. Banco do Brasil - Brasília (DF), Zip Code 70.040-912;

ELISA VIEIRA LEONEL, Brazilian citizen, born on July 18, 1980, divorced, in a common-law marriage under the regime of separation of property, Civil Servant, enrolled in the Individual Taxpayers' Register (CPF/MF) under No. 043.460.676-62, bearer of Identity Card No. MG8001204, issued on December 26, 2014, by the Department of Public Safety of the state of Minas Gerais. Address: SAUN, Quadra 5, Bloco B, Torre Norte, 16th floor, Ed. Banco do Brasil - Brasília (DF), Zip Code 70.040-912;

ANELIZE LENZI RUAS DE ALMEIDA, Brazilian citizen, born on January 31, 1979, married under the regime of partial communion property, Attorney for the National Treasury, enrolled in the Individual Taxpayers' Register (CPF/MF) under No. 874.195.641-91, bearer of Identity Card No. 2.857.695, issued on December 30, 2010, by the Department of Public Safety of the Federal District. Address: SAUN, Quadra 5, Bloco B, Torre Norte, 16th floor, Ed. Banco do Brasil - Brasília (DF), Zip Code 70.040-912;

FÁBIO FRANCO BARBOSA FERNANDES, Brazilian citizen, born on March 12, 1963, married under the regime of partial communion property, Public Servant, enrolled in the Individual Taxpayers' Register (CPF/MF) under No.041.324.698-16, bearer of Identity Card No. 1.361.342-9, issued on June 13, 1979, by the Department of Public Safety of the state of São Paulo. Address: SAUN, Quadra 5, Bloco B, Torre Norte, 16th floor, Ed. Banco do Brasil - Brasília (DF), Zip Code 70.040-912;

MÁRCIO LUIZ DE ALBUQUERQUE OLIVEIRA, Brazilian citizen, born on May 14, 1972, married under the regime of partial communion property, Civil Servant, enrolled in the Individual Taxpayers' Register (CPF/MF) under No. 002.563.227-24, bearer of Identity Card No. 08473475.5, issued on November 19, 2001, by the Department of Public Safety of the state of Rio de Janeiro. Address: SAUN, Quadra 5, Bloco B, Torre Norte, 16th floor, Ed. Banco do Brasil - Brasília (DF), Zip Code 70.040-912.

2. individually elect the members of the Supervisory Board to serve the 2025/2027 term, considering that the candidates, based on the statements and documents submitted, were evaluated by the Humans, Remuneration and Eligibility Committee, which, in its analysis, considered the fulfillment of the requirements and the absence of impediments, in accordance with applicable laws and rules, of the Bylaws and the Specific Appointment and Succession Policy of Banco do Brasil. This assessment was ratified by the Board of Directors prior to its submission to this Meeting, as follows:

2.1 2.1 Supervisory Board members appointed by minority shareholders:

Full member: **JOÃO VICENTE SILVA MACHADO**, Brazilian citizen, born on June 8, 1983, single, lawyer, enrolled in the Individual Taxpayers' Register (CPF/MF) under No.043.915.559-21, bearer of Identity Card No. 4.580.435-4, issued on November 13, 1998, by the Department of Public Safety of the state of Santa Catarina. Address: SAUN, Quadra 5, Bloco B, Torre Norte, 16th floor, Ed. Banco do Brasil - Brasília (DF), Zip Code 70.040-912;

Alternate: **MARCUS VINICIUS CODECEIRA LOPES PEDREIRA**, Brazilian citizen, born on April 08, 1969, married under the regime of partial communion property, lawyer, enrolled in the Individual Taxpayers' Register (CPF/MF) under No. 994.312.037-15, bearer of Identity Card No. 05749981-6, issued on August 13, 1986, by the Rio de Janeiro State Civil Police Department. Address: SAUN, Quadra 5, Bloco B, Torre Norte, 16th floor, Ed. Banco do Brasil - Brasília (DF), Zip Code 70.040-912;

Full member: **ANDRIEI JOSÉ BEBER**, Brazilian citizen, born on November 18, 1973, married under the regime of partial communion property, Engineer, enrolled in the

Individual Taxpayers' Register (CPF/MF) under No. 014.789.149-39, bearer of Identity Card No. 2.029.174-4, issued on October 5, 1998, by the Department of Public Safety of the state of Santa Catarina. Address: SAUN, Quadra 5, Bloco B, Torre Norte, 16th floor, Ed. Banco do Brasil - Brasília (DF), Zip Code 70.040-912;

Alternate: **ANTÔNIO EMÍLIO BASTOS DE AGUIAR FREIRE**, Brazilian citizen, born on March 11, 1972, married under the regime of partial communion property, Internal Control Auditor, enrolled in the Individual Taxpayers' Register (CPF/MF) under No. 553.005. 024-72, bearer of Identity Card No. 4.203.548, issued on November 19, 2019, by the Department of Public Safety of the Federal District. Address: SAUN, Quadra 5, Bloco B, Torre Norte, 16th floor, Ed. Banco do Brasil - Brasília (DF), Zip Code 70.040-912.

2.2 Supervisory Board members appointed by the controlling shareholder:

Full member: **RENATO DA MOTTA ANDRADE NETO**, Brazilian citizen, born on October 4th, 1983, divorced, Economist, enrolled in the Individual Taxpayers' Register (CPF/MF) under No. 000.502.921-02, bearer of Identity Card No. 2.063.137, issued on May 18th, 2022, by the Department of Public Safety of the Federal District. Address: SAUN, Quadra 5, Bloco B, Torre Norte, 16th floor, Ed. Banco do Brasil - Brasília (DF), Zip Code 70.040-912;

Alternate: **PAULO MOREIRA MARQUES**, Brazilian citizen, born on January 21, 1982, married under the regime of universal community property, Finance and Control Auditor at STN, enrolled in the Individual Taxpayers' Register (CPF/MF) under No. 722.989. 791-20, bearer of Identity Card No. 1949337, issued on September 25, 2002, by the Department of Public Safety of the Federal District. Address: SAUN, Quadra 5, Bloco B, Torre Norte, 16th floor, Ed. Banco do Brasil - Brasília (DF), Zip Code 70.040-912;

Full member: **BERNARD APPY**, Brazilian citizen, born on February 19, 1962, married under the regime of partial community property, Economist, registered with the Individual Taxpayer's Registry (CPF/MF) under No. 022.743.238-01, bearer of Identity Card No. 3.686.755-x, issued on November 12, 2009, by the Department of Public Safety of the state of São Paulo. Address: SAUN, Quadra 5, Bloco B, Torre Norte, 16th floor, Ed. Banco do Brasil - Brasília (DF), Zip Code 70.040-912;

Alternate: Vacant;

Full member: **TATIANA ROSITO**, Brazilian citizen, born on August 26, 1972, single, diplomat, enrolled in the Individual Taxpayers' Register (CPF/MF) under No. 035. 842.957-93, bearer of Identity Card No. 09006295-1, issued on October 24, 1988, by the Félix Pacheco Identification Institute (RJ). Address: SAUN, Quadra 5, Bloco B, Torre Norte, 16th floor, Ed. Banco do Brasil - Brasília (DF), Zip Code 70.040-912;

Alternate: Vacant.

3. to approve, by majority vote, the management accounts and the financial statements of the Company for fiscal year 2024;

4. to approve, by majority vote, the allocation of net income for fiscal year 2024 and the distribution of dividends, as proposed by the Company's Management, as shown in the table below:

(Amounts in BRL)

Net Income	35,260,189,221.27
Retained Earnings (Losses)	10,279,822.43
Adjusted Net Income	<u>35,270,469,043.70</u>
Legal Reserve	1,763,009,461.06
Shareholder compensation	<u>15,174,739,468.59</u>
- Interest on Equity	12,591,044,840.73
- Dividends	2,583,694,627.86
Statutory Reserves	<u>29,974,953,956.45</u>
- for Operating Margin	16,486,224,676.05
- for Equalization of Capital Compensation	13,488,729,280.40
Use of Statutory Reserve - Capital Compensation	(11,642,233,842.40).

5. approve, by majority of votes, the total amount of compensation for the Management, the Supervisory Board, the Audit Committee, the Risks and Capital Committee, the Humans, Remuneration and Eligibility Committee, the Technology and Innovation Committee, and the Corporate Sustainability Committee, for the period from April 2025 to March 2026, pursuant to the proposal submitted by the controlling shareholder at the time of the Meeting, as an alternative to the Management's proposal, as follows:

- a) Management (president, vice presidents, executive officers, and board members): up to R\$ 90,260,229.25;
- b) Supervisory Board: up to R\$470,800.20;
- c) Audit Committee: up to R\$ 5,541,552.00;
- d) Risks and Capital Committee: up to R\$ 5,541,552.00;
- e) Humans, Remuneration and Eligibility Committee: up to R\$ 1,231,455.60;
- f) Technology and Innovation Committee: up to R\$ 1,231,455.60;
- g) Corporate Sustainability Committee: up to R\$ 1,231,455.60.

h) the payment of any compensation item not approved at the meeting for statutory members, including benefits of any nature and representation allowances, is prohibited, pursuant to Article 152 of Law No. 6,404, of December 15, 1976;

i) it is incumbent upon the Board of Directors, with the support of Internal Audit and the Statutory Audit Committee, to ensure compliance with the overall and individual limits on the compensation of statutory members defined at the general meeting;

j) payment of variable compensation to executives (AVC) is subject to strict compliance with the terms and conditions set forth in programs previously approved by Sest/MGI;

k) the recommendation to apply reversal on deferred installments not yet paid from variable remuneration programs from previous years remains in place in cases where, considering the recurring net income for the 2024 fiscal year, there is a decline of more than 20% when

compared to the years used as a basis for the execution of the programs, in accordance with current legislation;

l) it is prohibited to pass on to management any benefits that may be granted to company employees upon formalization of the collective bargaining agreement on its respective base date;

m) it is the responsibility of federal state-owned companies to verify the regularity of the payment of social charges borne by the employer, including through legal analysis;

n) in situations where the executive officer is also an employee of the federal state-owned company, his employment contract must be suspended (precedent No. 269 of the Superior Labor Court);

o) payment of the garden leave item is subject to approval by the Public Ethics Commission of the Presidency of the Republic (CEP/PR), in accordance with current legislation;

p) payment of the housing allowance is subject to compliance with budgetary laws and the implementation of internal rules approved by the Board of Directors;

q) payment of supplementary social security is subject to compliance with the provisions of Article 202, paragraph 3, of the Federal Constitution, Article 16 of Complementary Law No. 109, of May 29, 2001, and CGPAR Resolution No. 37, of August 4, 2022; and

o) delegate to the Board of Directors the power to distribute the compensation of the executive officers;

The Extraordinary General Meeting decided:

To approve, by majority of votes, the proposed amendment to the bylaws as presented by Management (Annex 3):

1. articles 18, 21, 26, 32, 33, 34, 36, 37 and 40 of Chapter V - Administration and organization of the Bank;
2. article 57 of Chapter IX - Special provisions; and
3. article 65 of Chapter XI - Transitional provisions.

RECORD OF MANIFESTATIONS DURING THE MEETING

1. The Chairman, in opening the meetings, expressed his gratitude to the entire team at Banco do Brasil. He emphasized that he was ending his term as Chairman of the Board of Directors with pride in the successes achieved over the past two years. He praised the dedication of the board members and mentioned the record results achieved in every semester of his administration. He spoke about the importance of Banco do Brasil as the main financing institution for states and municipalities, with approximately R\$ 19 billion disbursed to the public sector in 2024.

The President emphasized the Company's alignment with the country's social and environmental priorities, highlighting projects with significant impact in line with the ecological transformation plan of the Federal Government and the Ministry of Finance. He highlighted the internationalization strategy and efforts in the rural sector, including initiatives under the Safra Plan. He congratulated the Bank's exemplary response to the floods in Rio Grande do Sul, with the opening of a mobile branch and the offer of credit in partnership with the government.

He praised diversity and inclusion policies as fundamental pillars of the Bank and concluded by highlighting its strategic objective of seeking a balance between positive results and long-term sustainable development, committing to its customers and ensuring the Bank's success and efficiency.

2. Mr. Rodrigo de Mesquita Pereira, representing the Company's shareholders, requested the floor after the reading of the first item on the agenda of the Annual General Meeting, regarding the election of candidates nominated by minority shareholders to the Board of Directors. Firstly, he praised the words of the Chairman of the Board of Directors, especially regarding the care taken to promote diversity. He then mentioned that he had identified a possible inconsistency in the distance voting system (BVD) for separate elections, both for the Board of Directors and for the Supervisory Board, as set out in full in the statement attached to these Minutes (Annex 4).

3. The Chairman informed the meeting that there had been no previous report of the aforementioned occurrence and that, as the system is managed by B3, that institution would be consulted on the matter. He also informed that there was no interference in the voting results, considering that there were two candidates for two positions in each of the aforementioned boards.

PUBLICATION AND DRAWING UP THE MINUTES

Under the terms of art. 47, paragraphs 1 and 2, of CVM Resolution 81/2022, shareholders who participated via the Electronic System made available by the Company or through the distance voting ballot are considered subscribers to these Minutes and the Shareholders' Attendance Book, and their record in the Minutes was made by the Chairperson and the First Secretary of the Meeting.

Under the terms of article 9, §6, of BB's Bylaws, these minutes were drawn up in summary form with regard to the facts occurred, including dissents and protests, containing only the resolutions made, in compliance with the legal provisions.

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CLOSING

At the end of the resolutions, the Chairperson closed the Meetings at 4:24 p.m., of which I, Alexandre Bocchetti Nunes, Second Secretary, have drawn up these Minutes in summary form, which, having been read and found to be in agreement, are duly signed.

Ass.) Lucinéia Possar, First Secretary; Alexandre Bocchetti Nunes, Second Secretary; Dario Carnevalli Durigan, President; Liana do Rêgo Motta Veloso, Union Representative.

Visa: Leonardo Elisei de Faria, OAB SP 184.405, CPF 273.747.798-01.

THIS DOCUMENT IS A TRUE COPY TRANSCRIBED FROM THE OWN BOOK N°. 19, PAGES 272 TO 364.

Dario Carnevalli Durigan
President



Summary Statement Consolidated by the Company
Banco do Brasil S.A. - 00.000.000/0001-91
Banco do Brasil S.A. - Annual General Meeting - AGM
04/30/2025 15:00

1. Nomination of candidates of the Board of Directors by minority shareholders with voting rights.

1. Fernando Florêncio Campos			
ON	Approve	Reject	Abstain
919,682,348	54,571,841	7,085,522	858,024,985
2. Valmir Pedro Rossi			
ON	Approve	Reject	Abstain
919,682,348	591,782,839	410,187	327,489,322

2. Nomination of candidates to the Board of Directors.

1. Selma Cristina Alves Siqueira - Nominated by the Controller Shareholder in the capacity of Representative elected by the employees of Banco do Brasil.			
ON	Approve	Reject	Abstain
2,955,725,788	2,884,411,281	10,281,966	61,032,541
2. Tarciana Paula Gomes Medeiros - Nominated by the Controller Shareholder in the capacity of President of the Company.			
ON	Approve	Reject	Abstain
2,955,725,788	2,884,532,503	10,162,106	61,031,179
3. Anelize Lenzi Ruas de Almeida - Nominated by the Controller Shareholder.			
ON	Approve	Reject	Abstain
2,955,725,788	2,883,382,745	11,303,898	61,039,145
4. Elisa Vieira Leonel - Nominated by the Controller Shareholder.			
ON	Approve	Reject	Abstain
2,955,725,788	2,883,409,655	11,273,177	61,042,956
5. Fabio Franco Barbosa Fernandes - Nominated by the Controller Shareholder.			
ON	Approve	Reject	Abstain
2,955,725,788	2,884,403,103	10,283,348	61,039,337
6. Marcio Luiz de Albuquerque Oliveira - Nominated by the Controller Shareholder.			
ON	Approve	Reject	Abstain
2,955,725,788	2,865,492,142	276,271	89,957,375
7. Clayton Luiz Montes* - Nominated by the Controller Shareholder [REMOVED CANDIDATE].			
ON	Approve	Reject	Abstain
2,955,725,788	18,878,846	10,039,158	2,926,807,784

* The votes cast for the candidate Clayton Luiz Montes are rendered legally ineffective, as his candidacy has been withdrawn. To maintain the same quorum as the other elections, the votes not cast for the candidate were considered as abstentions.

3. Nomination of candidates of the Supervisory Board by minority shareholders.

1. Andriei José Beber / Antonio Emilio Bastos de Aguiar Freire			
ON	Approve	Reject	Abstain
902,117,194	62,043,540	7,674,550	832,399,104
2. João Vicente Silva Machado / Marcus Vinicius Codeceira Lopes Pedreira			

Summary Statement Consolidated by the Company
Banco do Brasil S.A. - 00.000.000/0001-91
Banco do Brasil S.A. - Annual General Meeting - AGM
04/30/2025 15:00

ON	Approve	Reject	Abstain
902,117,194	562,032,375	267,483	339,817,336

4. Nomination of candidates to the Supervisory Board.

1. Bernard Appy			
ON	Approve	Reject	Abstain
2,973,290,942	2,871,044,754	199,242	102,046,946
2. Tatiana Rosito			
ON	Approve	Reject	Abstain
2,973,290,942	2,871,016,489	189,577	102,084,876
3. Renato da Motta Andrade Neto / Paulo Moreira Marques			
ON	Approve	Reject	Abstain
2,973,290,942	2,871,004,909	189,006	102,097,027

5. To approve the accounts of the management, examine, discuss and vote on the Company's financial statements for the year 2024.

ON	Approve	Reject	Abstain
3,789,618,303	3,721,049,447	773,015	67,795,841

6. Proposed allocation of net income for the year 2024, as follows (amounts in R\$):

Net Income: 35,260,189,221.27
Retained Earnings (Losses): 10,279,822.43
Adjusted Net Income: 35,270,469,043.70
Legal Reserve: 1,763,009,461.06
Shareholder compensation: 15,174,739,468.59
Interest on Shareholders' Equity: 12,591,044,840.73
Dividends: 2,583,694,627.86
Statutory Reserves: 29,974,953,956.45
for Operating Margin: 16,486,224,676.05
for Capital Payout Equalization: 13,488,729,280.40
Use of Statutory Reserve - for Capital Payout Equalization: (11,642,233,842.40).

ON	Approve	Reject	Abstain
3,789,618,303	3,724,187,225	161,143	65,269,935

7. Proposal to set the Global Amount for the payment of fees and benefits of the members of BB's Executive Board and Board of Directors at a maximum of ninety-three million eight hundred and thirty-five thousand two hundred and forty reais and sixty cents (R\$ 93,835,240.60), corresponding to the period from Apr/2025 to Mar/2026.

1. Management Proposal			
ON	Approve	Reject	Abstain
3,789,618,303	568,011,210	6,913,203	3,214,693,890
2. Controlling Shareholder Proposal			
ON	Approve	Reject	Abstain
3,789,618,303	2,865,431,325	20	924,186,958

Summary Statement Consolidated by the Company
Banco do Brasil S.A. - 00.000.000/0001-91
Banco do Brasil S.A. - Annual General Meeting - AGM
04/30/2025 15:00

8. Proposal to set for the period from April 2025 to March 2026: (i) the monthly fees of the members of BB's Supervisory Board at one tenth of what, on a monthly average, the members of the Executive Board receive, excluding benefits other than fees and (ii) health assessment.

1. Management Proposal			
ON	Approve	Reject	Abstain
3,789,618,303	571,310,923	3,641,000	3,214,666,380
2. Controlling Shareholder Proposal			
ON	Approve	Reject	Abstain
3,789,618,303	2,865,430,313	32	924,187,958

9. Proposal to set for the period from April 2025 to March 2026: (i) the individual monthly compensation of the members of BB's Audit Committee at ninety percent of the individual monthly compensation set for the position of Executive Officer, (ii) garden leave and (iii) health assessment.

1. Management Proposal			
ON	Approve	Reject	Abstain
3,789,618,303	566,916,923	9,776,179	3,212,925,201
2. Controlling Shareholder Proposal			
ON	Approve	Reject	Abstain
3,789,618,303	2,865,431,296	49	924,186,958

10. Proposal to set for the period from April 2025 to March 2026: (i) the individual monthly compensation of the members of BB's Risks and Capital Committee at ninety percent of the individual monthly compensation set for the position of Executive Officer, (ii) garden leave and (iii) health assessment.

1. Management Proposal			
ON	Approve	Reject	Abstain
3,789,618,303	566,911,974	9,780,340	3,212,925,989
2. Controlling Shareholder Proposal			
ON	Approve	Reject	Abstain
3,789,618,303	2,865,431,284	49	924,186,970

11. Proposal to set for the period from April 2025 to March 2026: (i) the individual monthly compensation of the members of BB's Humans, Remuneration and Eligibility Committee at twenty percent of the individual monthly compensation set for the position of Executive Officer, (ii) garden leave and (iii) health assessment.

1. Management Proposal			
ON	Approve	Reject	Abstain
3,789,618,303	566,967,070	9,724,528	3,212,926,705
2. Controlling Shareholder Proposal			
ON	Approve	Reject	Abstain
3,789,618,303	2,865,430,284	29	924,187,990

Summary Statement Consolidated by the Company
Banco do Brasil S.A. - 00.000.000/0001-91
Banco do Brasil S.A. - Annual General Meeting - AGM
04/30/2025 15:00

12. Proposal to set for the period from April 2025 to March 2026: (i) the individual monthly compensation of the members of the Technology and Innovation Committee at twenty percent of the individual monthly compensation set for the position of Executive Officer, (ii) garden leave and (iii) health assessment.

1. Management Proposal			
ON	Approve	Reject	Abstain
3,789,618,303	566,902,245	9,715,666	3,213,000,392
2. Controlling Shareholder Proposal			
ON	Approve	Reject	Abstain
3,789,618,303	2,865,430,284	29	924,187,990

13. Proposal to set for the period from April 2025 to March 2026: (i) the individual monthly compensation of the members of the Corporate Sustainability Committee at twenty percent of the individual monthly compensation set for the position of Executive Officer, (ii) garden leave and (iii) health assessment.

1. Management Proposal			
ON	Approve	Reject	Abstain
3,789,618,303	566,956,775	9,718,807	3,212,942,721
2. Controlling Shareholder Proposal			
ON	Approve	Reject	Abstain
3,789,618,303	2,865,430,284	49	924,187,970

Remote Voting Statement – Consolidated Summary
Banco do Brasil S.A. - 00.000.000/0001-91
Banco do Brasil S.A. - Extraordinary General Meeting - EGM
04/30/2025 15:00

1. Proposed amendment to the Bylaws of Banco do Brasil – Chapter V - Management and Organization of the Bank (articles 18, 21, 26, 32, 33, 34, 36, 37 e 40)

ON	Approve	Reject	Abstain
4,302,457,472	4,236,981,283	547,729	64,928,460

2. Proposed amendment to the Bylaws of Banco do Brasil – Chapter IX - Special Provisions (article 57).

ON	Approve	Reject	Abstain
4,302,457,472	4,236,373,642	1,152,250	64,931,580

3. Proposed amendment to the Bylaws of Banco do Brasil – Chapter XI - Transitional Provisions (article 65).

ON	Approve	Reject	Abstain
4,302,457,472	4,236,977,854	548,386	64,931,232

Shareholders present:

Rodrigo A Marine, Aquiles de Atayde Oliveira, Iure Cavalcante Oliveira, Fernando Ben, Edelberto da Silva Boeira, Williney Silva Moreira Pereira, Bernardo Steinitz, Renato Sobral Pires Chaves, Mário Antonio Torezan Filho

Represented by Tayanne Moreira de Oliveira, Paulo Cesar Silva Coelho:

THE BANK OF NEW YORK ADR DEPARTMENT

Represented by LAURA MARIA FERREIRA MALAGUTI, Rafael Amorim de Freitas:

Previ Renda Variável Ativa Fundo de Investimentos em Ações, Plano de Benefícios
1

Represented by Rodrigo de Mesquita Pereira:

IT NOW IFNC FUNDO DE ÍNDICE, ITAÚ ALVORADA MASTER FUNDO DE INVESTIMENTO FINANCEIRO MULTIMERCADO RESPONSABILIDADE LIMITADA, ITAÚ MULTISTRATEGIA MULTIMERCADO FI, IT NOW IDIV RENDA DIVIDENDOS FUNDO DE ÍNDICE – RESPONSABILIDADE LIMITADA, STICHTING PENSIOENFONDS VOOR DE ARCHITECTENBUREAUS, GERAÇÃO L. PAR FUNDO DE INVESTIMENTO EM AÇÕES., STICHTING PENSIOENFONDS VAN DE NEDERLANDSCHE BANK N.V., IT NOW IBOVESPA FUNDO DE ÍNDICE, IT NOW PIBB IBRX-50 FUNDO DE ÍNDICE, ITAÚ HEDGE MULTIMERCADO FUNDO DE INVESTIMENTO, ITAÚ PREVIDÊNCIA IBRX FIA, IT NOW IBOVESPA B3 BR+ FUNDO DE ÍNDICE RESPONSABILIDADE LIMITADA, ITAÚ HEDGE PLUS MULTIMERCADO FI, IT NOW IDIV FUNDO DE ÍNDICE, ITAÚ VÉRTICE OMNI FUNDO DE INVESTIMENTO FINANCEIRO MULTIMERCADO RESPONSABILIDADE LIMITADA, ITAÚ MASTER GLOBAL DINÂMICO MULTIMERCADO FUNDO DE INVESTIMENTO - GOLFGD_CCI, ITAÚ EXCELÊNCIA SOCIAL AÇÕES FUNDO DE INVESTIMENTO SUSTENTÁVEL, AMUNDI DEUTSCHLAND GMBH ON BEHALF OF AMUNDI WELT ERTRAG NACHHALTIG, AMUNDI FUNDS, AMUNDI INDEX SOLUTIONS, IT NOW IGCT FUNDO DE ÍNDICE, LAZARD ACTIONS EMERGENTES, VIA AM SICAV, VISIONFUND, AMUNDI EQUILIBRE CLIMAT, DPAM L, FIDELITY COMMON CONTRACTUAL FUND II/FIDELITY GLOBAL EMERGING MARKETS EQUITY FUND, ITAÚ HUNTER TOTAL RETURN MULTIMERCADO FI, IT NOW ISE FUNDO DE ÍNDICE, CPR INVEST, LCL ACTIONS EMERGENTES, MOST DIVERSIFIED PORTFOLIO SICAV, ITAÚ BALANCEADO ATIVO FUNDO MÚTUO DE PRIVATIZAÇÃO FGTS CARTEIRA LIVRE RESPONSABILIDADE LIMITADA, ITAÚ CAIXA ACOES FI, PREDIQUANT A3,

FIDELITY FUNDS LATIN AMERICA FUND, ITAÚ VQL FUNDO DE INVESTIMENTO FINANCEIRO MULTIMERCADO RESPONSABILIDADE LIMITADA, LBPAM ISR ACTIONS EMERGENTS, ITAÚ DUNAMIS MASTER FUNDO DE INVESTIMENTO EM AÇÕES, ONEMARKETS FUND, ITAÚ S&P B3 LOW VOLATILITY FUNDO DE INVESTIMENTO EM AÇÕES, ITAÚ INDEX AÇÕES IBOVESPA FI, ITAU INDEX ACOES IBRX FI, ITAU IBOVESPA ATIVO MASTER FIA, ITAÚ IBRX ATIVO MASTER FIA, ITAÚ MOMENTO II AÇÕES FUNDO DE INVESTIMENTO, ITAÚ OPTIMUS EXTREME MULTIMERCADO FUNDO DE INVESTIMENTO, ITAÚ JANEIRO MULTIMERCADO FUNDO DE INVESTIMENTO, AMUNDI AMBITION NET ZERO CARBONE, ITAÚ GOVERNANÇA CORPORATIVA AÇÕES FUNDO DE INVESTIMENTO SUSTENTÁVEL, STICHTING BEDRIJFSTAKPENSIOENFONDS V H S, A, ENGLASZETBEDRIJF, ITAÚ ARTAX ENDURANCE FUNDO DE INVESTIMENTO FINANCEIRO MULTIMERCADO RESPONSABILIDADE LIMITADA, ITAU FTSE RAFI BRAZIL 50 CAPPED INDEX FIA, SEGALL BRYANT & HAMILL EMERGING MARKETS FUND, LP, REGINA NIETO MOTTA GUEREKMEZIAN, HAGOP GUEREKMEZIAN FILHO, ITAÚ MASTER GLOBAL DINÂMICO ULTRA MULTIMERCADO FUNDO DE INVESTIMENTO, HAGOP GUEREKMEZIAN, ITAÚ AÇÕES DIVIDENDOS FI, RBC FUNDS (LUX) - EMERGING MARKETS VALUE EQUITY FUND, STICHTING PENSIOENFONDS GASUNIE, KAROLINE GUEREKMEZIAN VELLOSO, ITAU PHOENIX ACOES FI, KATHLEEN GUEREKMEZIAN MESQUITA

Represented by LIANA DO REGO MOTTA VELOSO:

Ministério da Economia

Participants who voted via remote voting:

JOSE CLAUDIO PAGANO, WALTER DE EMERY PINESSO, ASCENSION ALPHA FUND, LLC, TORK MASTER FIA, AB CANADA EMERGING MARKETS STRATEGIC CORE EQUITY F, GLOBAL EX-US ALPHA TILTS FUND, CLARITAS LONG BIAS PREV FIFE FIM, TORK PREV FUNDO DE INVESTIMENTO EM ACOES FIFE, DIMENSIONAL EMERGING CORE EQUITY MARKET ETF OF DIM, T. ROWE PRICE FUNDS OEIC- GLOBAL VALUE EQUITY FUND, DIEGO DE SA LEITAO AMORIM, AB SICAV I EMERGING MARKETS LOW VOLATILIT EQUITY PORTFOLIO, FUNDO DE INVESTIMENTO MULTIMERCADO CP IE -3102, WALTER CAMARGO, DANIEL ANTUNES, LUDMILLA MOURA OLIVEIRA, TROPICO VALUE FIA, José Eduardo Jacques Romagna, TROPICO SCHWEITZER DIV FIA , FUNDO DE INVESTIMENTO EM ACOES CAIXA MASTER ACOES LIVRE QUANTITATIVO, FUNDO DE INVESTIMENTO EM ACOES CAIXA IBOVESPA ATIVO, Tenax Total Return Master FIM, FUNDO DE INVESTIMENTO EM AÇÕES DIMORAES, TRIGONO 70

PREVIDENCIARIO MASTER FIM, TRIGONO MULTISEG 100 FIFE PREVIDENCIA FIA, TRIGONO VERBIER 70 PREV FIM, SANTANDER FI IBRX ACOES, ATO - CLUBE CIEST, SANTANDER PREV AÇÕES IBOVESPA ATIVO, SAM SELEÇÃO DINÂMICO FUNDO DE INVESTIMENTO EM AÇÕES BDR NÍVEL 1, SANTANDER PREV ETHICAL AÇÕES SUSTENTABILIDADE IS FI, TRIGONO DELPHOS INCOME FIA, TRIGONO DELPHOS 70 PREVIDENCIA FIM, Marcio Goulart Mocellin, CAIXA FUNDO DE INVESTIMENTO EM ACOES BANCO DO BRASIL PLUS, FUNDO DE INVESTIMENTO EM ACOES CAIXA BRASIL IBX-50, FUNDO DE INVESTIMENTO EM ACOES CAIXA BRASIL INDEXA IBOVESPA, SANTANDER ETHICAL AÇÕES SUSTENTABILIDADE IS FUNDO DE INVESTIMENTO, SANTANDER PREV SELEÇÃO LONG BIASED MULTIMERCADO FI, SANTANDER PREV AÇÕES DIVIDENDOS, SANTANDER FUNDO MUTUO DE PRIVATIZACAO - FGTS CARTEIRA LIVRE, SANTANDER FI IBOVESPA PASSIVO ACOES, IAJA SAM AÇÕES FUNDO DE INVESTIMENTO, Uilton dos Santos Salvador, PAULA LANGER ROSSI, SANDRO JACOBSEN GRANDO, EDERSON AUGUSTO DE LIMA MORAES, FRANCISCO OLAVIO TEIXEIRA COUTINHO, GUSTAVO ANTONIO MONTEIRO DE VASCONCELLOS, JAYME PINTO JUNIOR, PEDRO PAULO MACHADO, RICARDO BACCI ACUNHA, GENEROSO MARTINS DAS NEVES, ARTHUR MONTEIRO FIGUEIREDO, Luis Patricio Fernandes Gil, Raphael Chayo, TRIGONO GUAPORE FIF EM ACOES, luciano ito perillo, Leonardo Ito Perillo, TRIGONO VERBIER MASTER FIA, TRIGONO DYNAMIC CLUBE DE INVESTIMENTOS DE ACOES, TRIGONO PARTHENON MASTER FIA RESPONSAB LIMIT, Luiz Barsi Filho, LOUISE BARSÍ, Humberto Miguel Freire, JOSE RAFAEL SICA, Eliney Moreira Pereira, 4UM MARLIM DIVIDENDOS FUNDO DE INVESTIMENTO EM ACOES, MERCER GE INTERNATIONAL EQUITY FUND, SANTANDER PREV SELEÇÃO 70 MULTIMERCADO FUNDO DE INVESTIMENTO, AP PENSION LIVSFORSIKRINGSAKTIESELSKAB, EDSON DA SILVA COSTA, RAYMUNDO PECORARO JUNIOR, FABIO DEODATO, ANDRE VILLELA GASPAS, JOSE CARLOS DE BARROS FILHO, UMBERTO MARTINS CUSTODIO, BERNARDO BRASIL OLIVEIRA, T ROWE PRICE FUNDS SICAV, CARLOS ANTUNES FIGUEIREDO, CAIXA MASTER LONG BIAS FUNDO DE INVESTIMENTO FINANCEIRO MULTIMERCADO - RL, FUNDO DE INVESTIMENTO EM ACOES CAIXA IBRX ATIVO, FUNDO DE INVESTIMENTO EM ACOES CAIXA INDEXA SETOR FINANCEIRO, TRIGONO 70 PREVIDENCIA FIM, SANTANDER SELEÇÃO AÇÕES FUNDO DE INVESTIMENTO, Tenax Macro Master FIM, Tenax Equity Hedge FIM, SANTANDER SELEÇÃO LONG BIASED MULT FI, SANTANDER AÇÕES DIVIDENDOS FUNDO DE INVESTIMENTO, TORK LONG ONLY ITAÚ PREV FIFE FIA, SANTANDER PREV SELEÇÃO AÇÕES FI, KAPITALFORENINGEN PENSAM INVEST, PSI 3 GLOBALE AKTIER 3, STELLA LUZ SIVIERO, NEDGROUP INVESTMENTS FUNDS PLC, EDUARDO DE SOUSA LIMA, MATHEUS ZEFERINO PEREIRA, NORTHERN TRUST COLLECTIVE EMERGING MARKETS INDEX FUND-LEND, FABIO LUCIANO BARNI, CHEVRON MASTER PENSION TRUST, IVY FUNDS VIP INTERNATIONAL CORE EQUITY, WILMAR

KLEEMANN, MARCO AURELIO VICENTE, RICARDO LUIZ MARTINS, LATTICE EMERGING MARKETS STRATEGY ETF, RAFAEL FRANCISCO BEGHINI, GEORGE CORDEIRO DA SILVA, NELSON DAX DA SILVA FILHO, EMERSON MOREIRA DE ANDRADE, CCL Q MARKET NEUTRAL FUND, DWS ADVISORS EMERGING MARKETS EQUITIES-PASSIVE, VINICIUS GAUDINO LIMA, NILVO REINOLDO FRIES, GODFOND SVERIGE VARLDEN, VERDIPAPIRFONDET DNB GLOBAL EMERGING MARKETS INDEK, GUILHERME ALMEIDA DOS SANTOS, IVY EMERGING MARKETS EQUITY FUND, LEANDRO DANILO FRANCESCO DOS SANTOS, DANILO OLIVEIRA RIBEIRO, JEFFERSON HOI YING LAU, JOAO JULIO MENDES AGUERA, JARDEL PIRES NASCIMENTO, CHURCH OF ENGLAND INVESTMENT FUND FOR PENSIONS, FERNANDO SIMONI BACILIERI, DIMENSIONAL EMERGING MKTS VALUE FUND, DANIEL FERNANDEZ CERDEIRA, SERGIO VENICIO GOMES DE ANDRADE, HUGO DE LIMA DE ALMEIDA, ALLIANZGI EMERGING MARKETS CONSUMER LLC, DIEGO ARAUJO LOPES DA CUNHA, CITITRUST LTD A T VANGUARD FDS SERIES VANGUARD INCOME FUND, NTGI QM COMMON DAILY ALL COUNT WORLD EXUS EQU INDEX FD LEND, DOUGLAS FERNANDO DIAS DA SILVA, VALDA ALMEIDA DE SOUZA ALVES RODRIGUES, CESAR ANTONIO DE AMORIM, VICTOR HUGO PAULISTA ARANTES, AQR UCITS FUNDS, LUIZ CLAUDIO DA SILVEIRA GOMES, IGOR HENRIQUE SILVA NUNES, DIOGENES CORDEIRO MOTA, HOSPITAL AUTHORITY PROVIDENT FUND SCHEME, EDNARDO FERREIRA E SILVA, ANDRE LUIS PAOLIELLO, SOCIAL PROTECTION FUND, ANTONIO DE LISBOA ARCANJO, ALEXANDRE SALES PEREIRA, SPP EMERGING MARKETS PLUS, PETER PEREIRA STAMFORD, THE MASTER TRUST BANK OF JAPAN, LTD. TRUSTEE MUTB400045794, PIMCO FUNDS GLOBAL INVESTORS SERIES PLC, ANA CRISTINA DUARTE BACH, VANECK VECTORS MSCI MULTIFACTOR EMERGING MARKETS E, 3M EMPLOYEE RETIREMENT INCOME PLAN TRUST, ADRIANO FROES CARVALHO, ODENIR RODRIGUES GUIMARAES JUNIOR, ARROWSTREET INTERNATIONAL EQUITY - ALPHA EXTENSION FUND, FLORIDA RETIREMENT SYSTEM TRUST FUND, MIGUEL HLEBCZUK JUNIOR, ANDRE GUSTAVO YONEZAWA, LUCAS MIRANDA DE MELO, ROGERIO HEISS, ARROWSTREET EMK ALPHA EXTENSION FUND L.P., DIEGO VIEIRA CARDOSO, LUIZ HENRIQUE GOMES POZENATTO, MARIA GILSE GOMES DE LIMA, NORGES BANK, MARCO ANTONIO PEREIRA AMARAL, JULIO MIKIO WATANABE, ALEXSANDRO DIAS BATISTA, ANDRESSA REGO SANTOS, CLAUDIA REGINA CHEN, DEUTSCHE ASSET MANAGEMENT S.A. FOR ARERO - DER WEL, PAULO MANOEL DE MOURA, STRIVE EMERGING MARKETS EX-CHINA ETF, JORGE ALVES DOS REIS, VANDER MORALES FERREIRA, RODOLPHO BENEDITO SORRATINI, STICHTING PENSIOENFONDS WERK EN (RE)INTEGRATIE, PABLO AMANCIO FONSECA OLIVEIRA, AXA WORLD FUNDS, MG GLOBAL E. M. FUND A SUB FUND OF MG I. F. (7), JUSSEDY VIEIRA DOS SANTOS, TORK LONG ONLY INSTITUCIONAL MASTER FIA, SKAGEN KON-TIKI VERDIPAPIRFOND, URIEL VICTOR LIMA FONTINELE, BROWN ADVISORY - SOMERSET EMERGING MARKETS FUND,

FRANCILENE DOS SANTOS TEIXEIRA, YURI ZICATTI, MARCELO DOS ANJOS RIBEIRO, NTGI QUANTITATIVE MANAGEMENT COLLEC FUNDS TRUST, AXA IM ETF ICAV, EMERSON BENEDITO DO NASCIMENTO SILVA, KALVIN DE OLIVEIRA ABOBOREIRA, SILVIO VARGAS FERREIRA, ERIVALDO ALVES PEREIRA, PUBLIC EMPLOYEES RETIREMENT SYSTEM OF OHIO, GEORGE HENDERLITE DE BRITO, PAULO SERGIO MIRANDA GABRIEL FILHO, GARD UNIT TRUST, MARCIANO ANDRE DA SILVA, ALLIANCEBERNSTEIN DELAWARE BUSINESS TRUST - AB EMERGING MARK, DANIEL CALABRIA LIMA DE SOUSA, EDUARDO ROBERTO PESSOTA, NAURU MENDES MARTINS, JAMESSON JOSE AUGUSTO DE FREITAS, ANDRE LUIS PINHEIRO, RENATO VEZZONI DE ALMEIDA, NATANAEL FELIPE JASTROW DISCHER, ROGERIO PINHEIRO VIEIRA, ALDO DE JESUS FREIRE ARAUJO, AB FCP II - EMERGING MARKETS VALUE PORTFOLIO, ANDERSON KIYOSHI KAGA, THE PENSION RESERVES INVESTMENT MANAGEMENT BOARD, ANDERSON RAMOS DE ALMEIDA, MATEUS VICTOR PEREIRA CAVALCANTI, JAIR PRIORI MINHARO JUNIOR, JOSE SILVEIRA LIMA NETO, RUBENS APARECIDO DE SOUZA JUNIOR, ALECSANDRO RODRIGUES DE ARAUJO, FREDERICO FRANCISCO BRIOSCHI DOS SANTOS, LUIZ FERNANDO PLACIDO BURATO, ALEXANDRE JULIO DE CASTRO, COUNTY EMPLOYEES ANNUITY AND BENEFIT FD OF THE COOK COUNTY, STICHTING PENSIOENFONDS UWV, WLADIMIR CAETANI, DAVI ALVES DA SILVA, METZLER ASSET MANAGEMENT GMBH FOR MI-FONDS K18, JOHN HANCOCK VARIABLE INS TRUST INTERN EQUITY INDEX TRUST, ARROWSTREET ACWI EX US ALPHA ESTENSION TRUST FUND, DAVID JUNIOR CLOSS, COLONIAL FIRST STATE INVESTMENT FUND 50, MIGUEL ANGELO GAUDENSI PAIVA, THIAGO MACHADO FERREIRA, LUCIENE BESERRA DE OLIVEIRA, RENAN AUGUSTO BRAGA COTA, UNITED CHURCH FUNDS, INC, ELTON JUAREZ PRESTES, LUIS ARTHUR GRINGER LUI, FRANCISCO MIQUEIAS CHEYENNE TRINDADE DE SOUSA, PRUDENTIAL ASSURANCE COMPANY SINGAPORE (PTE) LTD, DENIS ANDRE DONATI, NATANAEL GUIMARAES RABELO, TORK LONG ONLY MASTER FUNDO DE INVESTIMENTO EM ACOES, ROGERIO FERNANDO LOT, KENTUCKY RETIREMENT SYSTEMS, ANDRE LUIZ DE ANDRADE DOWSLEY, DURVAL ALMEIDA DA SILVA, NINETY ONE EMERGING MARKETS EQUITY FUND, ELIANE MARIA SOUSA LINS CHAVES, SANFORD C.BERNSTEIN FUND, INC., FRANCISCO RENILSON QUEIROZ DE OLIVEIRA, ANDERSON RODRIGUES DA CRUZ, JOSEMAR FURTADO MARTINS DE CASTRO, CESAR FERNANDES DA SILVA, MANAGED PENSION FUNDS LIMITED, PIMCO EQUITY SERIES: PIMCO RAE EMERGING MARKETS FUND, JNL/GQG EMERGING MARKETS EQUITY FUND, STICHTING BEDRIJFSTAKPENSIOENFONDS VOOR DE DETAILHANDEL, JMALUCELLI 18 FUNDO DE INVESTIMENTO RENDA FIXA CP, JEOVANIA JOAO BITENCOURTE, JOÃO GERONIMO DIAS, THRIFT SAVINGS PLAN, PAUL HUGO WEBERBAUER, THE MASTER TRUST BANK OF JAP, LTD. AS TR. FOR MTBJ400045828, EDVANIO CHAVES DOS SANTOS, FLAVIO VILLAR JUNIOR, HELISON DE OLIVEIRA, EDSON AGAPITO LEAL, ARROWSTREET EAFE ALPHA

EXTENSION TRUST FUND, GLOBAL EX-US ALPHA TILTS FUND B, VIDALVO SILVINO DA COSTA FILHO, FIDELITY SALEM STREET TRUST: FIDELITY FLEX INTERNATIONAL IND, RODRIGO DE SOUZA FAUSTINO, FABIO ROBERTO OYAMBURO CHAVES, JEFFERSON BARBOSA DE OLIVEIRA, ROBERTO RAYMOND SAID, VINICIUS CARVALHO SILVA, MATHEUS EDUARDO NELLES DA SILVA, ODILON DO AMARAL, MATHEUS TOCCHINI, CESAR MENEZES DE ABREU, JEAN CARLOS BATISTA DA SILVA, JOSE MARIA DE JESUS DOS SANTOS PINH, HENRI IVANOV BOUDINOV, JOSE MAURICIO CABRAL JUNIOR, RAFAEL MOTA LOPES, SSGA MSCI BRAZIL INDEX NON-LENDING QP COMMON TRUST FUND, INTECH GLOBAL ALL COUNTRY ENHANCED INDEX FUND LLC, LUCAS ALVES MELO, ESAU MEDEIROS DA SILVA OLIVEIRA, KAPITALFORENINGEN PENSAM INVEST, PSI 2 GLOBALE AKTIER 2, PZENA EMERGING MARKETS VALUE FUND (USA), ELISAINÉ LAGE TORRES, DANILO ANGST, MARCIO DOS SANTOS SALGADO, ADILSON TEIXEIRA ANHOLETI, FAISCA FIA, DANIEL SEBASTIAO DE OLIVEIRA, ANDREI GRASSI SUDER, ARROWSTREET ACWI ALPHA EXTENSION FUND III (CAYMAN), ANTONIO CARLOS VANZELOTTI, PEDRO CORCINO FERREIRA, JOSE HENRIQUE GODOI ALVES, ANDRE FILIPE PEGO FRANCISCO, CLAUDIO AUGUSTO CAMPANHA DA SILVA, THE MASTER TRUST BANK OF JAPAN, LTD. AS T OF MUTB400021492, JOAO MERLO FILHO, NORTHERN TRUST INVESTMENT FUNDS PLC, ALCIDES ALBERTO DE CAMARGO, GUSTAVO DE CARVALHO GARCIA, FRANCILENO SALES CRUZ, LUCAS LOURENCO DE LIMA, RODRIGO VIEIRA DE MOURA, CHRYSTOPHER BRIANN DE SOUZA PERES, RELIANCE TRUST INSTITUTIONAL RETIREMENT TRUST SERIES TWELVE, PRIVATE CLIENT EMERGING MARKETS PORTFOLIO, LIONTRUST INVESTMENT FUNDS II - LIONTRUST E M FUND, NAT WEST BK PLC AS TR OF ST JAMES PL GL EQUITY UNIT TRUST, MG (LUX) INVESTMENT FUNDS 1, ODUVALDO SANCHES, OLIVIO APARECIDO CARDOSO, DJALMA DA SILVA LIMA, FIDELITY INVESTMENT FUNDS FIDELITY INDEX EMERG MARKETS FUND, FRANCISCO JOSE DE ALCANTARA COELHO, COLUMBIA TRUST OVERSEAS VALUE FUND, CRIVISON LUIZ RODRIGUES DA SILVA, GQG PARTNERS EMERGING MARKET EQUITY FUND - GQG GLOBAL UCITS, IARAN ANTONIO IZIDORO SANTOS DE OLIVEIRA, PIMCO DIVIDEND AND INCOME FUND, THE MASTER TRUST BANK OF JAPAN, LTD. AS T OF MUTB400021536, VITOR HUGO KAMPHORST, FERNANDO NOGUEIRA VILLELA, AB SICAV I - EMERGING MARKETS MULTI-ASSET PORTFOLIO, STICHTING DEPOSITARY APG EME MULTI CLIENT POOL, LAURO VILAS BOAS, ARROWSTREET INTERNATIONAL EQUITY ACWI EX US ALPHA EXT T FUND, FRANKLIN TEMPLETON ETF TRUST - FRANKLIN FTSE BRAZI, FERNANDO HENRIQUE MUNHOZ SOUZA, AGUINALDO BARBIERI, UMBERTO RAFAEL DE MENEZES FILHO, KENTUCKY RETIREMENT SYSTEMS INSURANCE TRUST FUND, SILVIO JOSE FERREIRA, HPE COMMON CONTRACTUAL FUND, PEDRO ANDRE DE SOUZA LIMA, VANGUARD INV FUNDS ICVC-VANGUARD FTSE GLOBAL ALL CAP INDEX F, THE SEVENTH SWEDISH NATIONAL PENSION FUND - AP7 EQUITY FUND, MATEUS AMBROSIM

DARE, GUILHERME DE ALMEIDA MICHELINI, CLEBER FABIO DA SILVA, LUCAS HENRIQUE MARTINS, NILSON SCHEFFLER, ST STR MSCI ACWI EX USA IMI SCREENED NON-LENDING COMM TR FD, LEANDRO PEREIRA DA SILVA, FRANKLIN EMERGING MARKETS CORE EQUITY FUND, CUSTODY B.O.J,L..AS.T.F.S.E.E.INDEX MOTHER FUND, FIDELITY CONCORD STREET TRUST: FIDELITY ZERO INT. INDEX FUND, USAA INTERNATIONAL FUND, GUSTAVO REIS DOS SANTOS, EVERTON DE GODOY, GRACE LIMA MAIA, RUBENS MACHADO, NINETY ONE AUSTRALIA FUNDS - EMERGING MARKETS EQUITY FUND, JNL EMERGING MARKETS INDEX FUND, DAVISON SCHAEFFER DE OLIVEIRA, EDUARDO FERREIRA PAIVA RIBEIRO, SPARTA FUNDO DE INVESTIMENTO EM ACOES - BDR NIVEL I, PICTET - EMERGING MARKETS MULTI ASSET, THYCIANA FORTES RIBEIRO, VARIABLE PORTFOLIO - PARTNERS INTERNATIONAL VALUE FUND, PAULO SCHROEDER, GILVAN ARAUJO DA SILVA, RODOLFO DE ASSIS MIRANDA, RAPHAEL PONTES MEDEIROS, LUIS DE SOUZA CARDOSO, ELENADJA PEREIRA DE JESUS, FACTORY MUTUAL INSURANCE COMPANY, COLONIAL FIRST STATE WHOLESALE INDEXED GLOBAL SHAR, WESLEY DINIZ, ELINALDO VIEIRA DOS SANTOS, GILBERTO DA CONCEICAO SANTOS, NS PARTNERS EMERGING MARKETS EX CHINA EQUITY FUND, ARERO - DER WELTFONDS -NACHHALTIG, ADELIA NIDIA WANDERLEY CURIO, VERDIPAPIRFONDET KLP AKSJEFREMVOKSENDE MARKEDER ME, NS PARTNERS GLOBAL EMERGING MARKETS EQUITY FUND, STICHTING PENSIONENFONDS VAN DE METALEKTRO (PME), SYMMETRY PANORAMIC GLOBAL EQUITY FUND, HSBC BANK PLC AS TRUSTEE OF STATE STREET AUT EMERG, ALEXANDRO VICENTE DA SILVA AGUIAR, VERDIPAPIRFONDET STOREBRAND INDEKS NYE MARKEDER, VILNEY LAUERMANN FALKEMBACH, PATRICK GRAF, JONAS THIAGO DA SILVA, DUNHAM INTERNATIONAL STOCK FUND, MATHEUS DE LIMA FARIAS, SANDRA ROSANGELA DE MENEZES ADAM, EDUARDO TRAJANO TELLES ELIAS, GABRIEL CAIO NERY DOS REIS, CAIO CESAR VIACELI, RODRIGO LUIS GOTTARDO, GQG PARTNERS EMERGING MARKETS EQUITY FUND, JOSE ANTONIO DA SILVEIRA, THE MASTER TRUST BANK OF JAP., LTD. AS TR. FOR MTBJ400045829, TAUVA SILVA BORGES, FREDSON DIAS SANTOS, ROGERIO SAO NICOLAU, ARROWSTREET INTERNATIONAL EQUITY EAFE ALPHA EXTENSION CIT, GUSTAVO XAVIER STEFFEN, RAFAEL DIAS DE OLIVEIRA, SPDR MSCI ACWI EX-US ETF, CLAUDIO ZATTERA, GABRIEL DO NASCIMENTO VENANCIO, MACKENZIE EMERGING MARKETS EQUITY INDEX ETF, GIULIANO CANNO NOVELLI, WASHINGTON BATISTA ALMEIDA, THREADNEEDLE INVESTMENT FUNDS ICVC - LATIN AMERICA, ARTHUR DE CASTRO BARBOSA SIVIERO, ANDRE CAVALCANTE DANTAS, RIVERLEY PEREIRA TORRES, MARCIAL LOPES FILHO, LUIZ CARLOS SANTOS DE BARROS, CARLA DE JESUS VIANA, FLAVIO FERREIRA LIMA, STICHTING PENSIOENFDSVOOR DE WONINGCORPOR., VANGUARD TOTAL WORLD STOCK INDEX FUND, A SERIES OF, MARCIO LUIZ ADORYAN, VIRGINIA RETIREMENT SYSTEM, PAULO DA SILVA ALVES, MAURI WOORD, BRUNO RANGEL, ROCHE U.S. RETIREMENT PLANS MASTER

TRUST, CARLOS CESAR BROCHINE, JUNTO PARTICIPACOES FIA, STATE STREET GLOBAL ALL CAP EQUITY EX-US INDEX PORTFOLIO, ALDRIN BASTOS PEREIRA, FAROL FUNDO DE INVESTIMENTO EM ACOES, CHRISTANDE ROSENDO DE SOUZA, VANGUARD INVESTMENT SERIES PLC, VLAMIR MARQUES, JOSE VALERIANO BARBOSA, ANTONIO KARLOS SANTANA DA SILVA, ALUISIO MENDES DA ROCHA FILHO, ALASKA PERMANENT FUND, VERDIPAPIRFONDET STOREBRAND INDEKS ALLE MARKEDER, PATRICK FELIPI CURSINO FONSECA, JOSE HENRIQUE FRANCA, FELIPE AUGUSTO DE JESUS, AVADIS FUND - AKTIEN EMERGING MARKETS INDEX, ARROWSTREET ACWI ALPHA EXTENSION COMMON VALUES TRU, ARROWSTREET CAPITAL GLOBAL ALL COUNTRY ALPHA EXTENSION FUND, ADRIANO DINIZ SAMPAIO CURADO, BNYM MELLON CF SL EMERGING MARKETS STOCK INDEX FUND, NORTHERN TRUST COLLECTIVE ALL COUNTRY WORLD I (ACWI) E-U F-L, ISAUQUE LOPES DOS SANTOS, RODRIGO MARCOS ROGANTI, ASCLEPIADES MANOEL MORAES NETO, ANTONIO ALVES DE SOUZA, DESJARDINS EMERGING MARKETS EQUITY INDEX ETF, MARCELO DE ARAUJO FERREIRA, MERCER UCITS COMMON CONTRACTUAL FUND, NTGI-QM COMMON DAILY EMERGING MARKETS EQUITY I F- NON L, SIDNEY RIUDY NAKANISHI, JORGE EDUARDO TOSTA, Juarez De Maio Gonçalves, ANTONIO BENAIAS SILVA JUNIOR, T. ROWE PRICE FUNDS B SICAV, STATE STREET IRELAND UNIT TRUST, DANILO MACHADO FONTENLA, NORTHERN EMERGING MARKETS EQUITY INDEX FUND, EVERTON DOS SANTOS MATOS, BAYERNINVEST KAPITALVERWALTUNGSGESELLSCHAFT MBH FO, BRUNO GABRIEL GAZZA DE AGUIAR, HC CAPITAL TRUST THE EMERGING MARKETS PORTFOLIO, VITOR AUGUSTO REIS GONCALVES, ARROWSTREET INTERNATIONAL EQUITY ACWI EX US TRUST FUND, MARCO ANTONIO PEREIRA DA SILVA, DOUGLAS DA SILVA PERUZINI, NINETY ONE FUNDS SERIES IV- EMERGING M. E. F., IBM 401 (K) PLUS PLAN, CELSIUS INVESTMENT FUNDS SICAV - SUSTAINABLE EM MARKETS FUND, IN BK FOR REC AND DEV, AS TR FT ST RET PLAN AND TR/RSBP AN TR, RODRIGO SOZI KAULING, GOTHARDO FRANCISCO M SANTOS, ALLIANCE TRUST PLC, ARROW. CAP. IR. LTD FAOBO ARR. GL. EQ. CCF, ASFOTA CCF, MARCO AURELIO DELGADO PINHEIRO, LUCIO MARCELO DE ANDRADE, MERCER EMERGING MARKETS EQUITY FUND, PAULO RICARDO OST FRANK, PUBLIC SECTOR PENSION INVESTMENT BOARD, PZENA VALUE FUNDS PLC, MARCELO NUNES ALVES, ABU DHABI RETIREMENT PENSIONS AND BENEFITS FUND, NATIONAL COUNCIL FOR SOCIAL SECURITY FUND, JULIAN DOMINGUES FAUSTINO, PABLO BIZZI MAHMUD, RAFAEL ULISSES DA ANUNCIACAO, GERALDO SANDRI, JNL MULTI-MANAGER EMERGING MARKETS EQUITY FUND, DANILO DE PAULA SIQUEIRA, COMMONWEALTH GLOBAL SHARE FUND 17, GUILHERME JESUS ABBARI, 4UM ACOES FUNDO DE INVESTIMENTO EM ACOES, DANILO FAZIO DIAS, JULIO CESAR ALEIXO, DIEGO ANDRADE SILVA, SYMMETRY PANORAMIC INTERNATIONAL EQUITY FUND, ARROWSTREET COLLECTIVE INVESTMENT TRUST, LINCOLN VIP T -

L SSGA EMERGING MARKETS 100 FUND, ELIAN PEREIRA NOGUEIRA, HERMES BEZERRA DA SILVA NETO, ROMULO FRANCISCO PEREIRA DE PAULA, ARTHUR DE PAULA ESTIVALLET, HERMANN MILTON WERNERSBACH, FRANCISCO FERREIRA BATISTA, PACIFIC CAPITAL FUNDS LLC, FIDELITY GLOBAL EX-U.S. EQUITY INDEX INSTITUTIONAL, EVANDRO DE OLIVEIRA SALLES, PIMCO BERMUDA DYNAMIC MULTI-ASSET STRATEGY FUND, VERDIPAPIRFONDET KLP AKSJE FREMVOKSENDE MARKEDER F, VANGUARD FUNDS PLC / VANGUARD ESG EMERGING MARKETS, SPARTAN GROUP TRUST FOR EMPLOYEE BENEFIT PLANS: SPARTAN EMERG, DUNHAM EMERGING MARKETS STOCK FUND, NUVEEN/SEI TRUST COMPANY INVESTMENT TRUST, LUIZ CARLOS KLUSKA, JOAO AURIVIL COELHO DE MEDEIROS, ARROWSTREET INTERNATIONAL EQUITY - EAFE ALPHA EXTENSION FUND, LUIS MAURO CARDOSO PEREIRA FILHO, TEACHERS RETIREMENT SYSTEM OF THE CITY OF NEW YORK, LEANDRO MAXUELL BARBOSA MONTEIRO, COMMONWEALTH GLOBAL SHARE FUND 16, ALLIANCEBERNSTEIN L.P, AXA WORLD FUNDS - FRAMLINGTON EMERGING MARKETS, GUILHERME H M PEREIRA, KRANESHARES MSCI EMERGING MARKETS EX CHINA INDEX E, DWS INVESTMENT GMBH FOR DEUTSCHE GPF, WASHINGTON LUIZ FERREIRA, T. ROWE PRICE GLOBAL VALUE EQUITY FUND, FORD MOTOR COMPANY OF CANADA, L PENSION TRUST, SPDR SP EMERGING MARKETS FUND, CONRADO ALCESTE MONTINERI JUNIOR, JOAO CARLOS BUCHARA IORA, DIOGO RIBEIRO DE ALBUQUERQUE, BURROUGHS WELLCOME FUND, VANGUARD INVESTMENT SERIES PLC / VANGUARD ESG EMER, FRANCISCA JESSICA P SILVA, THE BOARD OF A.C.E.R.S. LOS ANGELES, CALIFORNIA, AQR INNOVATION FUND, L.P., SAMUEL CASTANHEIRA DA SILVEIRA, RAFAEL SIMOES MEDINA CASTILHO, DANIEL ANNUNCIATO JUNIOR, JOSE ROBERTO RODRIGUES JUNIOR, ERICK MARTINS NOGUEIRA DA SILVA, BRUNO CASSANO MORAES, BRUNO FORTUNATO PEREIRA, FRANCISCA FRANCEILDA DOS SANTOS, JEANE CRISTINE ANDRADE VASCONCELOS DE ARUJO, LEONARDO FORTUNA DE SOUZA CAMPOS, MARCOS ALEXANDRE ANACLETO DE CARVALHO, ALINNE MORAIS DA FONSECA MUSSOLIN, JOSE TAVARES NOBRE FILHO, PZEN A EMERGING MARKETS FOCUSED VALUE FUND, JONATHAS ATHIAS MESQUITA, ARROWSTREET EMERGING MARKET TRUST FUND, VANDER LUIZ PROENCA DA SILVA, ELIAS GERALDO TOMAZ DE SOUZA, MARCELO PRACANIA SERBOLONGHI, LUIZ FELIPE SANTOS DE AQUINO LOPES, RODOLFO PANDELO BRUGGER, FIDELITY SALEM STREET TRUST: FIDELITY SAI EMERGING M I FUND, RILDO CALIXTO AQUINO, FABIO OLIVEIRA SILVA, FABIANO MATOS TEIXEIRA, JULIO CESAR BATISTA VETTORI CARVALHO, DESJARDINS RI EMERGING MARKETS - LOW CO2 INDEX ETF, SPP AKTIEINDEXFOND GLOBAL, TRANQUILO DOGNINI NETO, COMMONWEALTH OF MASSACHUSETTS EMPLOYEES DEFERRED COMP PLAN, DIOGO EUGENIO GOMES ESCOBAR, CLARITAS QUANT MASTER FIM, ARROWSTREET (DELAWARE) CUSTOM ALPHA EXTENSION FUND, MARINA RODRIGUES TEIXEIRA, AFRANIO ERASMO

FERNANDES MOREIRA, ALEXANDRE PRADO ROCHA, JUNIOR FERNANDES DA SILVA, LUIS ANTONIO MACHADO PACHECO, THE BARINGS E. M. U. FUND, SUB-FUND, THE BARINGS L. A. FUND, NORTHERN TRUST UCITS FGR FUND, ALPHA ADMINISTRACAO DE BENS PROPRIOS LTDA, FABIO DE SOUZA LIMA, RENATO DE GOES COUTO, LUCAS NEVES DA SILVA SOUSA, ROBERTO DE ARAUJO, JOAQUIM FREIRE DE MENEZES NETO, PACIFIC SELECT FUND - PD EMERGING MARKETS PORTFOLIO, GABRIEL CORREIA NERY, LOS ANGELES COUNTY EMPLOYEES RET ASSOCIATION, LUIZ CARLOS DELGADO, ARROWSTREET (CANADA) GLOBAL ALL-COUNTRY FUND II, ELIEZER FELCHER DA ROSA, EDSON DOS SANTOS VASCONCELOS, BAKER HUGHES INC. MASTER TRUST, GABRIEL GUIMARAES DE OLIVEIRA SILVA, ALEXANDRE MUNIZ DAHOU, NS PARTNERS SUSTAINABLE GLOBAL EM FUND, JAMERSON GOMES DE SOUZA, ARTUR AQUINO SANTOS, VALMIR PEDRO ROSSI, SATIE YOSHIDA MORALES, GQG PARTNERS INTERNATIONAL QUALITY DIVIDEND INCOME, LUCAS CORREA LAPORT DOMINGUES, FRANKLIN LIBERTYSHARES ICAV, COLUMBIA EM CORE EX-CHINA ETF, WAGNER VIANNA MARTINS, EQ/EMERGING MARKETS EQUITY PLUS PORTFOLIO, CLEBER LINCOLN ANDRADE COSTA, PAULO ROBERTO FARINA RAMOS, MARIA DO SOCORRO LINHARES PINHEIRO, DANIEL POLATO MALVESTUTO, ITALLO EPAMINONDAS DE QUEIROZ REGO, FRANKLIN TEMPLETON ETF TRUST - FRANKLIN FTSE LATIN, ROBERTO BAVARESCO, AB SICAV I - ALL MARKET INCOME PORTFOLIO, THE STATE TEACHERS RETIREMENT SYSTEM OF OHIO, ROSANGELA MARIA ARAUJO VIEIRA SANCHES, ALEXANDRE JOSE FAVA DE SOUZA JUNIOR, BRUNO FONSECA LAPA, RODRIGO MAGALHAES VASCO, ARROWSTREET EMERGING MARKET ALPHA EXTENSION TRUST, FERNANDO DURIAN, SERGIO JOSE GROHMANN, VANGUARD INVESTMENTS FUNDS ICVC-VANGUARD GLOBAL EMERGING M F, WANDERLEY MIRANDA PIMENTA, HEBER KIRCHNER, GERALDO CAMPOS BAHIANSE, ANSELMO CANATO NETO, MARCELO DOS SANTOS DE MELO, ERONIDES GALVAO VITORIA, ARTEMIS FUNDS (LUX) - GLOBAL EMERGING MARKETS, CITITRUST LIMITED AS T OF A F S A MODERATE GROWTH FUND, VINICIUS OLIVEIRA SANFELICE, SSGA SPDR ETFS EUROPE I PLC, CARLOS FONSECA AVILA, ARROWSTREET GLOBAL EQUITY FUND, DEKA INVESTMENT GMBH FOR ELB-FUNDMASTER 1, SIDNEY MAURY SENTONA, MATEUS FELIPE GOMES DA SILVA, FLEXSHARES MORNINGSTAR EMERGING MARKETS FACTOR TILT INDEX F, SPP EMERGING MARKETS SRI, RODRIGO DITTMAR, DAVE TONY LOPES FERNANDES BALTAZAR, AMERICAN AIRLINES INC., MASTER FIXED BENEFIT PENSION TRUST, ARCHIMINO SIQUEIRA MENCHER, FERNANDO ANTONIO MARQUES JUNIOR, JEAN ALLEF MACHADO, GEAN CARLOS FLORENCIO, BENILDO LINS SILVA JUNIOR, GILDO FERREIRA DA SILVA, ALEX CANDIDO SOUTO, LEGAL & GENERAL COLLECTIVE INVESTMENT TRUST, VANGUARD INTERNATIONAL HIGH DIVIDEND YIELD INDEX F, MERCER EMERGING MARKETS SHARES FUND, JAMILSON MATHIAS DA SILVA, ASSOCIATED BRITISH

FOODS PENSION SCHEME, HALLMARK CARDS, INCORPORATED MASTER TRUST,
 MURILO FERNANDES LOBATO MARQUES, MATEUS DOS SANTOS CUENCA,
 ARTEMIS GLOBAL EMERGING MARKETS FUND, OZEAS ALVES DE NORONHA
 JUNIOR, AXA INVESTMENT MANAGERS SCHWEIZ AG ON BEHALF OF AX, AQR
 EMERGING EQUITIES FUND LP, LOCKHEED MARTIN CORP DEFINED
 CONTRIBUTION PLANS MASTER TRUST, VANGUARD EMERGING MARKETS SELECT
 STOCK FUND, LOUISIANA STATE EMPLOYEES RETIR SYSTEM, VICTOR MARQUES
 GOMIDES, LUIZ ANTONIO BELINASSO, LYNDON DA COSTA TAVARES,
 COMMONWEALTH GLOBAL SHARE FUND 22, IVY INTERNATIONAL CORE EQUITY
 FUND, VICTORIAN FUNDS MAN C A T F V E M T, DOW RETIREMENT GROUP TRUST,
 THAIS AKEMI SATO, RAFAEL GUSTAVO DE MARCHI, MAURICIO GONCALVES DO
 NASCIMENTO, ROSSI ALLAN SILVA, EMERSON HELENO DOS SANTOS, MINISTRY
 OF ECONOMY AND FINANCE, MAURICIO MESSIAS, AGUIAR CLAUDINEI DE
 CARVALHO, LGPS CENTRAL GLOBAL MULTI FACTOR EQUITY INDEX FUND,
 MATEUS DA SILVA DIAS, VIRTUS GLOBAL FUND ICAV, EDUARDO ROGERIO DE
 FARIA, SPDR MSCI EMERGING MARKETS FOSSIL FUEL FREE ETF, TM BRUNEL
 PENSION PARTNERSHIP ACS - TM BRUNEL EMERGING MARKE, THE WAWANESA
 MUTUAL INSURANCE COMPANY, AUGUSTO LIMA JARDIM, SPARTAN GROUP
 TRUST FOR EMPLOYEE BENEFIT PLANS: SP, RETIREMENT PLAN FOR CHICAGO
 TRANSIT AUTH.EMPL, VIRTUS PARTNERS, INC., EMERGING MARKETS EQUITY
 FOCUS PORTFOLIO, JULIO CESAR DA SILVA, CLEBER BATISTA CORREA, JOAO LUIZ
 AMORIM FRANCO, GENISIO DA SILVA, BMO MSCI EMERGING MARKETS INDEX
 ETF, XTRACKERS, RAIMUNDO COSME DA SILVA NETO, FRG FUNDO DE
 INVESTIMENTO EM ACOES CLARITAS, CATHOLIC RESPONSIBLE INVESTMENTS
 INTERNATIONAL EQU, CARLOS ROBERTO FERREIRA PINTO, LUIZ HENRIQUE
 QUESSADA, TIAA-CREF FUNDS - TIAA-CREF EMERGING MARKETS EQUITY I F,
 RISONALDO NUNES MENDES, WESLEY DE SOUZA CARVALHO, GILBERTO DA
 SILVA LUCENA, GQG PARTNERS EMERGING MARKETS EQUITY FUND (AUSTRALIA),
 ELDER SANTOS NAZARETH, LUCIANO MICHAEL DE SOUZA, BRUNO CANDEAS
 TAVARES DIAS, KAPITALFORENINGEN INVESTIN PRO, VELLIV EMERGING MA, JOSE
 EDUARDO PINCERNO POUZA, ABN AMRO FUNDS (LUX), BRUNO DA SILVA
 ALMEIDA, WEST VIRGINIA INVESTMENT MANAGEMENT BOARD, JOAO ROBERTO
 ALVES GUERRA JUNIOR, CAPE ANN GLOBAL DEVELOPING MARKETS FUND,
 SEGALL BRYANT HAMILL EMERGING MARKETS FUND, JOAO GOMES DE ARAUJO
 MELLO, VERDIPAPIRFONDET KLP AKSJE FREMVOKSENDE MARKEDER INDEKS I,
 EDSON DA SILVA SOUZA, COMMONWEALTH GLOBAL SHARE FUND 23, PAULO
 ROBERTO LOPES RICCI, TIRZA TAYNA NEVES VAZ PAULO E SILVA, ANTONIO JOSE
 DE SANTANA, JOAO CARLOS DE NOBREGA PECEGO, BRUNO BORGHINI DE
 FREITAS, EDER BERNARDES DA SILVA, ARR. CAP. IRE. LTD FAOBO ARR. GL. EQ.
 (GBP) CCF, A SF OACCF, CHARLES IELPO MOURAO, CHANG HWA COM BK LTD IN
 ITS CAP AS M CUST OF P LAT A EQ FD, VOYA VACS INDEX SERIES EM PORTFOLIO,

MANAGEMENT BOARD PUBLIC SERVICE PENSION FUND, FABIO EMMANUEL LEITE PATRICIO, WILMINGTON TRUST COLLECTIVE INVESTMENT TRUST - PIO, MARCOS ANTONIO DOS SANTOS MONTEIRO, KAPITALFORENINGEN EMD INVEST, EMERGING MARKETS IND, CAIQUE SOARES DA SILVEIRA, BMO LOW VOLATILITY EMERGING MARKETS EQUITY ETF, INTERNATIONAL MONETARY FUND, LILIAN BELINASSO, RAUL ALEJANDRO FUENTES, RIKLI LUIS DA CRUZ, BBH GQG PARTNERS EMERGING MARKETS EQUITY MASTER FU, VICTOR DA SILVA VIANA, TOMOKI ORNELES SATO, ARROWSTREET US GROUP TRUST, RAILWAYS PENSION TRUSTEE COMPANY LIMITED, RENAN JUNIOR RODRIGUES, JOAO VITOR RANGEL NASCIMENTO, ANDERSON IGOR SANTOS DA PURIFICACAO, TEXAS MUNICIPAL RETIREMENT SYSTEM, HENRIQUE SOUZA LIMA, GERCIEL RODRIGUES DA SILVA FILHO, WASHINGTON STATE INVESTMENT BOARD, BARCLAYS MULTI-MANAGER FUND PUBLIC LIMITED COMPANY, FRANCISCO SANTANA BARBOSA, RODRIGO FRAGUAS ADELL, PINEBRIDGE LATIN AMERICA FUND, GABRIEL DE LUCCIA NASTROMAGARIO, NEW YORK STATE TEACHERS RETIREMENT SYSTEM, BRUNO IVONEZ BORGES ALEXANDRE, AXA ROSENBERG EQUITY ALPHA TRUST, UNIVERSAL INVEST LUXEMBOURG SA ON BEHALF OF UNIVEST, STICHTING PENSIOENFONDS HOOGOVS, BRIDGE BUILDER INTERNATIONAL EQUITY FUND, TEACHERS RETIREMENT ALLOWANCES, PAULO CESAR PASCOTINI, CARLOS MAGALHAES GOMES, CELSO HENRIQUE DE CARVALHO LOPES, VINICIUS ALVES MAIA, ARGUCIA INCOME FUNDO DE INVESTIMENTO EM ACOES, ALISON BRUNO DE JESUS SANTANA, XTRACKERS (IE) PUBLIC LIMITED COMPANY, JAILSON DA SILVA SANTOS, FELIPE SU FONG FAT, ALESSANDRO SILVA DE SOUZA, JONATHAN DA SILVA AMORIM, MARINA SELINKE CASAGRANDE, GILSON MARTINS DE SOUZA, BRUNO PEDRO DE MELO, COLUMBIA OVERSEES VALUE FUND, EVANDRO GOMES DA SILVA, FABIANO CARLOS DO AMARAL, ADILSON COSME DA SILVA, ALVARO MEDEIROS DE SOUZA ANJOS FILHO, VARIABLE INSURANCE PRODUCTS FUND II: INTERNATIONAL, R.K. MELLON INTERNATIONAL FUND, SILVANA RAMOS DE OLIVEIRA, DESJARDINS EMERGING MARKETS FUND, RAPHAEL BRUNO PEREIRA DE LIMA, FIDELITY SALEM STREET T: FIDELITY G EX U.S INDEX FUND, THE MASTER T BK OF JPN, LTD AS T OF NIKKO BR EQ MOTHER FUND, THE BOARD OF THE PENSION PROTECTION FUND, FELIPE DIEGO DE ALMEIDA BRAZ, LEANDRO PINTO WURTZ, LGPS CENTRAL ALL WORLD EQUITY CLIMATE MULTI FACTOR, IRACI ANTONINHO MORESCO, ROGERIO CARDOSO VIEIRA DA SILVA, AVADIS FUND, TEACHER RETIREMENT SYSTEM OF TEXAS, LEONARDO ABRANTES MELO, FIDELITY SALEM STREET T: FIDELITY TOTAL INTE INDEX FUND, NTCC COLLECTIVE FUNDS FOR EMPLOYEE BENEFIT TRUSTS, IVAI MAGDALENA PINTO, VICTORY MARKET NEUTRAL INCOME FUND, ABNER CONCEICAO DA ROCHA, POTI LUIZ DE FREIRE LIRA, MATEUS HENRIQUE NERY DE SANTANA, SPDR S&P EMERGING MARKETS EX-CHINA ETF, DAVI ALVES SANTOS, EDELSON PEDRO CARDOSO, ARTHUR SANTANA RODRIGUES UZUAL, THELCIO CLAUDINO

MARIANO, CUSTODY BANK OF JAPAN, LTD. RE: EMERG EQUITY PASSIVE MOTHR F,
 EVANIMEK BERNARDO SABINO DA SILVA, ANDRA AP-FONDEN, SANTANDER
 SICAV, MAURICIO DIAS DE CERQUEIRA, GOVERNMENT EMPLOYEES
 SUPERANNUATION BOARD, DELCIO MIRANDA DE PAIVA, ALEXANDER OLIVEIRA,
 ALESSANDRO PEREIRA GARCIA, CARLOS COTRIM RODRIGUES PEREIRA,
 LEANDRO SCHWINGEL, IRADI DE FRANCA JUNIOR, AQR LUX FUNDS II - AQR
 STYLE PREMIA: ALL COUNTRY EQUITY FUND, DANYANNE AZEVEDO
 EVANGELISTA, ARROWSTREET ACWI ALPHA EXTENSION FUND V (CAYMAN) L,
 FIDELITY SALEM STREET T: FIDELITY E M INDEX FUND, ERIC GASPAR DE QUEIROZ
 FERREIRA, ROMULO DE CARVALHO MOURAO, JOSE GERALDO DA COSTA FELIX,
 PRINCIPAL GLOBAL INVESTORS FUNDS, GEOVANE WESLEY NUNES BARROSO,
 LUIS FERNANDO BERTUCCI, BLACKROCK GL ALLOCATION PORTFOLIO OF
 BLACKROCK SER FD, INC, CLIMACO COSTA, MARCOS FABIO OLIVEIRA BENTES,
 JNL/BLACKROCK GLOBAL ALLOCATION FUND, DANIEL GARCEZ SANT ANA, SPDR
 SP EMERGING MARKETS ETF, ANTONIO LUIZ DA SILVA, VALDECIR GARCIA
 ESCANE, FRANKLIN FUND ALLOCATOR SERIES - FRANKLIN EMERGING,
 STICHTING DEPOSITARY APG EMERGING MARKETS EQUITY POOL, RODRIGO
 OLIVEIRA MARCANEIRO ZILSE, GQG PARTNERS EMERGING MARKETS EQUITY
 FUND-GQG PARTNERS S LLC, EDSON CESAR VALDEVITE, ALEXANDRE CARREIRA
 MARTINS GONCALVES, ANTONIO CARLOS CARDOSO, ALEXANDRE BATISTA DE
 ABREU, CLAUDINEIA BAYER, JOSELIO FREIRE DE OLIVEIRA, PICTET - EMERGING
 MARKETS INDEX, PHILADELPHIA GAS WORKS PENSION PLAN, ERNANI ROBERTO
 HEERDT DE PAIVA, HERICKYY BATISTA DE ANDRADE, FABIO COSME RODRIGUES
 DOS SANTOS, GQG PARTNERS EMERGING MARKETS QUALITY EQUITY FUND,
 BRIDGE BUILDER TAX MANAGED INTERNATIONAL EQUITY FU, TEACHERS
 RETIREMENT SYSTEM OF OKLAHOMA, CATHOLIC INVESTMENT TRUST OF
 ARLINGTON, ARTUR FONSECA DA SILVA MARQUES, ANDRE AZEVEDO GOMES DE
 SOUZA, WILIANS DO SACRAMENTO, DAIANI VIEIRA CAJA RICARDO, VANGUARD
 FUNDS PLC / VANGUARD ESG GLOBAL ALL CAP U, ALEXANDRE APARECIDO JOSE
 DA SILVA, EDUARDO LERMEN SCHNEIDER, RAMON FRIGI RIGONI, MANOEL
 HENRIQUE BEZERRA FERREIRA, PEDRO VICTOR ALVES CAETANO REGO,
 ANTONIO AUGUSTO GOMES CANTANHEDE, ROBERTO DE OLIVEIRA BRESSANE,
 FIDELITY SALEM STREET TRUST: FIDELITY SERIES G EX US I FD, NATIONAL
 WESTMINSTER BANK PLC AS TRUSTEE OF ARTEMIS G G FD, SELECT INVESTMENT
 SERIES III SICAV, GUILHERME CARINI TREVISAN, PACIFIC GAS A EL COMP NU F Q
 CPUC DEC MASTER TRUST, ALCIVAN FONTES DE ANDRADE, HELIO COSTA DA
 SILVA, ALECSANDRO DOS SANTOS CAMARGO, MARCIO DE ARAUJO MONTEIRO,
 EDUARDO THIELE, FERNANDO CHICOSKI, LUIZ ALEXANDRE DE ALMEIDA
 MACEDO, JOELSON SILVA OLIVEIRA, ARROWSTREET GLOBAL EQUITY - ALPHA
 EXTENSION FUND, MARLI RODRIGUES DOS SANTOS, FILIPE ANTONIO DA SILVA
 MENDONCA, ARROWSTREET (CANADA) GLOBAL ALL-COUNTRY FUND I,

ARROWSTREET (CANADA) GLOBAL ALL-COUNTRY ALPHA EXT FUND I, ANA
 BOTLER WILHEIM, ANTONIO MARIO RINALDINI, PAULO LUCAS DE ANDRADE
 JUNIOR, ANTONIO DUTRA DOS SANTOS, PAULO CESAR ALVES, CARLOS
 AUGUSTO CZECH, MARCIO TORRESSON, JUPITER GLOBAL VALUE EQUITY FUND,
 JEAN KLEBER CAMILO DA SILVA, LUCIANO HENRIQUE JORGE, ROSELAINE
 APARECIDA ANTUNES VIEIRA, LUCAS HENRIQUE DA SILVA COUTO, RONALDO
 HENRIQUE KARAS, ALVARO GOMES, MACQUARIE TRUE INDEX EMERGING
 MARKETS FUND, LUCAS FERNANDO WILLENS, ADEMAR RAMOS NASCIMENTO,
 BLACKROCK GLOBAL ALLOCATION FUND (AUST), ALEXANDRE SATOSHI SAITO,
 CARLOS EDUARDO OLIVEIRA DA SILVA, LUIS EUGENIO MENDEZ FLORES, CARLOS
 EDUARDO SANTOS DE SOUZA, BLACKROCK GLOBAL ALLOCATION COLLECTIVE
 FUND, DALTEMIR DE ALMEIDA CORREIA, WALLACE DE SOUSA PORTO, ELINTON
 JOSE DA SILVA, NELSON TOSHIO AOKI, SALVADOR FERNANDES DE JESUS
 JUNIOR, HENRIQUE VINICIUS COSTA ROCHA, FRANCISCA YURE DOS SANTOS
 SENA, STATE OF MINNESOTA STATE EMPLOYEES RET PLAN, NEWTON NEGRI,
 EMPLOYEES RETIREMENT FUND OF THE CITY OF DALLAS, FIDELITY SALEM
 STREET TRUST: FIDELITY INTERNATIONAL SUSTAINA, EDSON DIAS SIQUEIRA,
 PATRICK FREITAS DOS SANTOS, LVIP SSGA EMERGING MARKETS EQUITY INDEX
 FUND, CLARITAS XP LONG BIAS PREVIDENCIA FIFE FUNDO DE INVESTIMENTO,
 GUSTAVO HENRIQUE DE OLIVEIRA COSTA, LUIZ CARLOS DE SOUZA BARROS,
 JOSE OLAVO DE ANDRADE IGNACIO OLIVEIRA, MARIA ELZA FONSECA DE
 OLIVEIRA, LUIZ FERNANDO DE LIMA PAULO, LEONARDO NUNES MOREIRA
 MIRANDA, ANTONIO FERNANDO MARTINS SOUSA, DIEGO MACHADO BATISTA,
 UNICARE SAVINGS PLAN, VITOR FERNANDES DINIZ RISSO, BRUNO BRUNELLI
 FERREIRA FRANCO, DIEGO SOUZA LEITE, LEOVEGILDO SOARES E SOUZA, THE
 NOMURA T AND B CO LTD RE I E S INDEX MSCI E NO HED M FUN, IGOR TELLES DA
 SILVA SOUZA, BRITISH COLUMBIA INVESTMENT MANAGEMENT CORPORATION,
 SICARLOS PEREIRA SAMPAIO, WEST YORKSHIRE PENSION FUND, ANTONIO
 RODRIGUES DA SILVA NETO, LUIGI TENORIO DE ANDRADE, CARLOS HENRIQUE
 STEIL, LEANDRO DA SILVA PRAT, PENSIONDANMARK
 PENSIONSFORSIKRINGSAKTIESELSKAB, TIAGO MORESCHI GUERRA, CLARITAS
 TOTAL RETURN MASTER FIM, MULTIMIX WHOLESALE INTERNATIONAL SHARES
 TRUST, TORK EQUITY HEDGE FUNDO DE INVESTIMENTO FINANCEIRO EM ACOES,
 PRISCILA DA SILVA NASCIMENTO, ANDERSON EMILIO SENA FROES, AMERICAN
 BEACON NINETY ONE EMERGING MARKETS EQUITY, RONALDO BELEDELLI
 PELLIN, STICHTING PENSIOENFONDS PGB, STATE STREET EMERGING MARKETS
 EQUITY INDEX FUND, HELMAR EDUARDO SZPUNAR OTTO, KITTOR BORTOLOSSI,
 LAIR AMARAL COELHO NETTO, ANDERSON RICARDO DO NASCIMENTO SILVA,
 ALAN KARDEC PRAIA DA CUNHA, LINDONES SILVA DA SILVA, ALISSON LUIZ
 AGUSTI, RAPHAEL DE OLIVEIRA RODRIGUES DE PAULA, SSGA MSCI ACWI EX-USA
 INDEX NON-LENDING DAILY TRUST, PICTET GLOBAL SELECTION FUND - G G M

FUND, CARLOS EDUARDO QUINHOLI, FELYPE FERNANDES ENTINI, ANTONIO MARCOS FIGUEIREDO FERREIRA, ROBIN RAMOS HANT, WILLIAN GARCIA DIAS DOMINGUEZ, CAPE ANN SUSTAINABILITY FUND, LEANDRO GOMES MOLINA, LUCIANO MANOEL DOS SANTOS, CLARITAS LONG BIAS FUNDO DE INVESTIMENTO MULTIMERCADO, COLLEGE RETIREMENT EQUITIES FUND, CLARITAS LONG SHORT MASTER FUNDO INVESTIMENTO MULTIMERCADO, PZENA EMERGING MARKETS VALUE FUND (AUSTRALIA), STATE ST GL ADV TRUST COMPANY INV FF TAX EX RET PLANS, VITOR MARCELO M DE OLIVEIRA, ACADIAN EMEMRGING MARKETS EQUITY FUND, CHUNGHWA POST CO, LTD, FERNANDA SOARES CORDEIRO, OSIEL CABRAL PESSANHA FILHO, JORGE EDUARDO FOUTO MATIAS, ANDERSON LUIZ LOPES CONCEICAO, MATEUS PAULO PIMENTA LEAL, LUIS MASSAHICO YASUDA, ADRIANO COSTA ALVES GAMA, AQR FUNDS - AQR TM EMERGING MULTI-STYLE FUND, EVERTON DOERTZBACHER, TORK EQUITY HEDGE PLUS FIF ACOES, COMMONWEALTH EMERGING MARKETS FUND 6, AB CAP FUND, INC. - AB EMERGING MARKETS MULTI-ASSET PORT, MICHEL CARNEIRO DE SOUZA, LIDIANE GOMES DA SILVA, THE MASTER TRUST BANK OF JAPAN, LTD. AS TRUSTEE OF, ANDERSON LUIZ BUTKE, BRUNO LOUSADA GOMES, IGOR LIMA DE SOUZA, MARIO DA SILVA GONCALVES, THIAGO DO AMARAL GOMES, NTGI-QM COMMON DAC WORLD EX-US INVESTABLE MIF - LENDING, LEANDRO BARDELA, JOSIMAR DA SILVA CAMARA, ALEXANDRE DO PRADO, PINEBRIDGE ESG QUANTITATIVE GLOBAL EQUITY FUND, GRAZIELA APARECIDA DE SÃO JOSÉ, BLACKROCK GLOBAL ALLOC V.I. FD OF BLACKROCK VAR SER FDS, INC, INTERNATIONAL EQUITY FUND, ALEXANDRE DOUGLAS DE SOUZA, ADOLFO VIEIRA DA SILVA, THIAGO ALEXANDRE PAIARES E SILVA, GUILHERME SCHUTZ LOBELCHO, LUIZ HENRIQUE DE ARAUJO GOMES FELICISSIMO, IVY INVESTMENTS COLLECTIVE INVESTMENT TRUST, ANTENOGENES CAVALCANTE, PZENA INTERNATIONAL EX-US FOCUSED VALUE FUND DST,, MORGAN STANLEY INVEST FDS CALVERT SUST EMER MKTS EQ SEL FD, SILVIO JOSE DA SILVA JUNIOR, SPDR MSCI EMERGING MARKETS STRATEGICFACTORS ETF, NATANAEL GRACIANI, FRANCISCO JOSE JUCA DA COSTA, LAURIELIO CAVALCANTE DA GAMA, SERGIO ROBERTO BARBOSA MESQUITA, EDUARDO CESAR DA SILVA BORDALLO, ARROWSTREET GLOBAL EQUITY ACWI TRUST FUND, STATE STREET GLOBAL ADVISORS LUX SICAV - S S G E M I E FUND, ARIZONA PSPRS TRUST, CAROLINE KROEFF MACHADO, JEFFREY LLC, POLICE AND FIREMEN'S RETIREMENT SYSTEM OF NEW JERS, ROMARIO LOPES DE BRITO, FABIO HENRIQUE GABRIELE, INVESTEC GLOBAL STRATEGY FUND, BRAZELINO ALVES MACHADO, PICTET GLOBAL SELECTION FUND G H Y E EQUITIES FUND, ALEX GONCALVES, CLOVIS RIBEIRO DA CRUZ, PIMCO RAE EMERGING MARKETS FUND LLC, FOREIGN E COLONIAL INVESTMENT TRUST PLC, HELIO DE ANDRADE SANTOS, BRUCE L E F BRITO, VOYA EMERGING MARKETS INDEX PORTFOLIO, AMERICAN HEART ASSOCIATION, INC., THE CAPE ANN (IRELAND) TRUST, NINETY ONE EMERGING

MARKETS EQUITY FUND, SBC MASTER PENSION TRUST, ROBSON GOMES DE SOUSA, GLOBAL TRUST COMP FBO AQR COLLEC INV TRUST-AQR E E C I FUND, ALASKA COMMON TRUST FUND, FRANKLIN LIBERTYQT EMERGING MARKETS INDEX ETF, LEONARDO BATISTA DE QUEIROZ, SPARINVEST SICAV, LUCAS PEREIRA SALAMAIA, SCOTIA EMERGING MARKETS EQUITY INDEX TRACKER ETF, GUILHERME MARTINS PEREIRA, ANTONIO SERGIO GALLO JUNIOR, ADILSON CARLOS BETTI, FERNANDO CARLOS PELISSER, THE BANK OF NEW YORK MELLON EMP BEN COLLECTIVE INVEST FD PLA, THE EMERGING M.S. OF THE DFA I.T.CO., TONI LUCIANO CIRILO, ABIDIAS JOSE DE SOUSA JUNIOR, PZENA INTERNATIONAL VALUE ALL COUNTRY EX-U.S. FUND, NILO FERREIRA, JOSIVALDO DIAS SOUSA, PZENA INTERNATIONAL VALUE FUND, THOMAS MAGNO DE JESUS SILVEIRA, FLAVIO CERONI ROBERTO, WILSON FERREIRA DA COSTA, MACKENZIE CORPORATE KNIGHTS GLOBAL 100 INDEX ETF, ALLIANZ GL INVESTORS GMBH ON BEHALF OF ALLIANZGI-FONDS DSPT, JOSE REGINALDO DE ARAUJO MONTEIRO, JUSSENYKSON DJEYSON FERNANDES DE AMORIM, FERNANDO MINTO, INTERNATIONAL EXPATRIATE BENEFIT MASTER TRUST, FIDELITY SALEM STREET TRUST: FIDELITY SAI EMERGING, MBB PUBLIC MARKETS I LLC, RUAN PEDRO SOUZA CARREIRO, VANGUARD FUNDS PUBLIC LIMITED COMPANY, GUSTAVO HOFFMANN MOREIRA, MAICON JUNIOR XAVIER, RODRIGO DA SILVA, EZEQUIEL RODRIGUES DE OLIVEIRA, GIANCARLO AVEDIANI DEL BANHO, THE WESTPAC WHOLESALE UNHEDGED INTERNATIONAL SHARE TRUST, JONATAS SANTANNA SANTOS, JOAQUIM CARLOS DE ALMEIDA OLIVEIRA E CRUZ, STATE OF ALASKA RETIREMENT AND BENEFITS PLANS, ALISON MENDES DOS SANTOS, BRUNO DA SILVA FONTES, MACQUARIE MULTI-FACTOR FUND, VICTORY TRIVALENT INTERNATIONAL FUND - CORE EQUITY, JOSE EDUARDO RANGEL CURY, JOSE EDUARDO BARBOSA MACARIO, JANA DIVERSIFIED GLOBAL SHARE TRUST, HENRIQUE AUGUSTO DE OLIVEIRA MOTA, ANDERSON ABREU MONTEIRO, GUSTAVO DE OLIVEIRA ROMUALDO DA SILVA, ES RIVER AND MERCANTILE GLOBAL RECOVERY FUND, ERIJAMASON BRILHANTE HONORATO, ALEXANDRE LUIS BASSETO SCHERRER, THE 2023 ETF SERIES TRUST - PACIFIC NOS GLOBAL EM, GABRIEL CARUSO, JOHN HANCOCK FUNDS II INTERNATIONAL STRATEGIC EQUITY ALLOCAT, ILLINOIS MUNICIPAL RETIREMENT FUND, EMER MKTS CORE EQ PORT DFA INVEST DIMENS GROU, WILSHIRE MUTUAL FUNDS, INC. - WILSHIRE INTERNATIONAL EQUITY, DELA NATURA- EN LEVENSVZERZEKERINGEN N.V., LUIZ FERNANDO SOARES LEITE, MARCIO ALEXANDRE DE SOUZA E SILVA, STATE OF WYOMING, ANTONIO LUIZ SANTA ROSA, VALDECY DE ASSIS, SCHOOL EMPLOYEES RETIREMENT SYSTEM OF OHIO, TRINITY COLLEGE CAMBRIDGE, THIAGO SOUZA REIS, JANINE FRASCOLLI LEANDRO, MARIA LUCIA SURIAN, STATE STREET VARIABLE INSURANCE SERIES FUNDS, INC, ANTONIO PAULO LIMA DE CARVALHO, FRANKLIN TEMPLETON ETF T - FRANKLIN LIBERTYQ EMERGING M ETF, FAMA LATAM CLIMATE TURNAROUND FIA, JORGE KUINSLER, STATE OF NEW

JERSEY COMMON PENSION FUND D, OSCAR CARLOS DAS NEVES LEBRE, DOUGLAS ZALAMENA, RAFAEL DE ALMEIDA RIBEIRO, CRISTIAN GIROLAMO LISCIANDRELLO, CLEBER ALVES DE SOUZA, TEACHERS RETIREMENT SYSTEM OF THE STATE OF ILLINOIS, THE MASTER TRUST BANK OF JAPAN, LTD. AS TRU FO MTBJ400045849, STICHTING PENSIOENFONDS VAN DE ABN AMRO BK NV, LUIS DE MORISSON FARIA, JOSE GUILHERME GOMES DE LIMA, THE JUPITER GLOBAL FUND - JUPITER GLOBAL VALUE, RIVER AND MERCANTILE INVESTMENTS ICAV - RIVER AND M, CAIXA ETF IBOVESPA FUNDO DE ÍNDICE, CAIXA FMP - FGTS CARTEIRA LIVRE - CAIXA FMP - FGTS CL ABSOLUTO, FUNDO DE INVESTIMENTO EM ACOES CAIXA DIVIDENDOS, FUNDO DE INVESTIMENTO EM ACOES CAIXA SUSTENTABILIDADE EMPRESARIAL ISE - IS, FUNDO DE INVESTIMENTO EM ACOES CAIXA MASTER DIVIDENDOS QUANTITATIVO

Shareholders present:

Rodrigo A Marine, Aquiles de Atayde Oliveira , Iure Cavalcante Oliveira, Fernando Ben, Williney Silva Moreira Pereira, Bernardo Steinitz, renato sobral pires chaves, Mário Antonio Torezan Filho

Represented by Rodrigo de Mesquita Pereira:

IT NOW IFNC FUNDO DE ÍNDICE, ITAÚ ALVORADA MASTER FUNDO DE INVESTIMENTO FINANCEIRO MULTIMERCADO RESPONSABILIDADE LIMITADA, ITAU MULTISTRATEGIA MULTIMERCADO FI, IT NOW IDIV RENDA DIVIDENDOS FUNDO DE ÍNDICE – RESPONSABILIDADE LIMITADA, STICHTING PENSIOENFONDS VOOR DE ARCHITECTENBUREAUS, GERAÇÃO L. PAR FUNDO DE INVESTIMENTO EM AÇÕES., STICHTING PENSIOENFONDS VAN DE NEDERLANDSCHE BANK N.V., IT NOW IBOVESPA FUNDO DE ÍNDICE, IT NOW PIBB IBRX-50 FUNDO DE ÍNDICE, ITAÚ HEDGE MULTIMERCADO FUNDO DE INVESTIMENTO, ITAÚ PREVIDÊNCIA IBRX FIA, IT NOW IBOVESPA B3 BR+ FUNDO DE ÍNDICE RESPONSABILIDADE LIMITADA, ITAU HEDGE PLUS MULTIMERCADO FI, IT NOW IDIV FUNDO DE INDICE, ITAÚ VÉRTICE OMNI FUNDO DE INVESTIMENTO FINANCEIRO MULTIMERCADO RESPONSABILIDADE LIMITADA, ITAÚ MASTER GLOBAL DINÂMICO MULTIMERCADO FUNDO DE INVESTIMENTO - GOLFGD_CCI, ITAÚ EXCELÊNCIA SOCIAL AÇÕES FUNDO DE INVESTIMENTO SUSTENTÁVEL, AMUNDI DEUTSCHLAND GMBH ON BEHALF OF AMUNDI WELT ERTRAG NACHHALTIG, AMUNDI FUNDS, AMUNDI INDEX SOLUTIONS, IT NOW IGCT FUNDO DE INDICE, LAZARD ACTIONS EMERGENTES, VIA AM SICAV, VISIONFUND, AMUNDI EQUILIBRE CLIMAT, DPAM L, FIDELITY COMMON CONTRACTUAL FUND II/FIDELITY GLOBAL EMERGING MARKETS EQUITY FUND, ITAÚ HUNTER TOTAL RETURN MULTIMERCADO FI, IT NOW ISE FUNDO DE INDICE, CPR INVEST, LCL ACTIONS EMERGENTS, MOST DIVERSIFIED PORTFOLIO SICAV, ITAÚ BALANCEADO

ATIVO FUNDO MÚTUO DE PRIVATIZAÇÃO FGTS CARTEIRA LIVRE
RESPONSABILIDADE LIMITADA, ITAU CAIXA ACOES FI, PREDIQUANT A3,
FIDELITY FUNDS LATIN AMERICA FUND, ITAÚ VQL FUNDO DE INVESTIMENTO
FINANCEIRO MULTIMERCADO RESPONSABILIDADE LIMITADA, LBPAM ISR
ACTIONS EMERGENTS, ITAÚ DUNAMIS MASTER FUNDO DE INVESTIMENTO EM
AÇÕES, ONEMARKETS FUND, ITAÚ S&P B3 LOW VOLATILITY FUNDO DE
INVESTIMENTO EM AÇÕES, ITAÚ INDEX AÇÕES IBOVESPA FI, ITAU INDEX ACOES
IBRX FI, ITAU IBOVESPA ATIVO MASTER FIA, ITAÚ IBRX ATIVO MASTER FIA, ITAÚ
MOMENTO II AÇÕES FUNDO DE INVESTIMENTO, ITAÚ OPTIMUS EXTREME
MULTIMERCADO FUNDO DE INVESTIMENTO, ITAÚ JANEIRO MULTIMERCADO
FUNDO DE INVESTIMENTO, AMUNDI AMBITION NET ZERO CARBONE, ITAÚ
GOVERNANÇA CORPORATIVA AÇÕES FUNDO DE INVESTIMENTO SUSTENTÁVEL,
STICHTING BEDRIJFSTAKPENSIOENFONDS V H S, A, ENGLASZETBEDRIJF, ITAÚ
ARTAX ENDURANCE FUNDO DE INVESTIMENTO FINANCEIRO MULTIMERCADO
RESPONSABILIDADE LIMITADA, ITAU FTSE RAFI BRAZIL 50 CAPPED INDEX FIA,
SEGALL BRYANT & HAMILL EMERGING MARKETS FUND, LP, REGINA NIETO MOTTA
GUEREKMEZIAN, HAGOP GUEREKMEZIAN FILHO, ITAÚ MASTER GLOBAL
DINÂMICO ULTRA MULTIMERCADO FUNDO DE INVESTIMENTO, HAGOP
GUEREKMEZIAN, ITAÚ AÇÕES DIVIDENDOS FI, RBC FUNDS (LUX) - EMERGING
MARKETS VALUE EQUITY FUND, STICHTING PENSIOENFONDS GASUNIE,
KAROLINE GUEREKMEZIAN VELLOSO, ITAU PHOENIX ACOES FI, KATHLEEN
GUEREKMEZIAN MESQUITA

Represented by LAURA MARIA FERREIRA MALAGUTI, Rafael Amorim de Freitas:

Previ Renda Variável Ativa Fundo de Investimentos em Ações, Plano de Benefícios

1

Represented by Tayanne Moreira de Oliveira, Paulo Cesar Silva Coelho:

THE BANK OF NEW YORK ADR DEPARTMENT

Represented by LIANA DO REGO MOTTA VELOSO:

Ministério da Economia

Participants who voted via remote voting:

WALTER DE EMERY PINESSO, ASCENSION ALPHA FUND, LLC, TORK MASTER FIA, AB CANADA EMERGING MARKETS STRATEGIC CORE EQUITY F, GLOBAL EX-US ALPHA TILTS FUND, CLARITAS LONG BIAS PREV FIFE FIM, TORK PREV FUNDO DE INVESTIMENTO EM ACOES FIFE, DIMENSIONAL EMERGING CORE EQUITY MARKET ETF OF DIM, T. ROWE PRICE FUNDS OEIC-GLOBAL VALUE EQUITY FUND, DIEGO DE SA LEITAO AMORIM, AB SICAV I EMERGING MARKETS LOW VOLATILIT EQUITY PORTFOLIO, FUNDO DE INVESTIMENTO MULTIMERCADO CP IE -3102, WALTER CAMARGO, DANIEL ANTUNES, TROPICO VALUE FIA, José Eduardo Jacques Romagna, TROPICO SCHWEITZER DIV FIA , FUNDO DE INVESTIMENTO EM ACOES CAIXA MASTER ACOES LIVRE QUANTITATIVO, FUNDO DE INVESTIMENTO EM ACOES CAIXA IBOVESPA ATIVO, Tenax Total Return Master FIM, FUNDO DE INVESTIMENTO EM AÇÕES DIMORAES, TRIGONO 70 PREVIDENCIARIO MASTER FIM, TRIGONO MULTISEG 100 FIFE PREVIDENCIA FIA, TRIGONO VERBIER 70 PREV FIM, SANTANDER FI IBrX ACOES, ATO - CLUBE CIEST, SANTANDER PREV AÇÕES IBOVESPA ATIVO, SAM SELEÇÃO DINÂMICO FUNDO DE INVESTIMENTO EM AÇÕES BDR NÍVEL 1, SANTANDER PREV ETHICAL AÇÕES SUSTENTABILIDADE IS FI, TRIGONO DELPHOS INCOME FIA, TRIGONO DELPHOS 70 PREVIDENCIA FIM, Marcio Goulart Mocellin, CAIXA FUNDO DE INVESTIMENTO EM ACOES BANCO DO BRASIL PLUS, FUNDO DE INVESTIMENTO EM ACOES CAIXA BRASIL IBX-50, FUNDO DE INVESTIMENTO EM ACOES CAIXA BRASIL INDEXA IBOVESPA, SANTANDER ETHICAL AÇÕES SUSTENTABILIDADE IS FUNDO DE INVESTIMENTO, SANTANDER PREV SELEÇÃO LONG BIASED MULTIMERCADO FI, SANTANDER PREV AÇÕES DIVIDENDOS, SANTANDER FUNDO MUTUO DE PRIVATIZACAO - FGTS CARTEIRA LIVRE, SANTANDER FI IBOVESPA PASSIVO ACOES, IAJA SAM AÇÕES FUNDO DE INVESTIMENTO, Uilton dos Santos Salvador, EDERSON AUGUSTO DE LIMA MORAES, FRANCISCO OLAVIO TEIXEIRA COUTINHO, GUSTAVO ANTONIO MONTEIRO DE VASCONCELLOS, PEDRO PAULO MACHADO, RICARDO BACCI ACUNHA, GENEROSO MARTINS DAS NEVES, Luis Patricio Fernandes Gil, TRIGONO GUAPORE FIF EM ACOES, luciano ito perillo, TRIGONO VERBIER MASTER FIA, TRIGONO DYNAMIC CLUBE DE INVESTIMENTOS DE ACOES, TRIGONO PARTHENON MASTER FIA RESPONSAB LIMIT, ALLIANZ GLOBAL INVESTORS GMBH ON BEHALF OF KOMFORTDYNAMIK S, MARCO AURELIO LOPES PINHEIRO, NATIONAL RAILROAD RETIREMENT INVESTMENT TRUST, HSBC INDEX TRACKER INVESTMENT FUNDS - MSCI EMERGING MARKETS, INVESCO BCPL BADGER FUND, WANDERCI RODRIGUES DA SILVA, EMERSON ELECTRIC COMPANY MASTER RETIREMENT TR, INTERNACIONAL EQUITY FUND - SEI CANADA, JPMORGAN ACTIVEBUILDERS EMERGING MARKETS EQUITY ETF, BLACKROCK ADVANTAGE E. M. FUND OF BLACKROCK FUNDS, BOMBARDIER TRUST CANADA GLOBAL EQUITIES FUND, PAULO RICARDO SOUSA CAVALCANTE, ABERDEEN INVESTMENT FUNDS UK ICVC II - ABERDEEN EM, JPMORGAN ETFS (IRELAND) ICAV, XTRACKERS MSCI ACWI EX USA ESG LEADERS EQUITY ETF, TOTAL

INTERNATIONAL EX U.S. I MASTER PORT OF MASTER INV PORT, DAVI LESSA, EM BRAZIL TRADING LLC, CONNOR CLARK & LUNN COLLECTIVE INVESTMENT TRUST, AMERICAN CENTURY ETF TRUST - AVANTIS EMERGING MARK, USAA EMERGING MARKETS FUND, UNISUPER, INVESTERINGSFORENINGEN SPARINVEST INDEX EMERGING MARKETS, ISHARES MSCI ACWI EX U.S. ETF, AMERICAN CENTURY ICAV, BLACKROCK A. M. S. AG ON B. OF I. E. M. E. I. F. (CH), KAPITALFORENINGEN SAMPENSION INVEST, GEM ENHANCED, QIC INTERNATIONAL EQUITIES FUND, COLLEGES OF APPLIED ARTS AND TECHNOL. P.PLAN, GOLDMAN SACHS ETF ICAV ACTING SOLELY ON BEHALF OF, SWEDBANK ROBUR GLOBAL EMERGING MARKETS, LAZARD EMERGING MARKETS EQUITY ADVANTAGE PORTFOLIO, INVESCO MSCI EMERGING MARKETS ESG UNIVERSAL SCREEN, MISSOURI EDUCATION PENSION TRUST, RBC QUANT EMERGING MARKETS DIVIDEND LEADERS ETF, IVESCO FTSE RAFI EMERGING MARKETS ETF, ALLIANZ GLOBAL INVESTORS GMBH ON BEHALF OF ALLIANZ DLVR FOND, FONDAZIONE ROMA SIF - FONDAZIONE ROMA GLOBAL EQUITY SATELLIT, GOLDMAN SACHS ETF TRUST - GOLDMAN SACHS EMERGING M, FIREMEN S ANNUITY AND BEN. FD OF CHICAGO, ENVIRONMENT FUND, NORTHERN TRUST COMPANY SUB-ADVISED COLLECTIVE FUNDS TRUST, STICHTING SHELL PENSIOENFONDS, RUSSELL INVESTMENT COMPANY PUBLIC LIMITED COMPANY, NS PARTNERS TRUST, CHALLENGE FUNDS, CCL Q EMERGING MARKETS EQUITY FUND, SEI INSTITUTIONAL INVESTMENTS TRUST SWE EX-US FUND, CARLOS ALBERTO FERREIRA, SEI INSTITUCIONAL INVESTMENT TRUST - WORLD S. E. F., INVESCO MARKETS III PLC - INVESCO FTSE RAFI ALL-WORLD 3000 U, KRYPTON, ALLIANZ GLOBAL INVE GMBH ACTING ON BEHALF OF ALLIANZ CGI FON, VANGUARD F. T. C. INST. TOTAL INTL STOCK M. INDEX TRUST II, CHANG HWA CO BANK, LTD IN ITS C AS M CUST OF N B FUND, METIS EQUITY TRUST, FT WILSHIRE GLOBAL LARGE MINIMUM VARIANCE INDEX FUND, NORDEA GENERATIONSFOND 60-TAL, NORDEA DISCRETIONARY, RUTGERS, THE STATE UNIVERSITY, AMERICAN CENTURY ETF TRUST-AVANTIS RESPONSIBLE EME, PRINCIPAL LIFE INSURANCE COMPANY, PRINCIPAL VARIABLE CONTRACTS FUNDS INC INT EMERG MAR ACCOUNT, NORDEA 2, SICAV - EMERGING MKTS SUSTAINABLE ENHANCED EQ FUND, BENEDITO DE PAULA XIMENES FILHO, APPLE 401(K) PLAN, ALLIANZ GLOBAL INVESTORS GMBH ON BEHALF OF ALLIANZ PV-WS FON, DEUTSCHE X-TRACKERS MSCI ALL WORLD EX US HEDGED EQUITY ETF, ARGA EMERGING MARKETS SELECT FUND, LP, SEASONS SERIES TRUST, CLAIRTON BELEM DA SILVA, DIEGO ALVES PINTO, COMMINGLED PEN TR FD (ACTIVEBUILDERS EM MKTS EQ) OF JPMCB NA, ST LT DEP SCOTTISH WIDOWS TRKS EMG MKT FUN, CARLOS ALBERTO DOS SANTOS FERREIRA, VICTOR EMANUEL GOMES PONTES, GAM STAR FUND PLC, THRIVENT INTERNATIONAL ALLOCATION FUND, SCHWAB EMERGING MARKETS EQUITY ETF, AVIVA INVESTORS, JOSE RAFAEL SICA, JPMORGAN FUNDS, ALLIANZ GLOBAL INVESTORS GMBH ON BEHALF OF ALLIANZ VGI 1 FON, JP

MORGAN GLOBAL EMERGING MKT INCOME TRUST PLC, MDPIM INTERNATIONAL
 EQUITY POOL, ISHARES III PUBLIC LIMITED COMPANY, INVESCO LATIN
 AMERICAN FUND (UK), PLATINUM INVESTMENT MANAGEMENT LIMITED AS
 TRUSTEE OF PLATINU, FIRST TRUST LATIN AMERICA ALPHADDEX FUND, THE
 MASTER TRUST BANK OF JAPAN, LTD. AS TR FOR MUTB400045792,
 COMMONFUND SCREENED GLOBAL EQUITY, LLC, GOLDMAN SACHS ETF TRUST -
 GOLDMAN S ACTIVEBETA E M E ETF, ISHARES MSCI BRAZIL ETF, STICHTING
 AHOLD DELHAIZE PENSIOEN, JPMORGAN FUNDS LATIN AMERICA EQUITY FUND,
 SCRI-ROBECO QI CUST EMERG MARKETS ENHANCED INDEX EQUIT FUND,
 VANGUARD FIDUCIARY TRT COMPANY INSTIT T INTL STK MKT INDEX T,
 INVESTERINGSFORENINGEN NYKREDIT INVEST, TAKTISK ALLOKERING, RUSSEL
 EMERGING MARKETS EQUITY POOL, VANGUARD EMERGING MARKETS SHARES
 INDEX FUND, STICHTING PHILIPS PENSIOENFONDS, GUIDESTONE FUNDS
 EMERGING MARKETS EQUITY FUND, WATER AND POWER EMPLOYEES
 RETIREMENT PLAN, ADVANCED SERIES TRUST - AST PRUDENTIAL GROWTH
 ALLOCATION POR, JPMORGAN INCOME BUILDER FUND, AMUNDI ETF ICAV -
 AMUNDI PRIME ALL COUNTRY WORLD UCITS ETF, ROBECO 3D EM EQUITY UCITS
 ETF, JPMORGAN FUND ICVC - JPM MULTI-ASSET INCOME FUND, ALLIANZ GLOBAL
 INVESTORS GMBH ON BEHALF OF ALLIANZGI-FONDS V, PAULO MIGUEL HADDAD
 MARTIM, EVTC CIT FOF EBP-EVTC PARAMETRIC SEM CORE EQUITY FUND TR,
 PABLO JOSE OLIVEIRA FURTADO DA SILVA, INVESTERINGSFORENINGEN
 SPARINVEST, INDEX DOW JONES, BRUNO CAPITANI DE SOUZA, LEGAL &
 GENERAL CCF, THIAGO VINICIUS DOS SANTOS MATHIAS, RUSSELL INVESTMENTS
 SUSTAINABLE GLOBAL SHARES FUND, UBIRAJARA INDIO BITENCOURT JUNIOR,
 KAPITALFORENINGEN LD, SMART BETA-MANDAT, BLAKROCK GLOBAL
 ALLOCATION FUND INC, RUSSELL INSTITUTIONAL FUNDS, LLC - REM EQUITY
 PLUS FUND, M AND G FUNDS 1 LAZARD GLOBAL EMERGING MARKETS EQUITY
 FUND, ROBECO CAPITAL GROWTH FUNDS, PRUDENTIAL TRUST COMPANY,
 INVESTERINGSFORENINGEN AL INVEST, U AKTEIR, E AL I U A, E, FUNDAMENTAL
 LOW V I E M EQUITY, JORGE FELIPE DOS PASSOS ALVES, NORDEA 1, SICAV -
 GLOBAL DIVERSITY ENGAGEMENT FUND, LEGAL & GENERAL GLOBAL EMERGING
 MARKETS INDEX FUND, CATERPILLAR INVESTMENT TRUST, JPMORGAN MULTI
 INCOME FUND, ARROWSTREET ACWI ALPHA EXTENSION FUND V (CAYMAN) L,
 RICARDO VILLAVICENCIO NETO, NORDEA EQUITY OPPORTUNITIES FUND,
 WELLINGTON TRUST COMPANY, NATIONAL ASSOCIATION MUL, RETAIL
 EMPLOYEES S PTY. LIMITED, ROBECO QI CUST SUST EME MKTS ENHANCED INDEX
 EQUITIES FUND, SEI INSTITUTI TRUST INTERNATIONAL EQUITY FUND, NATIONAL
 EMPLOYMENT SAVINGS TRUST, NORDEA SUSTAINABLE SELECTION RETURN
 FUND, SPIRIT SUPER, PARAMETRIC TMEHC FUND, LP, LEGAL GEN FUTURE WRD
 CLIMATE CHANGE EQTY FACTORS IND FUND, NORDEA SUSTAINABLE SELECTION
 BALANCED FUND, LUIS ANTONIO DOS SANTOS, INVESTERINGSFORENINGEN

NORDEA INVEST BAEREDYGTIGE AKTIER KL, DAVID PONTES DE ARAUJO,
 HANDELSBANKEN GLOBAL INDEX CRITERIA, VICTOR CAMILO GODOIS VIEIRA,
 LEGAL & GENERAL FUTURE WORLD ESG EMERGING MARKETS, NORDEA
 GENERATIONSFOND 90-TAL, MERCER UNHEDGED OVERSEAS SHARES TRUST,
 LORENTZ, ALLIANZ GLOBAL INV GMBH ACTING ON BEHALF OF ALLIANZ EEE FON,
 LAZARD EMERGING MARKETS EQUITY FUND, ISHARES MSCI ACWI LOW CARBON
 TARGET ETF, REASSURE LIMITED, THE REGENTS OF THE UNIVERSITY OF
 CALIFORNIA, 1895 FONDS FGR, CIBC EMERGING MARKETS EQUITY INDEX ETF,
 KBI DST EMERGING MARKET ESG FUND, CCANDL Q EMERGING MARKETS EQUITY
 UCITS FUND A SUB FUND OF CO, SEI INST INVEST TR WORLD EQ EX-US FUND,
 INVESCO INVESTMENT MANAGEMENT LTD, ACTING AS MANAG, NEW YORK STATE
 COMMON RETIREMENT FUND, MERCER PRIVATE WEALTH INTERNATIONAL
 FOCUSED EQUITY POOL, HANDELSBANKEN TILLVAXTMARKNAD TEMA, WM POOL
 - GLOBAL EQUITIESTRUST N 6, UNIVERSAL-INVESTMENT-GE. MBH ON B. OF LVUI
 EQ. EM. MKTS, THRIFT SAVINGS PLAN, ANALYTIC ALL COUNTRY WORLD LOW
 VOLATILITY EQUITY FUND LP, LEGAL GENERAL SCIENTIFIC BETA EMERGING
 MARKETS FUND, LLC, VANTAGETRUST III MASTER COLLECTIVE INVESTMENT
 FUNDS TRUST, NEUBERGER BERMAN INVESTMENT FUNDS PLC, THE MASTER
 TRUST BANK OF JAPAN, LTD. AS TRUSTEE FOR MUTB4000, SCHWAB
 INTERNATIONAL DIVIDEND EQUITY ETF, ISHARES GLOBAL FINANCIALS ETF, ANA
 CAROLINA MORO RIBAS DE ALMEIDA, INVESCO GLOBAL EMERGING MARKETS
 FUND (UK), CITY OF NEW YORK GROUP TRUST, ISHARES CORE MSCI TOTAL
 INTERNATIONAL STOCK ETF, CATERPILLAR INC MASTER RETIREMENT T, FUTURE
 FUND BOARD OF GUARDIANS, BIMCOR GLOBAL EQUITY POOLED FUND,
 AMERICAN CENTURY ETF TRUST-AVANTIS EMERGING MARKET, WINTER SOUSA
 FREIRE, MISAEL CARVALHO DO CARMO, MSCI EQUITY INDEX FUND B - BRAZIL,
 RODRIGO DE ANDRADE COUTO, MARCO ANTONIO ORTALI, TRICIA LEILIEZ DA
 SILVA FERREIRA, JOSE CARLOS DE OLIVEIRA FILHO, INVESCO MARKETS III PLC -
 INVESCO FTSE EMERGING MA, JPMORGAN DIVERSIFIED RETURN EMERGING
 MARKETS EQUITY ETF, STICHTING BEDRIJFSTAKPENSIOENFONDS V H
 BEROEPSVERVOER O D WE, PRINCIPAL VARIABLE CONTRACTS FUNDS, INC-
 DIVER INT ACCOUNT, EATON VANCE TR CO CO TR FD - PA STR EM MKTS EQ COM
 TR FD, TEREZINHA MEZZOMO, AMERICAN CENTURY ETF TRUST - AVANTIS
 EMERGING MARK, NEW AIRWAYS PENSION SCHEME, ISHARES LATIN AMERICA 40
 ETF, STICHTING BEWAARDER BELEGGINGEN MENZIS, GOLDMAN SACHS FUNDS
 II - GOLDMAN SACHS GMS EMERGING MARKETS, ASSET MANAGEMENT
 EXCHANGE UCITS CCF, LUIZ FERNANDO DE SOUZA DIAS, INVESCO POOLED
 INVESTMENT FUND - GLOBAL STRATEGIC EQUITY FUN, STICHTING
 BEDRIJFSPENS ZORGVERZEKERAAARS, GENERAL PENSION AND SOCIAL
 SECURITY AUTHORITY, GOLDMAN SACHS TRUST II- GOLDMAN SACHS MULTI-
 MANAGER G E FUND, THE MONETARY AUTHORITY OF SINGAPORE, PEOPLE S

BANK OF CHINA, RENATO CLEMENTE PERES, ISHARES CORE MSCI EMERGING
 MARKETS IMI INDEX ETF, GOVERNMENT SUPERANNUATION FUND, LSV
 INTERNATIONAL (AC) VALUE EQUITY FUND, LP, JPMORGAN INTERNATIONAL
 VALUE ETF, THE BANK OF N. Y. M. (INT) LTD AS T. OF I. E. M. E. I. F. UK, THE
 CHICAGO PUB.SCHOOL TEACHERS P. AND RETIREM F, JONATHAS MIKOSZ DE
 MOURA, ALLIANZ GB INV GMBH ON BEHALF OF ALLIANZ VGL FONDS, LSV
 EMERGING MARKETS EQUITY FUND USA, DFC EMERGING MARKETS EQUITY
 FUND, ISHARES ESG AWARE MSCI EMERGING MARKETS INDEX ETF, BLACKROCK
 LIFE LIMITED, PARAMETRIC TAX-MANAGED EMERGING MARKETS FUND, THIAGO
 KUHN, ASSET MANAGEMENT EXCHANGE UCITS ICAV, HSBC GLOBAL FUNDS ICAV
 MULTI FACTOR WORLDWIDE EQUITY FUND, CONNECTICUT GENERAL LIFE
 INSURANCE COMPANY, NEPC COLLECTIVE INVESTMENT TRUST, JOANINHA
 THOME GUIMARAES, ROBECO UMBRELLA FUND I N.V., RBC EMERGING MARKETS
 VALUE EQUITY FUND, SIDENE SILVA ROCHA, METALLRENTE FONDS PORTFOLIO,
 THE UNITED NATIONS JOINTS STAFF PENSION FUND, INDUSTRIENS
 PENSIONFORSIKRING, THRIVENT PARTNER EMERGING MARKETS EQUITY
 PORTFOLIO, BLACKROCK GLOBAL INDEX FUNDS, RBC EMERGING MARKETS
 DIVIDEND FUND, CLAUDINEI DIVINO ALVES, LIONTRUST INVESTMENT FUNDS I -
 LIONTRUST LATIN AMERICA FUND, MFS DEVELOPMENT FUNDS, LLC, GABRIELY
 CHAVES DA SILVA RODRIGUES, VALIC COMPANY I INTERNATIONAL VALUE FUND,
 LGIASUPER TRUSTEE, ARROWSTREET ACWI EX US ALPHA EXTENSION TRUST
 FUND, BRUNO ALVES VIANA, BLACKROCK ASSET MANAG IR LT I ITS CAP A M F T
 BKR I S FD, AIA INVESTMENT FUNDS AIA EQUITY INCOME FUND, VANGUARD ESG
 INTERNATIONAL, LAZARD GLOBAL ACTIVE FUNDS, PLC, MIP ACTIVE STOCK
 MASTER PORTFOLIO, FIRST TRUST BRAZIL ALPHADDEX FUND, ISHARES ESG
 ADVANCED MSCI EM ETF, MERCER EMERGING MARKETS FUND, UTIMCO SP II
 LLC, SOUTHERN CAL ED C N F Q C DC MT S ON P VD N G, Eliney Moreira Pereira,
 NORDEA SUSTAINABLE SELECTION GROWTH FUND, STOREBRAND SICAV,
 VINICIUS GABRIEL FELICIANO, ISHARES ESG MSCI EM ETF, RUSSELL
 INVESTMENTS GLOBAL SHARES INDEX FUND, CARLA FERNANDA GALVAO
 PEREIRA, EATON VANCE MANAGEMENT, IMCO EMERGING MARKETS PUBLIC
 EQUITY LP, LAZARD EMERGING MARKETS FUND, LEGAL GENERAL U. ETF P.
 LIMITED COMPANY, EMERGING MARKETS COMPLETION FUND, L.P., MARLISON
 HENRIQUE DE JESUS, SWISS FONDS AG, FAOBO SWC (CH) IND FD I - SWC CH I
 EQ F E MK, LEGAL & GENERAL INTERNATIONAL INDEX TRUST, CATHAY UNITED
 BANK, IN ITS CAPACITY AS MASTER COEIB FUND, MERCER QIF FUND PLC,
 JPMORGAN ACTIVE DEVELOPING MARKETS EQUITY ETF, ARROWSTREET ACWI
 ALPHA EXTENSION FUND III (CAYMAN), GLOBAL X SUPERDIVIDEND EMERGING
 MARKETS ETF, ISHARES CORE MSCI EMERGING MARKETS ETF, 4UM MARLIM
 DIVIDENDOS FUNDO DE INVESTIMENTO EM ACOES, MERCER GE
 INTERNATIONAL EQUITY FUND, SANTANDER PREV SELEÇÃO 70 MULTIMERCADO

FUNDO DE INVESTIMENTO, AP PENSION LIVSFORSIKRINGSAKTIESELSKAB,
 EDSON DA SILVA COSTA, RAYMUNDO PECORARO JUNIOR,
 INVESTERINGSFORENINGEN D. I. I. G. E. M. R. - A. KL, WARTSON DO CARMO
 LOIOLA FERREIRA, COMMINGLED PENSION TRUST FUND (EMERGING MARKETS
 EQUITY INDEX, RUSSELL INSTITUTIONAL FDS, LLC - RI EQUITY FD, THE LAZARD
 FUNDS INC, ISHARES ESG MSCI EM LEADERS ETF, THE MASTER TRUST BANK OF
 JAPAN, LTD. AS TRUSTEE FO, THE MASTER TRUST BANK OF JAPAN, LTD. AS TOS
 LATIN AEMF, RUSSEL OVERSEAS EQUITY POOL, ESKOM PENSION AND
 PROVIDENT FUND, RBC EMERGING MARKETS EX-CHINA DIVIDEND FUND,
 QSUPER, THE MASTER TR BK OF JP,LTD AS TR OF SCHRODER BRICS EQ MTHR F,
 UBIATAN MIGUEL JACOB, SCRI ROBECO QI INST EMERG MKTS ENHANCED IND
 EQUITIES FUND, COMMONFUND EM QUANTITATIVE FOCUS FUND, LLC, H.E.S.T.
 AUSTRALIA LIMITED, MORNINGSTAR INTERNATIONAL EQUITY FUND, A SERIES OF,
 HANDELSBANKEN EMERGING MARKETS INDEX, MOMENTUM GLOBAL FUNDS,
 THE BOARD OF TRUSTEES OF THE NATIONAL PROVIDENT FUND, SEI CATHOLIC
 VALUES TRUST - CATHOLIC VALUES EQUITY FUND, CALIFORNIA STATE TEACHERS
 RETIREMENT SYSTEM, CLINTON NUCLEAR POWER PLANT QUALIFIED FUND,
 STICHTING PGGM DEPOSITARY, HSBC INDEX TRACKER INVEST. FUNDS FTSE ALL
 WORLD INDEX FUND, S. F. AG O. B. O. S. (CH) I. F. V. S. (CH) I. E. F. E. M. R,
 CLAUDIA REBELLATO, WM POOL - EQUITIES TRUST NO. 76, WM POOL - EQUITIES
 TRUST NO 74, SUNAMERICA SERIES TRUST SA EMERGING MARKETS EQUITY,
 LAWRENCE GONCALVES, THE PRUDENTIAL INVESTMENT PORTFOLIOS, INC. -
 PGIM, WS WALES PP EMERGING MARKETS EQUITY FUND, CUST. B. O. J. LTD. A. T.
 F. R. B. L. A. T. F. J. G. D. M. F, COMMONWEALTH SUPERANNUATION
 CORPORATION, THE PUBLIC INSTITUTION FOR SOCIAL SECURITY, NN
 PARAPLUFONDS 1 N.V, WELLINGTON NASCIMENTO DE SOUZA, LUCAS MANHAES
 MEDRADO WAGNER, LUCAS ASSIS, INVESCO FUNDS, THE METHODIST
 HOSPITAL, PUBLIC EMPLOYES RET SYSTEM OF MISSISSIPPI, ISHARES (DE) I
 INVESTMENTAKTIENGESSELLSCHAFT MIT TG, STATE OF CONNECTICUT ACTING T.
 ITS TREASURER, THE CHURCH COMMISSIONERS FOR ENGLAND, NORDEA 2
 SICAV, BRUNO CANCADO ARAUJO, THRIVENT INTERNATIONAL ALLOCATION
 PORTFOLIO, JPMORGAN BETABUILDERS EMERGING MARKETS EQUITY ETF, SHELL
 FOUNDATION, AVIVA I INVESTMENT FUNDS ICVC - AVIVA I INTERNATIONAL I T F,
 ARGA EMERGING MARKETS EX CHINA FUND, A SERIES OF A, ISHARES EDGE MSCI
 MULTIFACTOR EMERGING MARKETS ETF, FABIO DEODATO, SUN AMERICA SERIES
 TRUST-EMERGING MARKETS POR, THE NEW ZEALAND GUARDIAN TRUST
 COMPANY LIMITED IN ITS CAPAC, LAZARD EM EQUITY ADVANTAGE FUND, JOHN
 HANCOCK TRUST COMPANY COLLECTIVE INVESTMENT T, OPENWORLD PUBLIC
 LIMITED COMPANY, NORDEA 2 - GLOBAL SUSTAINABLE ENHANCED FUND, PFA
 PENSION FORSIKRINGSAKTIESELSKAB, LAZARD/WILMINGTON COLLECTIVE
 TRUST, MGI FUNDS PLC, PRUDENTIAL WORLD FUND INC. - PGIM QMA I. E. FUND,

CONSULTING GROUP CAPITAL MKTS FUNDS EMER MARKETS EQUITY FUND, INVESTORS WHOLESAL EMERGING MARKETS EQUITIES TRUST, HANDELSBANKEN LATINAMERIKA TEMA, HOSTPLUS POOLED SUPERANNUATION TRUST, NEW SOUTH WALLE TR CORP AS TR FOR THE TC EMER MKT SHAR FUND, NORDEA EMERGING MARKET EQUITIES FUND, LIBERTY MUTUAL 401K PLAN, CITY OF FRESNO RETIREMENT SYSTEM, FIRST SENTIER INVESTORS GLOBAL UMBRELLA FUND PLC RQI GLOBAL, THE INCUBATION FUND, LTD., PINEBRIDGE SELECT FUNDS VCC ACTING FOR THE PURPOSE OF PINEBR, OREGON PUBLIC EMPLOYEES RETIREMENT SYSTEM, ANDRE VILLELA GASPAR, RUSSELL INVESTMENT COMPANY EMERGING MARKETS FUND, DOUGLAS GOMES GIROTTI, RUSSELL INVESTMENT COMPANY - RUSSELL I D MARKETS FUND, INVESCO DWA EMERGING MARKETS MOMENTUM ETF, COMMINGLED PENSION TRUST FUND (GL EMERGING MKT OPP) OF JPM, COMMINGLED PENSION TRUST FUND EMERGING MARKETS RESEARCH ENHA, TD EMERALD EMERGING MARKETS POOLED FUND TRUST, PRUDENTIAL INVESTMENT PORTFOLIOS 2 - PGIM QMA E. M. E. FUND, JULIANO FRANCISCO ANGELI, JPMORGAN FUND ICVC - JPM EMERGING MARKETS INCOME FUND, RUSSELL INVESTMENTS SUSTAINABLE GLOBAL SHARES EX F, SCOTTISH WIDOWS MANAGED INVESTMENT FUNDS ICVC -INT, EDUARDO BADYR DONNI, HSBC INDEX TRACKER INVESTMENT FUNDS - MSCI EMERGING MARKETS, ROCKCREEK GLOBAL EQUALITY ETF, SCHWAB FUNDAMENTAL EMERGING MARKETS LARGE COMPANY INDEX FUND, ROYAL LONDON EQUITY FUNDS ICVC, RUSSELL INVESTMENT COMPANY RUSSELL TAX-MANAGED INTERNATIONAL, PHOENIX U T M L R P A S INDEX EMERGING MARKET EQUITY FUND, HSBC I T S (SGP) LTD TRT ALL G I P FDS - A GL HI PAYOUT FD, HSBC POOLED INVESTMENT FUND - HSBC POOLED GLOBAL EQUITY FUND, MOISES PEREIRA LIMA, CANADA PENSION PLAN INVESTMENT BOARD, QSMA1 LLC, RUSSELL INVESTMENT MANAGEMENT LTD AS TRUSTEE OF THE RUSSELL, CITY OF PHILADELPHIA PUB EMPLOYEES RET SYSTEM, NELLY ALICIA ARIAS CHIPANA, EMERGING MARKETS EQUITY SELECT ETF, ABERDEEN INV FUNDS ICVC III - ABERDEEN GLOBAL EMERG M Q E FD, MSCI ACWI EX-U.S. IMI INDEX FUND B2, BAYERNINVEST KAPITALVERWALTUNGSGESELLSCHAFT MBH ON BEHALF OF, ONEPATH GLOBAL EMERGING MARKETS SHARES(UNHEDGED) INDEX POOL, THE NEW ZEALAND GUARDIAN TRUST COMPANY LIMITED AS TRUSTEE FO, EURIZON CAPITAL S.A., ANTONY CLEIDSTON BORGES DE LIMA, PGIM FUNDS PUBLIC LIMITED COMPANY, STATE OF NEW MEXICO STATE INV. COUNCIL, LEMANIA GLOBAL EQUITY, CIFM GLOBAL EMERGING MARKETS FUND, JACSON DANIEL DE ALMEIDA DOS SANTOS, AUSTRALIANSUPER PTY LTD AS TRUSTEE FOR AUSTRALIASUPER, KBI GLOBAL INVESTORS (NA) LTD CIT, HSBC ETFS PLC - HSBC MSCI EMERGING MARKETS VALUE ESG UCITS E, MATTHEWS ASIA FUNDS - EMERGING MARKETS EX CHINA EQ, EXELON GENERATION COMP, LLC TAX QUALIFIED NUCLEAR DECOMM PAR, RAFAEL HENRIQUE DOS SANTOS, ISHARES

MSCI EMERGING MARKETS VALUE FACTOR ETF, CALIFORNIA PUBLIC EMPLOYEES
 RETIREMENT SYSTEM, FIRST TRUST BLOOMBERG EMERGING MARKET
 DEMOCRACIES, THE BANK OF N. Y. M. (INTER) L. AS T. OF B. M. A. FUND,
 EMERGING MARKETS EQUITY INDEX ESG SCREENED FUND B, VANGUARD
 EMERGING MARKETS STOCK INDEX FUND, ALLIANZ GLOBAL INVESTORS FUND -
 ALLIANZ BEST STYLE, LAZARD ESC EMERGING MARKETS EQUITY PORTFOLIO,
 ISHARES MSCI EMERGING MARKETS EX CHINA ETF, WM POOL - FIXED INTEREST
 TRUST NO. 12, RUSSEL INVESTMENT FUNDS NON.US. FUND, MDPIM EMERGING
 MARKETS EQUITY POOL, ISHARES MSCI ACWI ETF, BRUNO CARDOSO DA SILVA,
 IBM DIVERSIFIED GLOBAL EQUITY FUND, GREAT-WEST EMERGING MARKETS
 EQUITY FUND, MARCIO SABALIANSKAS, NORDEA SUSTAINABLE EQUITIES
 GLOBAL FUND, SABADELL ACCIONES AMERICA LATINA FIMP, ADRIANO DEGRA
 DOS SANTOS, FIREFIGHTERS RETIREMENT SYSTEM, MGTS AFH DA GLOBAL
 EMERGING MARKETS EQUITY FUND, JPMORGAN EMERGING MARKETS RESEARCH
 ENHANCED EQUITY FUND, SUPERANNUATION FUNDS MANAGEMENT
 CORPORATION OF AUSTRALIA, ALBERTA INVESTMENT MANAGEMENT
 CORPORATION, NN (L), BLACKROCK GLOBAL FUNDS-GLOBAL ALLOCATION
 FUND, LEGAL & GENERAL ICAV, PAULO CESAR DE FREITAS, THE MASTER TRUST BK
 JPN TRUSTEE OF JPM BRICS5 MOTHER FUND, SCHRODER INTERNATIONAL
 SELECTION FUND, AMP CAPITAL FUNDS MANAGEMENT LIMITED AS REF F D E M
 S F, ISHARES PUBLIC LIMITED COMPANY, PRINCIPAL FUNDS, INC-
 INTERNATIONAL EMERGING MARKETS FUND, NAT WEST BK PLC AS TR OF ST
 JAMES PL ST MANAGED UNIT TRUST, STICHTING BLUE SKY ACT EQ EM MK GL
 FUND, FIRST TRUST GLOBAL F PLC - FIRST T G E INCOME UCITS ETF,
 COMMINGLED P T F (EM M E) OF JP M CHASE BANK, CCL Q EMERGING MARKETS
 EQUITY FUND LP, JOSE ALBERTO VILLELA SANTOS, INVESTERINGSFORENINGEN
 DANSKE INVEST SELECT, INTERNATIONAL EQUITIES PASSIVE B UNIT TRUST,
 AWARE SUPER PTY LTD, LEGAL & GENERAL GLOBAL EQUITY INDEX FUND,
 CENTRAL PROVIDENT FUND BOARD, VANGUARD TOTAL INTERNATIONAL STOCK
 INDEX FD, A SE VAN S F, EDSON GONCALVES CARDOSO, ARROWSTREET
 (DELAWARE) ALPHA EXTENSION FUND L.P., RUSSELL TR COMPANY
 COMMINGLED E. B. F. T. R. L. D. I. S., JOSE CARLOS DE BARROS FILHO,
 HARTFORD EMERGING MARKETS EQUITY FUND, LSV EMERGING MARKETS
 EQUITY FUND LP, SAS TRUSTEE CORPORATION POOLED FUND, STANLIB FUNDS
 LIMITED, GAM INVESTMENT MANAGEMENT (SWITZERLAND) AG ON BEHA,
 INVESCO MARKETS III PLC - INV FTSE RI EMERGING MARK U ETF, HSBC GLOBAL
 INVESTMENT FUNDS - BRAZIL EQUITY, LAZARD RET EM MKTS PORT OF THE
 LAZARD R.S.I., INVESCO SP EMERGING MARKETS LOW VOLATILITY ETF, CAISSE
 DE DEPOT ET PLACEMENT DU QUEBEC, MD INTERNATIONAL VALUE FUND,
 ISHARES MSCI BRIC ETF, GUIDEMARK EMERGING MARKETS FUND, SCHRODER
 INTL SELECTION F - LATIN AMERICAN, WM POOL - EQUITIES TRUST NO. 75, KBI

FUNDS ICAV, ENSIGN PEAK ADVISORS, INC, EQ ADVISORS TRUST - EQ/LAZARD
 EMERGING MKTS EQUITY PORTFOLIO, AEGON CUSTODY BV, EATON VANCE
 COLLECTIVE INVESTMENT TFE BEN PLANS EM MQ EQU FD,
 INVESTERINGSFORENINGEN NORDEA INVEST EMERGING MKTS E. KL, EMERGING
 MARKETS EQUITY FUND, BEWAARSTICHTING NNIP I, BLACKROCK LIFE LIMITED -
 DC OVERSEAS EQUITY FUND, VAERDIPAPIRFONDEN NORDEA INVEST
 PORTEFOLJE AKTIER, NORDEA SUSTAINABLE SELECTION MODERATE FUND,
 INVESTERINGSFORENINGEN SPARINVEST VALUE EMERGING MARKETS, HF FUND
 LP, AGIPI ACTIONS EMERGENTS AMUNDI, MICROSOFT CORPORATION SAVINGS
 PLUS 401(K) PLAN, HGIF - GLOBAL EMERGING MARKETS MULTI-ASSET INCOME,
 STANISLAUS COUNTY EMPLOYEES RETIREMENT ASSOCIATION, PRINCIPAL
 GLOBAL INVESTORS COLLECTIVE INVESTMENT TRUST, COLONIAL FIRST STATE
 INVESTMENT FUND 10, SHELL TR (BERM) LTD AS TR O SHELL OV CON P F, TM
 BRICKWOOD GLOBAL VALUE FUND, ISHARES EMERGING MARKETS IMI EQUITY
 INDEX FUND, AVIVA LIFE PENSIONS UK LIMITED, MOBIUS LIFE LIMITED, PGIM
 QUALIFYING INVESTOR FUNDS PLC, GAM INVESTMENT MANAGEMENT
 (SWITZERLAND) AG F Z I I-Z A E M P, NEBRASKA PUBLIC EMPLOYEES RETIREMENT
 SYSTEMS, FERNANDO DE MATOS GOMES JUNIOR, NAT WEST BK PLC AS TR OF ST
 JAMES PL EMER MKTS UNIT TRUST, PRUDENTIAL RETIREM INSURANCE AND
 ANNUITY COMP, RENATA BRIGUITTA SCHOLTZ, CIBC EMERGING MARKETS INDEX
 FUND, JOAO CARLOS SITTA GAION, JP MORGAN EMERGING MARKETS
 OPPORTUNITIES, NAT WEST BK PLC AS TR OF ST JAMES PL GL EMER MKTS UNIT
 FUND, PACIFIC CAPITAL UCITS FUNDS PLC, LEGAL AND GENERAL ASSURANCE
 PENSIONS MNG LTD, DOMINI INTERNATIONAL SOCIAL EQUITY FUND, GAM
 MULTISTOCK, LAZARD/WILMINGTON EMERGING MARKETS EQUITY ADVANTAG,
 LAZARD ASSET MANAGEMENT LLC, PUBLIC EMPLOYEES' LONG-TERM CARE
 FUND, SWEDBANK ROBUR ACCESS EDGE EMERGING MARKETS, LEGAL AND
 GENERAL ASSURANCE SOCIETY LIMITED, ISHARES EMERGING MARKETS
 FUNDAMENTAL INDEX ETF, BEST INVESTMENT CORPORATION, FEDERATED
 HERMES GLOBAL ALLOCATION FUND, VALIC COMPANY I - EMERGING
 ECONOMIES FUND, INVESTERINGSFORENINGEN NORDEA INVEST E. MARKETS
 KL, AVIVA INVESTORS FUNDS ACS - AVIVA INVESTORS EMERGING MARKET, QIC
 LISTED EQUITIES FUND, CUSTODY B. OF J. LTD. RE: STB D. B. S. M. F.,
 CONSTRUCTION BUILDING UNIONS SUPER FUND, INVESCO OPPENHEIMER
 GLOBAL MULTI-ASSET GROWTH FUND, ARROWSTREET EAFE ALPHA EXTENSION
 TRUST FUND, NGS SUPER, NORDEA GENERATIONSFOND 70-TAL, SCOTTISH
 WIDOWS INVESTMENT SOLUTIONS FUNDS ICVC- FUNDAMENTAL,
 ARROWSTREET (CANADA) INTERNATIONAL DEVELOPED MARKE, ISHARES MSCI
 EMERGING MARKETS ETF, J P MORGAN INVESTMENT FUNDS, STATE TREASURER
 OF MICH CUSTODIAN OF PUBLIC S EMPL RTMNT S, CUSTODY B. OF J. LTD. RE:
 STB D. E. E. F. I. M. F., THE MASTER TRUST BANK OF JAPAN, LTD. AS T. FOR

MTBJ400045835, MAURO CORDEIRO DORNELLAS, ISHARES IV PUBLIC LIMITED COMPANY, NEPC INVESTMENT LLC, PEDRO HENRIQUE PAULO DE LIMA, ALEXANDRO ALEXANDRINO COSTA DOS SANTOS, LVIP BLACKROCK GLOBAL ALLOCATION FUND, CITITRUST LIM AS TR OF BLACK PREMIER FDS- ISH WOR EQU IND FD, FABIO MELO DOS SANTOS, UNIVERSAL-INVESTMENT-GESELLSCHAFT MBH ON BHF OF BAYVK A4-FDS, CUSTODY BANK OF JAPAN, LTD. AS TR F HSBC BRAZIL NEW MO FUND, JESIMIEL CLAUDIO LINS DE OLIVEIRA, UTAH STATE RETIREMENT SYSTEMS, GIOVANI FEITOZA GOMES, SCHWAB FUNDAMENTAL EMERGOING MARKETS LARGE COMPANY INDEX ETF, PRINCIPAL FUNDS, INC. - DIVERSIFIED INTERNATIONAL FUND, THRIVENT CORE EMERGING MARKETS EQUITY FUND, POOL REINSURANCE COMPANY LIMITED, ALLIANZ GLOBAL INVESTORS GMBH ON BEHALF OF ALLIANZ, ANGELO DIEGO AMARAL CAMPOS, PRIME SUPER, LAZARD/WILMINGTON ACW EX-US DIVERSIFIED ADVANTAGE, HSBC ETFS PLC HSBC EMERG MARKET SUSTAIN EQUITY UCITS ETF, HSBC ETFS PUBLIC LIMITED COMPANY, STICHTING JURIDISCH EIGENAAR ACHMEA INVESTMENT MAN, EMERGING MARKETS EQUITY GROUP TRUST, NORDEA GENERATIONSFOND 80-TAL, THE MASTER TR BANK OF JAPAN AS TR FOR HSBC BRAZIL MOTHER FD, UTD NAT RELIEF AND WORKS AG FOR PAL REFUGEE IN THE NEAR EAST, THE MASTER TRUST BANK OF JAPAN, LTD. AS T F MTBJ400045832, AMERICAN CENTURY ETF TRUST - AVANTIS EMERGING MARK, KAPITALFORENINGEN DANSKE INV INST AFD D PENSION - AKTIER 10, UMBERTO MARTINS CUSTODIO, BERNARDO BRASIL OLIVEIRA, T ROWE PRICE FUNDS SICAV, CARLOS ANTUNES FIGUEIREDO, CAIXA MASTER LONG BIAS FUNDO DE INVESTIMENTO FINANCEIRO MULTIMERCADO - RL, FUNDO DE IVESTIMENTO EM ACOES CAIXA IBRX ATIVO, FUNDO DE INVESTIMENTO EM ACOES CAIXA INDEXA SETOR FINANCEIRO, TRIGONO 70 PREVIDENCIA FIM, SANTANDER SELEÇÃO AÇÕES FUNDO DE INVESTIMENTO, Tenax Macro Master FIM, Tenax Equity Hedge FIM, SANTANDER SELEÇÃO LONG BIASED MULT FI, SANTANDER AÇÕES DIVIDENDOS FUNDO DE INVESTIMENTO, TORK LONG ONLY ITAÚ PREV FIFE FIA, SANTANDER PREV SELEÇÃO AÇÕES FI, KAPITALFORENINGEN PENSAM INVEST, PSI 3 GLOBALE AKTIER 3, STELLA LUZ SIVIERO, NEDGROUP INVESTMENTS FUNDS PLC, EDUARDO DE SOUSA LIMA, MATHEUS ZEFERINO PEREIRA, NORTHERN TRUST COLLECTIVE EMERGING MARKETS INDEX FUND-LEND, CHEVRON MASTER PENSION TRUST, IVY FUNDS VIP INTERNATIONAL CORE EQUITY, WILMAR KLEEMANN, MARCO AURELIO VICENTE, RICARDO LUIZ MARTINS, LATTICE EMERGING MARKETS STRATEGY ETF, RAFAEL FRANCISCO BEGHINI, GEORGE CORDEIRO DA SILVA, NELSON DAX DA SILVA FILHO, EMERSON MOREIRA DE ANDRADE, CCL Q MARKET NEUTRAL FUND, DWS ADVISORS EMERGING MARKETS EQUITIES-PASSIVE, VINICIUS GAUDINO LIMA, NILVO REINOLDO FRIES, GODFOND SVERIGE VARLDEN, GUILHERME ALMEIDA DOS SANTOS, IVY EMERGING MARKETS EQUITY FUND, LEANDRO DANILO FRANCESCO DOS

SANTOS, DANILO OLIVEIRA RIBEIRO, JOAO JULIO MENDES AGUERA, CHURCH OF ENGLAND INVESTMENT FUND FOR PENSIONS, DIMENSIONAL EMERGING MKTS VALUE FUND, DANIEL FERNANDEZ CERDEIRA, SERGIO VENICIO GOMES DE ANDRADE, HUGO DE LIMA DE ALMEIDA, ALLIANZGI EMERGING MARKETS CONSUMER LLC, DIEGO ARAUJO LOPES DA CUNHA, CITITRUST LTD A T VANGUARD FDS SERIES VANGUARD INCOME FUND, NTGI QM COMMON DAILY ALL COUNT WORLD EXUS EQU INDEX FD LEND, DOUGLAS FERNANDO DIAS DA SILVA, CESAR ANTONIO DE AMORIM, VICTOR HUGO PAULISTA ARANTES, AQR UCITS FUNDS, LUIZ CLAUDIO DA SILVEIRA GOMES, IGOR HENRIQUE SILVA NUNES, DIOGENES CORDEIRO MOTA, HOSPITAL AUTHORITY PROVIDENT FUND SCHEME, EDNARDO FERREIRA E SILVA, ANDRE LUIS PAOLIELLO, SOCIAL PROTECTION FUND, ANTONIO DE LISBOA ARCANJO, ALEXANDRE SALES PEREIRA, SPP EMERGING MARKETS PLUS, THE MASTER TRUST BANK OF JAPAN, LTD. TRUSTEE MUTB400045794, PIMCO FUNDS GLOBAL INVESTORS SERIES PLC, ANA CRISTINA DUARTE BACH, VANECK VECTORS MSCI MULTIFACTOR EMERGING MARKETS E, 3M EMPLOYEE RETIREMENT INCOME PLAN TRUST, ADRIANO FROES CARVALHO, ODENIR RODRIGUES GUIMARAES JUNIOR, ARROWSTREET INTERNATIONAL EQUITY - ALPHA EXTENSION FUND, FLORIDA RETIREMENT SYSTEM TRUST FUND, MIGUEL HLEBCZUK JUNIOR, ANDRE GUSTAVO YONEZAWA, LUCAS MIRANDA DE MELO, ARROWSTREET EMK ALPHA EXTENSION FUND L.P., DIEGO VIEIRA CARDOSO, LUIZ HENRIQUE GOMES POZENATTO, MARIA GILSE GOMES DE LIMA, NORGES BANK, MARCO ANTONIO PEREIRA AMARAL, JULIO MIKIO WATANABE, ALEXSANDRO DIAS BATISTA, ANDRESSA REGO SANTOS, CLAUDIA REGINA CHEN, DEUTSCHE ASSET MANAGEMENT S.A. FOR ARERO - DER WEL, PAULO MANOEL DE MOURA, STRIVE EMERGING MARKETS EX-CHINA ETF, JORGE ALVES DOS REIS, RODOLPHO BENEDITO SORRATINI, STICHTING PENSIOENFONDS WERK EN (RE)INTEGRATIE, PABLO AMANCIO FONSECA OLIVEIRA, AXA WORLD FUNDS, MG GLOBAL E. M. FUND A SUB FUND OF MG I. F. (7), JUSSEDY VIEIRA DOS SANTOS, TORK LONG ONLY INSTITUCIONAL MASTER FIA, SKAGEN KON-TIKI VERDIPAPIRFOND, URIEL VICTOR LIMA FONTINELE, BROWN ADVISORY - SOMERSET EMERGING MARKETS FUND, FRANCILENE DOS SANTOS TEIXEIRA, YURI ZICATTI, MARCELO DOS ANJOS RIBEIRO, NTGI QUANTITATIVE MANAGEMENT COLLEC FUNDS TRUST, AXA IM ETF ICAV, EMERSON BENEDITO DO NASCIMENTO SILVA, KALVIN DE OLIVEIRA ABOBOREIRA, SILVIO VARGAS FERREIRA, ERIVALDO ALVES PEREIRA, PUBLIC EMPLOYEES RETIREMENT SYSTEM OF OHIO, GEORGE HENDERLITE DE BRITO, PAULO SERGIO MIRANDA GABRIEL FILHO, GARD UNIT TRUST, MARCIANO ANDRE DA SILVA, ALLIANCEBERNSTEIN DELAWARE BUSINESS TRUST - AB EMERGING MARK, DANIEL CALABRIA LIMA DE SOUSA, EDUARDO ROBERTO PESSOTA, NAURU MENDES MARTINS, JAMESSON JOSE AUGUSTO DE FREITAS, ANDRE LUIS PINHEIRO, RENATO VEZZONI DE ALMEIDA, NATANAEL FELIPE JASTROW DISCHER,

ROGERIO PINHEIRO VIEIRA, ALDO DE JESUS FREIRE ARAUJO, AB FCP II -
 EMERGING MARKETS VALUE PORTFOLIO, THE PENSION RESERVES INVESTMENT
 MANAGEMENT BOARD, ANDERSON RAMOS DE ALMEIDA, MATEUS VICTOR
 PEREIRA CAVALCANTI, JAIR PRIORI MINHARO JUNIOR, RUBENS APARECIDO DE
 SOUZA JUNIOR, ALECSANDRO RODRIGUES DE ARAUJO, FREDERICO FRANCISCO
 BRIOSCHI DOS SANTOS, LUIZ FERNANDO PLACIDO BURATO, COUNTY
 EMPLOYEES ANNUITY AND BENEFIT FD OF THE COOK COUNTY, STICHTING
 PENSIOENFONDS UWV, DAVI ALVES DA SILVA, METZLER ASSET MANAGEMENT
 GMBH FOR MI-FONDS K18, JOHN HANCOCK VARIABLE INS TRUST INTERN
 EQUITY INDEX TRUST, ARROWSTREET ACWI EX US ALPHA EXTENSION TRUST
 FUND, DAVID JUNIOR CLOSS, COLONIAL FIRST STATE INVESTMENT FUND 50,
 MIGUEL ANGELO GAUDENSI PAIVA, RENAN AUGUSTO BRAGA COTA, UNITED
 CHURCH FUNDS, INC, ELTON JUAREZ PRESTES, LUIS ARTHUR GRINGER LUI,
 FRANCISCO MIQUEIAS CHEYENNE TRINDADE DE SOUSA, PRUDENTIAL
 ASSURANCE COMPANY SINGAPORE (PTE) LTD, TORK LONG ONLY MASTER
 FUNDO DE INVESTIMENTO EM ACOES, KENTUCKY RETIREMENT SYSTEMS, ANDRE
 LUIZ DE ANDRADE DOWSLEY, DURVAL ALMEIDA DA SILVA, NINETY ONE
 EMERGING MARKETS EQUITY FUND, ELIANE MARIA SOUSA LINS CHAVES,
 SANFORD C.BERNSTEIN FUND, INC., FRANCISCO RENILSON QUEIROZ DE
 OLIVEIRA, ANDERSON RODRIGUES DA CRUZ, JOSEMAR FURTADO MARTINS DE
 CASTRO, CESAR FERNANDES DA SILVA, MANAGED PENSION FUNDS LIMITED,
 PIMCO EQUITY SERIES: PIMCO RAE EMERGING MARKETS FUND, JNL/GQG
 EMERGING MARKETS EQUITY FUND, STICHTING BEDRIJFSTAKPENSIOENFONDS
 VOOR DE DETAILHANDEL, JMALUCELLI 18 FUNDO DE INVESTIMENTO RENDA
 FIXA CP, JEOVANIA JOAO BITENCOURTE, JOÃO GERONIMO DIAS, THRIFT SAVINGS
 PLAN, PAUL HUGO WEBERBAUER, THE MASTER TRUST BANK OF JAP, LTD. AS TR.
 FOR MTBJ400045828, EDVANIO CHAVES DOS SANTOS, FLAVIO VILLAR JUNIOR,
 HELISON DE OLIVEIRA, EDSON AGAPITO LEAL, ARROWSTREET EAFE ALPHA
 EXTENSION TRUST FUND, GLOBAL EX-US ALPHA TILTS FUND B, VIDALVO SILVINO
 DA COSTA FILHO, FIDELITY SALEM STREET TRUST: FIDELITY FLEX INTERNATIONAL
 IND, RODRIGO DE SOUZA FAUSTINO, FABIO ROBERTO OYAMBURO CHAVES,
 JEFFERSON BARBOSA DE OLIVEIRA, VINICIUS CARVALHO SILVA, MATHEUS
 EDUARDO NELLES DA SILVA, ODILON DO AMARAL, MATHEUS TOCCHINI, CESAR
 MENEZES DE ABREU, JEAN CARLOS BATISTA DA SILVA, JOSE MARIA DE JESUS DOS
 SANTOS PINH, HENRI IVANOV BOUDINOV, JOSE MAURICIO CABRAL JUNIOR,
 RAFAEL MOTA LOPES, SSGA MSCI BRAZIL INDEX NON-LENDING QP COMMON
 TRUST FUND, INTECH GLOBAL ALL COUNTRY ENHANCED INDEX FUND LLC,
 LUCAS ALVES MELO, ESAU MEDEIROS DA SILVA OLIVEIRA, KAPITALFORENINGEN
 PENSAM INVEST, PSI 2 GLOBALE AKTIER 2, PZENA EMERGING MARKETS VALUE
 FUND (USA), ELISAINÉ LAGE TORRES, MARCIO DOS SANTOS SALGADO, ADILSON
 TEIXEIRA ANHOLETI, FAISCA FIA, DANIEL SEBASTIAO DE OLIVEIRA, ANDREI

GRASSI SUDER, ARROWSTREET ACWI ALPHA EXTENSION FUND III (CAYMAN), PEDRO CORCINO FERREIRA, JOSE HENRIQUE GODOI ALVES, ANDRE FILIPE PEGO FRANCISCO, CLAUDIO AUGUSTO CAMPANHA DA SILVA, THE MASTER TRUST BANK OF JAPAN, LTD. AS T OF MUTB400021492, JOAO MERLO FILHO, NORTHERN TRUST INVESTMENT FUNDS PLC, ALCIDES ALBERTO DE CAMARGO, GUSTAVO DE CARVALHO GARCIA, FRANCILENO SALES CRUZ, LUCAS LOURENCO DE LIMA, RODRIGO VIEIRA DE MOURA, CHRYSTOPHER BRIANN DE SOUZA PERES, RELIANCE TRUST INSTITUTIONAL RETIREMENT TRUST SERIES TWELVE, PRIVATE CLIENT EMERGING MARKETS PORTFOLIO, LIONTRUST INVESTMENT FUNDS II - LIONTRUST E M FUND, NAT WEST BK PLC AS TR OF ST JAMES PL GL EQUITY UNIT TRUST, MG (LUX) INVESTMENT FUNDS 1, ODUVALDO SANCHES, OLIVIO APARECIDO CARDOSO, FIDELITY INVESTMENT FUNDS FIDELITY INDEX EMERG MARKETS FUND, FRANCISCO JOSE DE ALCANTARA COELHO, COLUMBIA TRUST OVERSEAS VALUE FUND, CRIVISON LUIZ RODRIGUES DA SILVA, GQG PARTNERS EMERGING MARKET EQUITY FUND - GQG GLOBAL UCITS, IARAN ANTONIO IZIDORO SANTOS DE OLIVEIRA, PIMCO DIVIDEND AND INCOME FUND, THE MASTER TRUST BANK OF JAPAN, LTD. AS T OF MUTB400021536, VITOR HUGO KAMPHORST, FERNANDO NOGUEIRA VILLELA, AB SICAV I - EMERGING MARKETS MULTI-ASSET PORTFOLIO, STICHTING DEPOSITARY APG EME MULTI CLIENT POOL, LAURO VILAS BOAS, ARROWSTREET INTERNATIONAL EQUITY ACWI EX US ALPHA EXT T FUND, FRANKLIN TEMPLETON ETF TRUST - FRANKLIN FTSE BRAZI, FERNANDO HENRIQUE MUNHOZ SOUZA, UMBERTO RAFAEL DE MENEZES FILHO, KENTUCKY RETIREMENT SYSTEMS INSURANCE TRUST FUND, SILVIO JOSE FERREIRA, HPE COMMON CONTRACTUAL FUND, PEDRO ANDRE DE SOUZA LIMA, VANGUARD INV FUNDS ICVC-VANGUARD FTSE GLOBAL ALL CAP INDEX F, THE SEVENTH SWEDISH NATIONAL PENSION FUND - AP7 EQUITY FUND, GUILHERME DE ALMEIDA MICHELINI, CLEBER FABIO DA SILVA, LUCAS HENRIQUE MARTINS, NILSON SCHEFFLER, ST STR MSCI ACWI EX USA IMI SCREENED NON-LENDING COMM TR FD, LEANDRO PEREIRA DA SILVA, FRANKLIN EMERGING MARKETS CORE EQUITY FUND, CUSTODY B.O.J,L..AS.T.F.S.E.E.INDEX MOTHER FUND, FIDELITY CONCORD STREET TRUST: FIDELITY ZERO INT. INDEX FUND, USAA INTERNATIONAL FUND, GUSTAVO REIS DOS SANTOS, EVERTON DE GODOY, GRACE LIMA MAIA, RUBENS MACHADO, NINETY ONE AUSTRALIA FUNDS - EMERGING MARKETS EQUITY FUND, JNL EMERGING MARKETS INDEX FUND, DAVISON SCHAEFFER DE OLIVEIRA, EDUARDO FERREIRA PAIVA RIBEIRO, SPARTA FUNDO DE INVESTIMENTO EM ACOES - BDR NIVEL I, PICTET - EMERGING MARKETS MULTI ASSET, THYCIANA FORTES RIBEIRO, VARIABLE PORTFOLIO - PARTNERS INTERNATIONAL VALUE FUND, PAULO SCHROEDER, RAPHAEL PONTES MEDEIROS, LUIS DE SOUZA CARDOSO, ELENADJA PEREIRA DE JESUS, FACTORY MUTUAL INSURANCE COMPANY, COLONIAL FIRST STATE WHOLESALE INDEXED GLOBAL SHAR, WESLEY DINIZ, ELINALDO VIEIRA DOS SANTOS,

GILBERTO DA CONCEICAO SANTOS, NS PARTNERS EMERGING MARKETS EX
 CHINA EQUITY FUND, ARERO - DER WELTFONDS -NACHHALTIG, ADELIA NIDIA
 WANDERLEY CURIO, VERDIPAPIRFONDET KLP AKSJEFREMVOXSENDE MARKEDER
 ME, NS PARTNERS GLOBAL EMERGING MARKETS EQUITY FUND, STICHTING
 PENSIONENFONDS VAN DE METALEKTRO (PME), SYMMETRY PANORAMIC
 GLOBAL EQUITY FUND, HSBC BANK PLC AS TRUSTEE OF STATE STREET AUT
 EMERG, ALEXANDRO VICENTE DA SILVA AGUIAR, VERDIPAPIRFONDET
 STOREBRAND INDEKS NYE MARKEDER, VILNEY LAUERMAN FALKEMBACH,
 PATRICK GRAF, JONAS THIAGO DA SILVA, DUNHAM INTERNATIONAL STOCK
 FUND, MATHEUS DE LIMA FARIAS, SANDRA ROSANGELA DE MENEZES ADAM,
 EDUARDO TRAJANO TELLES ELIAS, GABRIEL CAIO NERY DOS REIS, CAIO CESAR
 VIACELI, RODRIGO LUIS GOTTARDO, GQG PARTNERS EMERGING MARKETS
 EQUITY FUND, JOSE ANTONIO DA SILVEIRA, THE MASTER TRUST BANK OF JAP.,
 LTD. AS TR. FOR MTBJ400045829, TAUJA SILVA BORGES, FREDSON DIAS SANTOS,
 ROGERIO SAO NICOLAU, ARROWSTREET INTERNATIONAL EQUITY EAFE ALPHA
 EXTENSION CIT, GUSTAVO XAVIER STEFFEN, RAFAEL DIAS DE OLIVEIRA, SPDR
 MSCI ACWI EX-US ETF, CLAUDIO ZATTERA, GABRIEL DO NASCIMENTO
 VENANCIO, MACKENZIE EMERGING MARKETS EQUITY INDEX ETF, GIULIANO
 CANNO NOVELLI, WASHINGTON BATISTA ALMEIDA, THREADNEEDLE
 INVESTMENT FUNDS ICVC - LATIN AMERICA, ARTHUR DE CASTRO BARBOSA
 SIVIERO, ANDRE CAVALCANTE DANTAS, MARCIAL LOPES FILHO, LUIZ CARLOS
 SANTOS DE BARROS, CARLA DE JESUS VIANA, FLAVIO FERREIRA LIMA,
 STICHTING PENSIOENFDSVOOR DE WONINGCORPOR., VANGUARD TOTAL
 WORLD STOCK INDEX FUND, A SERIES OF, MARCIO LUIZ ADORYAN, VIRGINIA
 RETIREMENT SYSTEM, PAULO DA SILVA ALVES, MAURI WOORD, BRUNO RANGEL,
 ROCHE U.S. RETIREMENT PLANS MASTER TRUST, CARLOS CESAR BROCHINE,
 JUNTO PARTICIPACOES FIA, STATE STREET GLOBAL ALL CAP EQUITY EX-US INDEX
 PORTFOLIO, ALDRIN BASTOS PEREIRA, FAROL FUNDO DE INVESTIMENTO EM
 ACOES, CHRISTIANDE ROSENDO DE SOUZA, VANGUARD INVESTMENT SERIES
 PLC, VLAMIR MARQUES, JOSE VALERIANO BARBOSA, ANTONIO KARLOS
 SANTANA DA SILVA, ALUISIO MENDES DA ROCHA FILHO, VERDIPAPIRFONDET
 STOREBRAND INDEKS ALLE MARKEDER, PATRICK FELIPI CURSINO FONSECA,
 JOSE HENRIQUE FRANCA, FELIPE AUGUSTO DE JESUS, AVADIS FUND - AKTIEN
 EMERGING MARKETS INDEX, ARROWSTREET ACWI ALPHA EXTENSION COMMON
 VALUES TRU, ARROWSTREET CAPITAL GLOBAL ALL COUNTRY ALPHA EXTENSION
 FUND, ADRIANO DINIZ SAMPAIO CURADO, BNYM MELLON CF SL EMERGING
 MARKETS STOCK INDEX FUND, NORTHERN TRUST COLLECTIVE ALL COUNTRY
 WORLD I (ACWI) E-U F-L, ISAQUE LOPES DOS SANTOS, ASCLEPIADES MANOEL
 MORAES NETO, ANTONIO ALVES DE SOUZA, DESJARDINS EMERGING MARKETS
 EQUITY INDEX ETF, MARCELO DE ARAUJO FERREIRA, MERCER UCITS COMMON
 CONTRACTUAL FUND, NTGI-QM COMMON DAILY EMERGING MARKETS EQUITY I

F- NON L, SIDNEY RIUDY NAKANISHI, JORGE EDUARDO TOSTA, Juarez De Maio Gonçalves, ANTONIO BENAIAS SILVA JUNIOR, T. ROWE PRICE FUNDS B SICAV, STATE STREET IRELAND UNIT TRUST, DANILO MACHADO FONTENLA, NORTHERN EMERGING MARKETS EQUITY INDEX FUND, EVERTON DOS SANTOS MATOS, BAYERNINVEST KAPITALVERWALTUNGSGESELLSCHAFT MBH FO, BRUNO GABRIEL GAZZA DE AGUIAR, HC CAPITAL TRUST THE EMERGING MARKETS PORTFOLIO, VITOR AUGUSTO REIS GONCALVES, ARROWSTREET INTERNATIONAL EQUITY ACWI EX US TRUST FUND, MARCO ANTONIO PEREIRA DA SILVA, DOUGLAS DA SILVA PERUZINI, NINETY ONE FUNDS SERIES IV- EMERGING M. E. F., IBM 401 (K) PLUS PLAN, CELSIUS INVESTMENT FUNDS SICAV - SUSTAINABLE EM MARKETS FUND, IN BK FOR REC AND DEV, AS TR FT ST RET PLAN AND TR/RSBP AN TR, RODRIGO SOZI KAULING, GOTHARDO FRANCISCO M SANTOS, ALLIANCE TRUST PLC, ARROW. CAP. IR. LTD FAOBO ARR. GL. EQ. CCF, ASFOTA CCF, MARCO AURELIO DELGADO PINHEIRO, LUCIO MARCELO DE ANDRADE, MERCER EMERGING MARKETS EQUITY FUND, PAULO RICARDO OST FRANK, PUBLIC SECTOR PENSION INVESTMENT BOARD, PZENA VALUE FUNDS PLC, MARCELO NUNES ALVES, ABU DHABI RETIREMENT PENSIONS AND BENEFITS FUND, NATIONAL COUNCIL FOR SOCIAL SECURITY FUND, JULIAN DOMINGUES FAUSTINO, JNL MULTI-MANAGER EMERGING MARKETS EQUITY FUND, DANILO DE PAULA SIQUEIRA, COMMONWEALTH GLOBAL SHARE FUND 17, GUILHERME JESUS ABBARI, 4UM ACOES FUNDO DE INVESTIMENTO EM ACOES, DANILO FAZIO DIAS, JULIO CESAR ALEIXO, DIEGO ANDRADE SILVA, SYMMETRY PANORAMIC INTERNATIONAL EQUITY FUND, ARROWSTREET COLLECTIVE INVESTMENT TRUST, LINCOLN VIP T - L SSGA EMERGING MARKETS 100 FUND, ELIAN PEREIRA NOGUEIRA, ROMULO FRANCISCO PEREIRA DE PAULA, ARTHUR DE PAULA ESTIVALLET, HERMANN MILTON WERNERSBACH, FRANCISCO FERREIRA BATISTA, PACIFIC CAPITAL FUNDS LLC, FIDELITY GLOBAL EX-U.S. EQUITY INDEX INSTITUTIONAL, EVANDRO DE OLIVEIRA SALLES, PIMCO BERMUDA DYNAMIC MULTI-ASSET STRATEGY FUND, VERDIPAPIRFONDET KLP AKSJE FREMVOKSENDE MARKEDER F, VANGUARD FUNDS PLC / VANGUARD ESG EMERGING MARKETS, SPARTAN GROUP TRUST FOR EMPLOYEE BENEFIT PLANS: SPARTAN EMERG, DUNHAM EMERGING MARKETS STOCK FUND, NUVEEN/SEI TRUST COMPANY INVESTMENT TRUST, LUIZ CARLOS KLUSKA, JOAO AURIVIL COELHO DE MEDEIROS, ARROWSTREET INTERNATIONAL EQUITY - EAFE ALPHA EXTENSION FUND, LUIS MAURO CARDOSO PEREIRA FILHO, TEACHERS RETIREMENT SYSTEM OF THE CITY OF NEW YORK, LEANDRO MAXUELL BARBOSA MONTEIRO, COMMONWEALTH GLOBAL SHARE FUND 16, ALLIANCEBERNSTEIN L.P, AXA WORLD FUNDS - FRAMLINGTON EMERGING MARKETS, GUILHERME H M PEREIRA, KRANESHARES MSCI EMERGING MARKETS EX CHINA INDEX E, DWS IMVESTMENT GMBH FOR DEUTSCHE GPF, WASHINGTON LUIZ FERREIRA, T. ROWE PRICE GLOBAL VALUE EQUITY FUND, FORD MOTOR COMPANY OF

CANADA, L PENSION TRUST, SPDR SP EMERGING MARKETS FUND, CONRADO ALCESTE MONTINERI JUNIOR, JOAO CARLOS BUCHARA IORA, BURROUGHS WELLCOME FUND, VANGUARD INVESTMENT SERIES PLC / VANGUARD ESG EMER, FRANCISCA JESSICA P SILVA, THE BOARD OF.A.C.E.R.S.LOS ANGELES,CALIFORNIA, AQR INNOVATION FUND, L.P., SAMUEL CASTANHEIRA DA SILVEIRA, RAFAEL SIMOES MEDINA CASTILHO, DANIEL ANNUNCIATO JUNIOR, JOSE ROBERTO RODRIGUES JUNIOR, ERICK MARTINS NOGUEIRA DA SILVA, FRANCISCA FRANCEILDA DOS SANTOS, JEANE CRISTINE ANDRADE VASCONCELOS DE ARUJO, LEONARDO FORTUNA DE SOUZA CAMPOS, MARCOS ALEXANDRE ANACLETO DE CARVALHO, JOSE TAVARES NOBRE FILHO, PZENA EMERGING MARKETS FOCUSED VALUE FUND, JONATHAS ATHIAS MESQUITA, ARROWSTREET EMERGING MARKET TRUST FUND, VANDER LUIZ PROENCA DA SILVA, ELIAS GERALDO TOMAZ DE SOUZA, MARCELO PRACANIA SERBOLONGHI, LUIZ FELIPE SANTOS DE AQUINO LOPES, RODOLFO PANDELO BRUGGER, FIDELITY SALEM STREET TRUST: FIDELITY SAI EMERGING M I FUND, RILDO CALIXTO AQUINO, FABIO OLIVEIRA SILVA, FABIANO MATOS TEIXEIRA, JULIO CESAR BATISTA VETTORI CARVALHO, DESJARDINS RI EMERGING MARKETS - LOW CO2 INDEX ETF, SPP AKTIEINDEXFOND GLOBAL, TRANQUILO DOGNINI NETO, COMMONWEALTH OF MASSACHUSETTS EMPLOYEES DEFERRED COMP PLAN, DIOGO EUGENIO GOMES ESCOBAR, CLARITAS QUANT MASTER FIM, ARROWSTREET (DELAWARE) CUSTOM ALPHA EXTENSION FUND, MARINA RODRIGUES TEIXEIRA, AFRANIO ERASMO FERNANDES MOREIRA, ALEXANDRE PRADO ROCHA, JUNIOR FERNANDES DA SILVA, LUIS ANTONIO MACHADO PACHECO, THE BARINGS E. M. U. FUND, SUB-FUND, THE BARINGS L. A. FUND, NORTHERN TRUST UCITS FGR FUND, ALPHA ADMINISTRACAO DE BENS PROPRIOS LTDA, FABIO DE SOUZA LIMA, RENATO DE GOES COUTO, LUCAS NEVES DA SILVA SOUSA, ROBERTO DE ARAUJO, JOAQUIM FREIRE DE MENEZES NETO, PACIFIC SELECT FUND - PD EMERGING MARKETS PORTFOLIO, GABRIEL CORREIA NERY, LOS ANGELES COUNTY EMPLOYEES RET ASSOCIATION, LUIZ CARLOS DELGADO, ARROWSTREET (CANADA) GLOBAL ALL-COUNTRY FUND II, EDSON DOS SANTOS VASCONCELOS, BAKER HUGHES INC. MASTER TRUST, GABRIEL GUIMARAES DE OLIVEIRA SILVA, ALEXANDRE MUNIZ DAHOUI, NS PARTNERS SUSTAINABLE GLOBAL EM FUND, JAMERSON GOMES DE SOUZA, ARTUR AQUINO SANTOS, VALMIR PEDRO ROSSI, GQG PARTNERS INTERNATIONAL QUALITY DIVIDEND INCOME, LUCAS CORREA LAPORT DOMINGUES, FRANKLIN LIBERTYSHARES ICAV, COLUMBIA EM CORE EX-CHINA ETF, WAGNER VIANNA MARTINS, EQ/EMERGING MARKETS EQUITY PLUS PORTFOLIO, CLEBER LINCOLN ANDRADE COSTA, PAULO ROBERTO FARINA RAMOS, MARIA DO SOCORRO LINHARES PINHEIRO, DANIEL POLATO MALVESTUTO, FRANKLIN TEMPLETON ETF TRUST - FRANKLIN FTSE LATIN, ROBERTO BAVARESCO, AB SICAV I - ALL MARKET INCOME PORTFOLIO, THE STATE

TEACHERS RETIREMENT SYSTEM OF OHIO, ALEXANDRE JOSE FAVA DE SOUZA JUNIOR, BRUNO FONSECA LAPA, RODRIGO MAGALHAES VASCO, ARROWSTREET EMERGING MARKET ALPHA EXTENSION TRUST, SERGIO JOSE GROHMANN, VANGUARD INVESTMENTS FUNDS ICVC-VANGUARD GLOBAL EMERGING M F, WANDERLEY MIRANDA PIMENTA, HEBER KIRCHNER, GERALDO CAMPOS BAHIENSE, ANSELMO CANATO NETO, MARCELO DOS SANTOS DE MELO, ARTEMIS FUNDS (LUX) - GLOBAL EMERGING MARKETS, CITITRUST LIMITED AS T OF A F S A MODERATE GROWTH FUND, SSGA SPDR ETFS EUROPE I PLC, CARLOS FONSECA AVILA, ARROWSTREET GLOBAL EQUITY FUND, DEKA INVESTMENT GMBH FOR ELB-FUNDMASTER 1, SIDNEY MAURY SENTONA, MATEUS FELIPE GOMES DA SILVA, FLEXSHARES MORNINGSTAR EMERGING MARKETS FACTOR TILT INDEX F, SPP EMERGING MARKETS SRI, RODRIGO DITTMAR, DAVE TONY LOPES FERNANDES BALTAZAR, AMERICAN AIRLINES INC., MASTER FIXED BENEFIT PENSION TRUST, ARCHIMINO SIQUEIRA MENCHER, JEAN ALLEF MACHADO, GEAN CARLOS FLORENCIO, BENILDO LINS SILVA JUNIOR, GILDO FERREIRA DA SILVA, ALEX CANDIDO SOUTO, LEGAL & GENERAL COLLECTIVE INVESTMENT TRUST, VANGUARD INTERNATIONAL HIGH DIVIDEND YIELD INDEX F, MERCER EMERGING MARKETS SHARES FUND, JAMILSON MATHIAS DA SILVA, ASSOCIATED BRITISH FOODS PENSION SCHEME, HALLMARK CARDS, INCORPORATED MASTER TRUST, MURILO FERNANDES LOBATO MARQUES, MATEUS DOS SANTOS CUENCA, ARTEMIS GLOBAL EMERGING MARKETS FUND, OZEAS ALVES DE NORONHA JUNIOR, AXA INVESTMENT MANAGERS SCHWEIZ AG ON BEHALF OF AX, AQR EMERGING EQUITIES FUND LP, LOCKHEED MARTIN CORP DEFINED CONTRIBUTION PLANS MASTER TRUST, VANGUARD EMERGING MARKETS SELECT STOCK FUND, LOUISIANA STATE EMPLOYEES RETIR SYSTEM, VICTOR MARQUES GOMIDES, LUIZ ANTONIO BELINASSO, LYNDON DA COSTA TAVARES, COMMONWEALTH GLOBAL SHARE FUND 22, IVY INTERNATIONAL CORE EQUITY FUND, VICTORIAN FUNDS MAN C A T F V E M T, DOW RETIREMENT GROUP TRUST, THAIS AKEMI SATO, RAFAEL GUSTAVO DE MARCHI, MAURICIO GONCALVES DO NASCIMENTO, ROSSI ALLAN SILVA, EMERSON HELENO DOS SANTOS, MINISTRY OF ECONOMY AND FINANCE, MAURICIO MESSIAS, AGUIAR CLAUDINEI DE CARVALHO, LGPS CENTRAL GLOBAL MULTI FACTOR EQUITY INDEX FUND, MATEUS DA SILVA DIAS, VIRTUS GLOBAL FUND ICAV, EDUARDO ROGERIO DE FARIA, SPDR MSCI EMERGING MARKETS FOSSIL FUEL FREE ETF, TM BRUNEL PENSION PARTNERSHIP ACS - TM BRUNEL EMERGING MARKE, THE WAWANESA MUTUAL INSURANCE COMPANY, SPARTAN GROUP TRUST FOR EMPLOYEE BENEFIT PLANS: SP, RETIREMENT PLAN FOR CHICAGO TRANSIT AUTH.EMPL, VIRTUS PARTNERS, INC., EMERGING MARKETS EQUITY FOCUS PORTFOLIO, JULIO CESAR DA SILVA, CLEBER BATISTA CORREA, JOAO LUIZ AMORIM FRANCO, GENISIO DA SILVA, BMO MSCI EMERGING MARKETS INDEX ETF, XTRACKERS, RAIMUNDO COSME DA SILVA NETO, FRG FUNDO DE INVESTIMENTO EM ACOES

CLARITAS, CATHOLIC RESPONSIBLE INVESTMENTS INTERNATIONAL EQU, LUIZ HENRIQUE QUESSADA, TIAA-CREF FUNDS - TIAA-CREF EMERGING MARKETS EQUITY I F, RISONALDO NUNES MENDES, WESLEY DE SOUZA CARVALHO, GILBERTO DA SILVA LUCENA, GQG PARTNERS EMERGING MARKETS EQUITY FUND (AUSTRALIA), ELDER SANTOS NAZARETH, LUCIANO MICHAEL DE SOUZA, BRUNO CANDEAS TAVARES DIAS, KAPITALFORENINGEN INVESTIN PRO, VELLIV EMERGING MA, JOSE EDUARDO PINCERNO POUZA, ABN AMRO FUNDS (LUX), BRUNO DA SILVA ALMEIDA, WEST VIRGINIA INVESTMENT MANAGEMENT BOARD, JOAO ROBERTO ALVES GUERRA JUNIOR, CAPE ANN GLOBAL DEVELOPING MARKETS FUND, SEGALL BRYANT HAMILL EMERGING MARKETS FUND, JOAO GOMES DE ARAUJO MELLO, VERDIPAPIRFONDET KLP AKSJE FREMVOKSENDE MARKEDER INDEKS I, EDSON DA SILVA SOUZA, COMMONWEALTH GLOBAL SHARE FUND 23, TIRZA TAYNA NEVES VAZ PAULO E SILVA, ANTONIO JOSE DE SANTANA, BRUNO BORGHINI DE FREITAS, EDER BERNARDES DA SILVA, ARR. CAP. IRE. LTD FAOBO ARR. GL. EQ. (GBP) CCF, A SF OACCF, CHARLES IELPO MOURAO, CHANG HWA COM BK LTD IN ITS CAP AS M CUST OF P LAT A EQ FD, VOYA VACS INDEX SERIES EM PORTFOLIO, MANAGEMENT BOARD PUBLIC SERVICE PENSION FUND, FABIO EMMANUEL LEITE PATRICIO, WILMINGTON TRUST COLLECTIVE INVESTMENT TRUST - PIO, MARCOS ANTONIO DOS SANTOS MONTEIRO, KAPITALFORENINGEN EMD INVEST, EMERGING MARKETS IND, CAIQUE SOARES DA SILVEIRA, BMO LOW VOLATILITY EMERGING MARKETS EQUITY ETF, INTERNATIONAL MONETARY FUND, LILIAN BELINASSO, RAUL ALEJANDRO FUENTES, RIKLI LUIS DA CRUZ, BBH GQG PARTNERS EMERGING MARKETS EQUITY MASTER FU, VICTOR DA SILVA VIANA, TOMOKI ORNELES SATO, ARROWSTREET US GROUP TRUST, RAILWAYS PENSION TRUSTEE COMPANY LIMITED, RENAN JUNIOR RODRIGUES, JOAO VITOR RANGEL NASCIMENTO, ANDERSON IGOR SANTOS DA PURIFICACAO, TEXAS MUNICIPAL RETIREMENT SYSTEM, HENRIQUE SOUZA LIMA, GERCIEL RODRIGUES DA SILVA FILHO, WASHINGTON STATE INVESTMENT BOARD, BARCLAYS MULTI-MANAGER FUND PUBLIC LIMITED COMPANY, FRANCISCO SANTANA BARBOSA, RODRIGO FRAGUAS ADELL, PINEBRIDGE LATIN AMERICA FUND, GABRIEL DE LUCCIA NASTROMAGARIO, NEW YORK STATE TEACHERS RETIREMENT SYSTEM, BRUNO IVONEZ BORGES ALEXANDRE, AXA ROSENBERG EQUITY ALPHA TRUST, UNIVERSAL INVEST LUXEMBOURG SA ON BEHALF OF UNIVEST, STICHTING PENSIOENFONDS HOOGOEVENS, BRIDGE BUILDER INTERNATIONAL EQUITY FUND, TEACHERS RETIREMENT ALLOWANCES, CARLOS MAGALHAES GOMES, CELSO HENRIQUE DE CARVALHO LOPES, VINICIUS ALVES MAIA, ARGUCIA INCOME FUNDO DE INVESTIMENTO EM ACOES, ALISON BRUNO DE JESUS SANTANA, XTRACKERS (IE) PUBLIC LIMITED COMPANY, JAILSON DA SILVA SANTOS, FELIPE SU FONG FAT, ALESSANDRO SILVA DE SOUZA, JONATHAN DA SILVA AMORIM, GILSON MARTINS DE SOUZA, BRUNO PEDRO DE MELO,

COLUMBIA OVERSEES VALUE FUND, EVANDRO GOMES DA SILVA, FABIANO CARLOS DO AMARAL, ADILSON COSME DA SILVA, ALVARO MEDEIROS DE SOUZA ANJOS FILHO, VARIABLE INSURANCE PRODUCTS FUND II: INTERNATIONAL, R.K. MELLON INTERNATIONAL FUND, SILVANA RAMOS DE OLIVEIRA, DESJARDINS EMERGING MARKETS FUND, RAPHAEL BRUNO PEREIRA DE LIMA, FIDELITY SALEM STREET T: FIDELITY G EX U.S INDEX FUND, THE MASTER T BK OF JPN, LTD AS T OF NIKKO BR EQ MOTHER FUND, THE BOARD OF THE PENSION PROTECTION FUND, LEANDRO PINTO WURTZ, LGPS CENTRAL ALL WORLD EQUITY CLIMATE MULTI FACTOR, ROGERIO CARDOSO VIEIRA DA SILVA, AVADIS FUND, TEACHER RETIREMENT SYSTEM OF TEXAS, LEONARDO ABRANTES MELO, FIDELITY SALEM STREET T: FIDELITY TOTAL INTE INDEX FUND, NTCC COLLECTIVE FUNDS FOR EMPLOYEE BENEFIT TRUSTS, IVAI MAGDALENA PINTO, VICTORY MARKET NEUTRAL INCOME FUND, ABNER CONCEICAO DA ROCHA, POTI LUIZ DE FREIRE LIRA, MATEUS HENRIQUE NERY DE SANTANA, SPDR S&P EMERGING MARKETS EX-CHINA ETF, DAVI ALVES SANTOS, EDELSON PEDRO CARDOSO, ARTHUR SANTANA RODRIGUES UZUAL, THELCIO CLAUDINO MARIANO, CUSTODY BANK OF JAPAN, LTD. RE: EMERG EQUITY PASSIVE MOTHR F, EVANIMEK BERNARDO SABINO DA SILVA, ANDRA AP-FONDEN, SANTANDER SICAV, MAURICIO DIAS DE CERQUEIRA, GOVERNMENT EMPLOYEES SUPERANNUATION BOARD, CARLOS COTRIM RODRIGUES PEREIRA, LEANDRO SCHWINGEL, IRADI DE FRANCA JUNIOR, AQR LUX FUNDS II - AQR STYLE PREMIA: ALL COUNTRY EQUITY FUND, DANYANNE AZEVEDO EVANGELISTA, ARROWSTREET ACWI ALPHA EXTENSION FUND V (CAYMAN) L, FIDELITY SALEM STREET T: FIDELITY E M INDEX FUND, ERIC GASPAR DE QUEIROZ FERREIRA, ROMULO DE CARVALHO MOURAO, JOSE GERALDO DA COSTA FELIX, PRINCIPAL GLOBAL INVESTORS FUNDS, GEOVANE WESLEY NUNES BARROSO, LUIS FERNANDO BERTUCCI, BLACKROCK GL ALLOCATION PORTFOLIO OF BLACKROCK SER FD, INC, CLIMACO COSTA, MARCOS FABIO OLIVEIRA BENTES, JNL/BLACKROCK GLOBAL ALLOCATION FUND, DANIEL GARCEZ SANT ANA, SPDR SP EMERGING MARKETS ETF, VALDECIR GARCIA ESCANE, FRANKLIN FUND ALLOCATOR SERIES - FRANKLIN EMERGING, STICHTING DEPOSITARY APG EMERGING MARKETS EQUITY POOL, RODRIGO OLIVEIRA MARCANEIRO ZILSE, GQG PARTNERS EMERGING MARKETS EQUITY FUND-GQG PARTNERS S LLC, EDSON CESAR VALDEVITE, ALEXANDRE CARREIRA MARTINS GONCALVES, ANTONIO CARLOS CARDOSO, ALEXANDRE BATISTA DE ABREU, CLAUDINEIA BAYER, JOSELIO FREIRE DE OLIVEIRA, PICTET - EMERGING MARKETS INDEX, PHILADELPHIA GAS WORKS PENSION PLAN, ERNANI ROBERTO HEERDT DE PAIVA, HERICKYY BATISTA DE ANDRADE, FABIO COSME RODRIGUES DOS SANTOS, GQG PARTNERS EMERGING MARKETS QUALITY EQUITY FUND, BRIDGE BUILDER TAX MANAGED INTERNATIONAL EQUITY FU, TEACHERS RETIREMENT SYSTEM OF OKLAHOMA, CATHOLIC INVESTMENT TRUST OF ARLINGTON, ARTUR FONSECA DA SILVA MARQUES, ANDRE AZEVEDO GOMES DE

SOUZA, DAIANI VIEIRA CAJA RICARDO, VANGUARD FUNDS PLC / VANGUARD ESG GLOBAL ALL CAP U, ALEXANDRE APARECIDO JOSE DA SILVA, EDUARDO LERMEN SCHNEIDER, RAMON FRIGI RIGONI, MANOEL HENRIQUE BEZERRA FERREIRA, PEDRO VICTOR ALVES CAETANO REGO, ANTONIO AUGUSTO GOMES CANTANHEDE, ROBERTO DE OLIVEIRA BRESSANE, FIDELITY SALEM STREET TRUST: FIDELITY SERIES G EX US I FD, NATIONAL WESTMINSTER BANK PLC AS TRUSTEE OF ARTEMIS G G FD, SELECT INVESTMENT SERIES III SICAV, GUILHERME CARINI TREVISAN, PACIFIC GAS & ELECTRIC COMPANY FQCPUC DEC MASTER TRUST, ALCIVAN FONTES DE ANDRADE, HELIO COSTA DA SILVA, ALECSANDRO DOS SANTOS CAMARGO, MARCIO DE ARAUJO MONTEIRO, EDUARDO THIELE, FERNANDO CHICOSKI, LUIZ ALEXANDRE DE ALMEIDA MACEDO, JOELSON SILVA OLIVEIRA, ARROWSTREET GLOBAL EQUITY - ALPHA EXTENSION FUND, FILIPE ANTONIO DA SILVA MENDONCA, ARROWSTREET (CANADA) GLOBAL ALL-COUNTRY FUND I, ARROWSTREET (CANADA) GLOBAL ALL-COUNTRY ALPHA EXT FUND I, ANA BOTLER WILHEIM, PAULO LUCAS DE ANDRADE JUNIOR, ANTONIO DUTRA DOS SANTOS, PAULO CESAR ALVES, CARLOS AUGUSTO CZECH, MARCIO TORRESSON, JUPITER GLOBAL VALUE EQUITY FUND, JEAN KLEBER CAMILO DA SILVA, LUCIANO HENRIQUE JORGE, ROSELAIN APARECIDA ANTUNES VIEIRA, LUCAS HENRIQUE DA SILVA COUTO, RONALDO HENRIQUE KARAS, ALVARO GOMES, MACQUARIE TRUE INDEX EMERGING MARKETS FUND, LUCAS FERNANDO WILLENS, ADEMAR RAMOS NASCIMENTO, BLACKROCK GLOBAL ALLOCATION FUND (AUST), ALEXANDRE SATOSHI SAITO, CARLOS EDUARDO OLIVEIRA DA SILVA, LUIS EUGENIO MENDEZ FLORES, CARLOS EDUARDO SANTOS DE SOUZA, BLACKROCK GLOBAL ALLOCATION COLLECTIVE FUND, DALTEMIR DE ALMEIDA CORREIA, WALLACE DE SOUSA PORTO, ELINTON JOSE DA SILVA, NELSON TOSHIO AOKI, SALVADOR FERNANDES DE JESUS JUNIOR, HENRIQUE VINICIUS COSTA ROCHA, FRANCISCA YURE DOS SANTOS SENA, STATE OF MINNESOTA STATE EMPLOYEES RET PLAN, EMPLOYEES RETIREMENT FUND OF THE CITY OF DALLAS, FIDELITY SALEM STREET TRUST: FIDELITY INTERNATIONAL SUSTAINA, EDSON DIAS SIQUEIRA, PATRICK FREITAS DOS SANTOS, LVIP SSGA EMERGING MARKETS EQUITY INDEX FUND, CLARITAS XP LONG BIAS PREVIDENCIA FIFE FUNDO DE INVESTIMENTO, LUIZ CARLOS DE SOUZA BARROS, JOSE OLAVO DE ANDRADE IGNACIO OLIVEIRA, MARIA ELZA FONSECA DE OLIVEIRA, LUIZ FERNANDO DE LIMA PAULO, LEONARDO NUNES MOREIRA MIRANDA, ANTONIO FERNANDO MARTINS SOUSA, DIEGO MACHADO BATISTA, UNICARE SAVINGS PLAN, VITOR FERNANDES DINIZ RISSO, BRUNO BRUNELLI FERREIRA FRANCO, DIEGO SOUZA LEITE, LEOVEGILDO SOARES E SOUZA, THE NOMURA T AND B CO LTD RE I E S INDEX MSCI E NO HED M FUN, IGOR TELLES DA SILVA SOUZA, BRITISH COLUMBIA INVESTMENT MANAGEMENT CORPORATION, SICARLOS PEREIRA SAMPAIO, WEST YORKSHIRE PENSION FUND, LUIGI TENORIO DE ANDRADE, LEANDRO DA SILVA PRAT, PENSIONDANMARK

PENSIONSORSIKRINGSAKTIESELSKAB, CLARITAS TOTAL RETURN MASTER FIM,
 MULTIMIX WHOLESALE INTERNATIONAL SHARES TRUST, TORK EQUITY HEDGE
 FUNDO DE INVESTIMENTO FINANCEIRO EM ACOES, PRISCILA DA SILVA
 NASCIMENTO, AMERICAN BEACON NINETY ONE EMERGING MARKETS EQUITY,
 RONALDO BELEDELLI PELLIN, STICHTING PENSIOENFONDS PGB, STATE STREET
 EMERGING MARKETS EQUITY INDEX FUND, HELMAR EDUARDO SZPUNAR OTTO,
 LAIR AMARAL COELHO NETTO, ANDERSON RICARDO DO NASCIMENTO SILVA,
 ALAN KARDEC PRAIA DA CUNHA, LINDONES SILVA DA SILVA, ALISSON LUIZ
 AGUSTI, RAPHAEL DE OLIVEIRA RODRIGUES DE PAULA, SSGA MSCI ACWI EX-USA
 INDEX NON-LENDING DAILY TRUST, PICTET GLOBAL SELECTION FUND - G G M
 FUND, CARLOS EDUARDO QUINHOLI, FELYPE FERNANDES ENTINI, ANTONIO
 MARCOS FIGUEIREDO FERREIRA, ROBIN RAMOS HANT, WILLIAN GARCIA DIAS
 DOMINGUEZ, CAPE ANN SUSTAINABILITY FUND, LEANDRO GOMES MOLINA,
 LUCIANO MANOEL DOS SANTOS, CLARITAS LONG BIAS FUNDO DE
 INVESTIMENTO MULTIMERCADO, COLLEGE RETIREMENT EQUITIES FUND,
 CLARITAS LONG SHORT MASTER FUNDO INVESTIMENTO MULTIMERCADO, PZENA
 EMERGING MARKETS VALUE FUND (AUSTRALIA), STATE ST GL ADV TRUST
 COMPANY INV FF TAX EX RET PLANS, VITOR MARCELO M DE OLIVEIRA, ACADIAN
 EMERGING MARKETS EQUITY FUND, CHUNGHWA POST CO, LTD, FERNANDA
 SOARES CORDEIRO, OSIEL CABRAL PESSANHA FILHO, JORGE EDUARDO FOUTO
 MATIAS, ANDERSON LUIZ LOPES CONCEICAO, MATEUS PAULO PIMENTA LEAL,
 LUIS MASSAHICO YASUDA, ADRIANO COSTA ALVES GAMA, AQR FUNDS - AQR TM
 EMERGING MULTI-STYLE FUND, EVERTON DOERTZBACHER, TORK EQUITY HEDGE
 PLUS FIF ACOES, COMMONWEALTH EMERGING MARKETS FUND 6, AB CAP FUND,
 INC. - AB EMERGING MARKETS MULTI-ASSET PORT, MICHEL CARNEIRO DE
 SOUZA, LIDIANE GOMES DA SILVA, THE MASTER TRUST BANK OF JAPAN, LTD. AS
 TRUSTEE OF, ANDERSON LUIZ BUTKE, IGOR LIMA DE SOUZA, MARIO DA SILVA
 GONCALVES, THIAGO DO AMARAL GOMES, NTGI-QM COMMON DAC WORLD EX-
 US INVESTABLE MIF - LENDING, LEANDRO BARDELA, JOSIMAR DA SILVA CAMARA,
 ALEXANDRE DO PRADO, PINEBRIDGE ESG QUANTITATIVE GLOBAL EQUITY FUND,
 GRAZIELA APARECIDA DE SÃO JOSÉ, BLACKROCK GLOBAL ALLOC V.I. FD OF
 BLACKROCK VAR SER FDS, INC, INTERNATIONAL EQUITY FUND, ALEXANDRE
 DOUGLAS DE SOUZA, ADOLFO VIEIRA DA SILVA, THIAGO ALEXANDRE PAIARES E
 SILVA, LUIZ HENRIQUE DE ARAUJO GOMES FELICISSIMO, IVY INVESTMENTS
 COLLECTIVE INVESTMENT TRUST, ANTENOGENES CAVALCANTE, PZENA
 INTERNATIONAL EX-US FOCUSED VALUE FUND DST,, MORGAN STANLEY INVEST
 FDS CALVERT SUST EMER MKTS EQ SEL FD, SILVIO JOSE DA SILVA JUNIOR, SPDR
 MSCI EMERGING MARKETS STRATEGICFACTORS ETF, NATANAEL GRACIANI,
 FRANCISCO JOSE JUCA DA COSTA, LAURIELIO CAVALCANTE DA GAMA, SERGIO
 ROBERTO BARBOSA MESQUITA, EDUARDO CESAR DA SILVA BORDALLO,
 ARROWSTREET GLOBAL EQUITY ACWI TRUST FUND, STATE STREET GLOBAL

ADVISORS LUX SICAV - S S G E M I E FUND, ARIZONA PSPRS TRUST, JEFFREY LLC, POLICE AND FIREMEN'S RETIREMENT SYSTEM OF NEW JERS, ROMARIO LOPES DE BRITO, FABIO HENRIQUE GABRIELE, INVESTEC GLOBAL STRATEGY FUND, BRAZELINO ALVES MACHADO, PICTET GLOBAL SELECTION FUND G H Y E EQUITIES FUND, ALEX GONCALVES, CLOVIS RIBEIRO DA CRUZ, PIMCO RAE EMERGING MARKETS FUND LLC, FOREIGN E COLONIAL INVESTMENT TRUST PLC, HELIO DE ANDRADE SANTOS, BRUCE L E F BRITO, VOYA EMERGING MARKETS INDEX PORTFOLIO, AMERICAN HEART ASSOCIATION, INC., THE CAPE ANN (IRELAND) TRUST, NINETY ONE EMERGING MARKETS EQUITY FUND, SBC MASTER PENSION TRUST, ROBSON GOMES DE SOUSA, GLOBAL TRUST COMP FBO AQR COLLEC INV TRUST-AQR E E C I FUND, ALASKA COMMON TRUST FUND, FRANKLIN LIBERTYQT EMERGING MARKETS INDEX ETF, LEONARDO BATISTA DE QUEIROZ, SPARINVEST SICAV, LUCAS PEREIRA SALAMAIA, SCOTIA EMERGING MARKETS EQUITY INDEX TRACKER ETF, GUILHERME MARTINS PEREIRA, ANTONIO SERGIO GALLO JUNIOR, ADILSON CARLOS BETTI, THE BANK OF NEW YORK MELLON EMP BEN COLLECTIVE INVEST FD PLA, THE EMERGING M.S. OF THE DFA I.T.CO., TONI LUCIANO CIRILO, PZENA INTERNATIONAL VALUE ALL COUNTRY EX-U.S. FUND, NILO FERREIRA, PZENA INTERNATIONAL VALUE FUND, THOMAS MAGNO DE JESUS SILVEIRA, FLAVIO CERONI ROBERTO, WILSON FERREIRA DA COSTA, MACKENZIE CORPORATE KNIGHTS GLOBAL 100 INDEX ETF, ALLIANZ GL INVESTORS GMBH ON BEHALF OF ALLIANZGI-FONDS DSPT, JOSE REGINALDO DE ARAUJO MONTEIRO, JUSSENYKSON DJEYSON FERNANDES DE AMORIM, FERNANDO MINTO, INTERNATIONAL EXPATRIATE BENEFIT MASTER TRUST, FIDELITY SALEM STREET TRUST: FIDELITY SAI EMERGING, MBB PUBLIC MARKETS I LLC, RUAN PEDRO SOUZA CARREIRO, VANGUARD FUNDS PUBLIC LIMITED COMPANY, GUSTAVO HOFFMANN MOREIRA, MAICON JUNIOR XAVIER, EZEQUIEL RODRIGUES DE OLIVEIRA, GIANCARLO AVEDIANI DEL BANHO, THE WESTPAC WHOLESALE UNHEDGED INTERNATIONAL SHARE TRUST, JOAQUIM CARLOS DE ALMEIDA OLIVEIRA E CRUZ, STATE OF ALASKA RETIREMENT AND BENEFITS PLANS, ALISON MENDES DOS SANTOS, BRUNO DA SILVA FONTES, MACQUARIE MULTI-FACTOR FUND, VICTORY TRIVALENT INTERNATIONAL FUND - CORE EQUITY, JOSE EDUARDO RANGEL CURY, JOSE EDUARDO BARBOSA MACARIO, JANA DIVERSIFIED GLOBAL SHARE TRUST, HENRIQUE AUGUSTO DE OLIVEIRA MOTA, ANDERSON ABREU MONTEIRO, GUSTAVO DE OLIVEIRA ROMUALDO DA SILVA, ES RIVER AND MERCANTILE GLOBAL RECOVERY FUND, ERIJAMASON BRILHANTE HONORATO, ALEXANDRE LUIS BASSETO SCHERRER, THE 2023 ETF SERIES TRUST - PACIFIC NOS GLOBAL EM, GABRIEL CARUSO, JOHN HANCOCK FUNDS II INTERNATIONAL STRATEGIC EQUITY ALLOCAT, ILLINOIS MUNICIPAL RETIREMENT FUND, EMER MKTS CORE EQ PORT DFA INVEST DIMENS GROU, WILSHIRE MUTUAL FUNDS, INC. - WILSHIRE INTERNATIONAL EQUITY, DELA NATURA- EN LEVENSVERZEKERINGEN N.V., LUIZ FERNANDO SOARES LEITE,

MARCIO ALEXANDRE DE SOUZA E SILVA, STATE OF WYOMING, VALDECY DE ASSIS, SCHOOL EMPLOYEES RETIREMENT SYSTEM OF OHIO, TRINITY COLLEGE CAMBRIDGE, THIAGO SOUZA REIS, JANINE FRASCOLLI LEANDRO, MARIA LUCIA SURIAN, STATE STREET VARIABLE INSURANCE SERIES FUNDS, INC, ANTONIO PAULO LIMA DE CARVALHO, FRANKLIN TEMPLETON ETF T - FRANKLIN LIBERTYQ EMERGING M ETF, FAMA LATAM CLIMATE TURNAROUND FIA, JORGE KUINSLER, STATE OF NEW JERSEY COMMON PENSION FUND D, OSCAR CARLOS DAS NEVES LEBRE, DOUGLAS ZALAMENA, RAFAEL DE ALMEIDA RIBEIRO, CRISTIAN GIROLAMO LISCIANDRELLO, CLEBER ALVES DE SOUZA, TEACHERS RETIREMENT SYSTEM OF THE STATE OF ILLINOIS, THE MASTER TRUST BANK OF JAPAN, LTD. AS TRU FO MTBJ400045849, STICHTING PENSIOENFONDS VAN DE ABN AMRO BK NV, LUIS DE MORISSON FARIA, JOSE GUILHERME GOMES DE LIMA, THE JUPITER GLOBAL FUND - JUPITER GLOBAL VALUE, RIVER AND MERCANTILE INVESTMENTS ICAV -RIVER AND M, CAIXA ETF IBOVESPA FUNDO DE ÍNDICE, CAIXA FMP - FGTS CARTEIRA LIVRE - CAIXA FMP - FGTS CL ABSOLUTO, FUNDO DE INVESTIMENTO EM ACOES CAIXA DIVIDENDOS, FUNDO DE INVESTIMENTO EM ACOES CAIXA SUSTENTABILIDADE EMPRESARIAL ISE - IS, FUNDO DE INVESTIMENTO EM ACOES CAIXA MASTER DIVIDENDOS QUANTITATIVO

BYLAWS

These bylaws were approved in the Extraordinary General Shareholders' Meeting held on 3.10.1942, filed with the Trade Registration (Registro do Comércio), by the number 17.298, on 4.7.1942; and modified by the following General Meetings with their respective registration numbers: 6.24.1952 (23.896 of 7.15.52), 4.19.1956 (43.281 of 5.29.56), 8.3.1959 (68.010 of 10.9.1959), 5.15.1961 (122 of 7.14.61), 11.6.1961 (205 of 12.15.61), 4.25.1962 (291 of 6.27.62), 4.26.1963 (439 of 5.29.63), 8.3.1964 (675 of 9.10.64), 2.1.1965, (836 of 3.18.65), 2.4.1966 (1.162 of 3.29.66), 7.8.1966 (1.305 of 8.18.66), 4.20.1967 (1.513 of 9.6.67), 8.15.1967 (1544 of 10.11.67), 2.25.1969 (2.028 of 5.22.69), 12.18.1969 (2.360 of 2.19.70), 7.31.1970 (2.638 of 10.6.70), 11.24.1971 (3.241 of 12.28.71), 4.17.1972, (3.466 of 7.11.72), 9.1.1972 (3.648 of 11.21.72), 9.18.1973 (4.320 of 10.18.73), 10.9.1974 (5.121 of 11.12.74), 4.15.1975 (5.429 of 4.22.75), 10.23.1975 (5.853 of 11.25.75), 4.2.1976, (6.279 of 6.15.76), 11.8.1976 (6.689 of 12.2.76), 4.18.1977 (7.078 of 5.19.77), 11.10.1977 (7.535 of 12.9.77), 3.12.1979 (8.591 of 5.8.79), 4.23.1980 (53.925.4 of 5.9.80), 4.28.1981 (53.1002.9 of 6.1.81), 3.31.1982 (53.1.2908 of 6.3.82), 4.27.1983 (53.1.3670 of 7.25.83), 3.29.1984 (53.1.4194 of 5.21.84), 7.31.1984 (53.1.4440 of 9.21.84), 3.5.1985 (53.1.4723 of 4.8.85), 12.23.1985 (15361 of 4.16.86), 4.7.1986 (15420 of 5.15.86), 4.27.1987 (16075 of 6.4.87), 8.5.1987 (16267 of 9.10.87), 4.20.1988 (16681 of 5.26.88), 2.15.1989 (531711.0 of 3.10.89), 4.19.1989 (531719.1 of 5.22.89), 3.8.1990 (531712.4 of 4.24.90), 5.14.1990 (531727.8 of 7.2.90), 6.29.1990 (531735.6 of 8.1.90), 4.24.1991 (531780.2 of 5.31.91), 11.12.1991 (539724.2 of 12.6.91), 4.29.1992 (5310645.4 of 5.22.92), 12.10.1992 (5312340,0 of 2.1.93), 12.30.1992 (5312485,0 of 3.1.93), 4.30.1993 (5313236,6 of 6.24.93), 10.5.1993 (5314578,8 of 12.7.93), 12.27.1993 (5314948,6 of 1.28.94), 1.27.1994 (5312357,1 of 3.10.94), 4.28.1994 (5315254.1 of 7.20.94), 4.25.1995 (5317742,5 of 9.14.95), 11.14.1995 (5318223,1 of 12.13.95), 3.29.1996 (5318902,9 of 5.9.96), 4.23.1996 (5319068,7 of 6.12.96), 6.17.1996 (5319241,0 of 7.5.96), 9.25.1996 (960476369 of 11.13.96), 4.23.1997 (970343256 of 6.20.97), 10.13.1997 (970662831 of 11.13.97), 4.24.1998 (980316812 of 7.2.98), 9.29.1998 (980531535 of 11.9.98), 4.30.1999 (990269655 of 6.15.99), 4.25.2000 (000288004 of 5.26.2000), 4.30.2001 (20010388893 of 7.13.2001), 8.27.2001 (20010578382 of 10.8.2001), 11.29.2001 (20020253346 of 5.10.2002), 6.7.2002 (20020425961, of 7.30.2002), 4.22.2003 (20030387515, of 7.18.2003), 11.12.2003 (20030709806 of 12.11.2003), 12.22.2004 (20050003739 of 1.4.2005), 4.26.2005 (20050420810 of 7.11.2005), 4.28.2006 (20060339098 of 8.7.2006), 5.22.2006 (20060339101 of 8.7.2006), 8.24.2006 (20060482842 of 10.5.2006), 12.28.2006 (20070117900 of 4.5.2007), 4.25.2007 (2007034397, of 6.14.2007), 7.12.2007 (20070517410 of 8.16.2007), 10.23.2007 (20070819807 of 12.19.2007), 1.24.2008 (20080389414, of 5.19.2008), 4.17.2008 (20080635695, of 8.14.2008), 4.23.2009 (20091057000, of 12.10.2009), 8.18.2009 (20091057477, of 12.10.2009), 11.30.2009 (20100284574, of 4.22.2010), 4.13.2010 (20100628060, of 8.12.2010), 8.5.2010 (20100696040, of 9.2.2010), 9.6.2011 (20110895207, of 1.31.2012), 4.26.2012 (20120445450, of 6.28.2012), 9.19.2012 (20120907496, of 11.20.2012), 12.18.2012 (20130248410, of 3.12.2013), 12.19.2013 (20140228632, of 4.1.2014), 4.29.2014 (20140529101, of 7.7.2014), 4.28.2015 (20150701756, of 8.26.2015), 4.27.2017 (20170701468, of 12.5.2017), 4.25.2018 (1106583, of 10.10.2018), 4.26.2019 (1368788, of 12.03.2020), 11.27.2019 (1603197, of 8.19.2020), 07.30.2020 (1627387, of 11.17.2020), 12.9.2020 (1696287, of 6.10.2021), 11.12.2021 (1794937, of 1.25.2022), and 04.27.2022 (1880418, of 8.8.2022), 04.27.2023 (2116164, of 06.27.2023), 02.02.2024 (2525435, of 04.08.2024), 04.26.2024 (2547959, of 05.23.2024) and **04.30.2025 (XXXXXXX, de MM.DD.AAAA).**

Chapter I – Denomination, characteristics and nature of the Bank

Art. 1. Banco do Brasil S.A., a private and government-controlled listed company which explores economic activity pursuant to article 173 of the Brazilian Federal Constitution, organized as a multiple bank, is subjected to the legal regime typical to private corporations, including as regards civil, commercial, labor and tax rights and obligations, is governed by these bylaws, by Law # 4,595/1964, Law # 6,404/1976, Law # 13,303/2016 and the respective ruling Decree and remainder applicable rules.

Paragraph 1 - The duration of the Bank is indefinite.

Paragraph 2 - The Bank's domicile and head office is in Brasília, and it may open or close branch offices, branches, agencies, facilities or other service stations anywhere in Brazil and abroad.

Paragraph 3 - With the admission of Banco do Brasil in the special listing segment called Novo Mercado of B3 S.A. - Brasil, Bolsa, Balcão ("B3") (Stock Exchange), the Bank, its shareholders, including the controlling shareholder, directors and members of the Supervisory Board are subject to the provisions of the Novo Mercado Regulation of B3.

Paragraph 4 - The provisions of the Novo Mercado Regulation will prevail over statutory provisions, in case the rights of tender offer recipients in the articles 60 and 61 herein are hindered.

Chapter II - Corporate Objectives

Section I - Corporate objectives and prohibitions

Corporate objectives

Art. 2. The objectives of the Bank are to perform all active, passive and accessory bank transactions, provide banking, intermediation and financial support services in their multiple forms, and to undertake any activities permitted for member institutions of the National Financial System, including through digital platforms.

Paragraph 1 - The Bank may also operate with the trading of agricultural and livestock products, in addition to organizing the movement of goods and services in general.

Paragraph 2 - As main financial agent of the Brazilian Federal Government, it is also required to perform the roles assigned thereto by Law, especially those of article 19 of Law # 4,595/1964, in compliance with the provisions of articles 5 and 6 of these Bylaws.

Art. 3. Third-party asset management shall be performed as follows:

- I. by the Bank, observing the provisions of article 32, subparagraph III of this Bylaws, and other applicable rules; or
- II. by hiring a company that is subsidiary of, controlled by, or affiliated to the Bank.

Prohibitions

Art. 4. Further to the prohibitions provided for by law, the Bank is not allowed to:

- I. carry out transactions backed only by the shares of other financial institutions;
- II. purchase or sell property of any nature to members of the Board of Directors, and of the Committees bound to it, of the Executive Board and of the Supervisory Board.
- III. transfer resources, services or other duties between the Bank and its Related Parties in disagreement to its Related Party Transactions Policy.
- IV. issue preferential or fruition shares, debentures and beneficiary parts.
- V. hold interest in the capital stock of other companies, unless:

Bylaws

- a) companies in which the Bank has interests at the date these bylaws are approved;
- b) financial institutions and other entities authorized to operate by the Brazilian Central Bank;
- c) private pension entities, capitalization, insurance or brokerage companies, financial companies, sales promoters, operating support service processing and card processing companies, since related to banking activities;
- d) clearing and settlement houses and other companies or associations integrating the payments system;
- e) companies or associations that provide collection and assets restructuring services, or administrative or operating support to the Bank;
- f) not-for-profit associations or companies;
- g) companies in which the interests held result from a legal provision or credit renegotiation or recovery transactions, such as payment in kind, purchase by auction or judicial decision and conversion of debentures into shares; and
- h) other companies, upon approval of the Board of Directors.

Paragraph 1 - The holdings dealt with in sub-item g of item V of this article, resulting from credit renegotiation or recovery transactions, must be sold within the period determined by the Board of Directors.

Paragraph 2 - The Bank is allowed to established controlled companies, including in the modality of full subsidiary or companies for specific purpose with corporate object of participating, directly or indirectly, including as minority and through other holding companies, in the entities listed in item V.

Section II - Relationships with the Federal Government

Art. 5. The Bank will contract, as stipulated by law or in the regulations, directly with the Federal Government or with its intervention:

- I. carry out the duties and services pertinent to the function of a financial agent of the National Treasury and other functions assigned to it by law;
- II. provide financing of government interest and carry out official programs by investing funds from the Federal Government or any nature; and
- III. provide guarantee for the Federal Government.

Sole Paragraph. The contracting provided for by this article are conditioned, as the case may be, to the following:

- I. the availability of corresponding funds to the Bank and the setting out of a corresponding interest payment;
- II. the prior and formal definition of the terms and proper interest payable in connection with the funds to be invested in case of equalization of financial charges;
- III. the prior and formal definition of the terms and assumption of risks and of remuneration, never lower than the costs of the services to be rendered; and
- IV. the prior and formal definition of the term to fulfill the obligations and the penalties for in compliance.

Section III - Relationship with the Brazilian Central Bank

Art. 6. The Bank may engage the performance of duties, services and transactions that are assigned to the Brazilian Central Bank, provided that the provisions of the sole Paragraph of article 5 of these bylaws are followed.

Chapter III - Capital and Shares

Capital and common shares

Art. 7. The capital stock is R\$ 120,000,000,000.00 (one hundred and twenty billion reais), represented by 5,730,834,040 (five billion, seven hundred and thirty million, eight hundred and thirty-four thousand and forty) book-entry common shares without par value.

Paragraph 1 - Each common share entitles its holder to one vote at the General Shareholders Meeting resolutions, except when adopting multiple vote for the Board of Directors' election.

Paragraph 2 - Book-entry shares shall remain deposited in this Bank on behalf of their holders without issuance of certificates, and a fee may be charged for this purpose from their holders, as provided for by law.

Paragraph 3 - The Bank may buy back its shares upon authorization of the Board of Directors for canceling or keeping them in treasury for subsequent sale.

Paragraph 4 - The share capital may be changed in the hypotheses provided for in law, being prohibited the direct capitalization of profits without passing by the reserves account.

Authorized capital

Art. 8. The Bank may, regardless of any amendments to these bylaws, if approved by a General Shareholders Meeting, and in the conditions established therein, increase its capital up to the limit of R\$ 120,000,000,000.00 (one hundred and twenty billion reais) by issuing common shares, granting shareholders preference for subscribing the capital increase proportionally to the number of held shares.

Sole Paragraph. The issuance of shares up to the limit of authorized capital for sale at stock exchanges or public subscription or exchange of shares through tender offer may be carried out regardless of the preemptive right of existing shareholders or shortening the period to exercise such right, pursuant to the provisions of item I, article 10 of these bylaws.

Chapter IV - General Shareholders Meetings

Call notice and functions

Art. 9. The General Shareholders Meetings will be held:

I. ordinarily, once a year, in the first four (4) months following the closure of each fiscal year, to deliberate about the matters provided for in the law; and

II. extraordinarily, whenever the social interests, legislation or provisions of these Bylaws so require.

Paragraph 1 - The General Shareholders Meetings will be convened at least thirty (30) days in advance by decision of the Board of Directors or, in the sets of circumstances permitted by law, by the Board of Officers, by the Supervisory Board, by a group of shareholders or by one shareholder alone.

Paragraph 2 - The works of the General Shareholders Meetings will be directed by the President of the Board of Directors, by his substitute, or, in the absence or impediment of both, by one of the shareholders or officers of the Bank present, chosen by the shareholders.

Paragraph 3 - The chairman will invite two shareholders or officers of the Bank to act as secretaries of the General Meeting.

Paragraph 4 - The participants of the General Shareholders Meetings will exclusively address the subject matter declared in the notices of meeting, not permitting the inclusion, in the agenda of the Meeting, of general topics.

Paragraph 5 - Observing the exemptions provided for in the law and in these Bylaws, the General Shareholders Meeting deliberations will be made upon absolute majority of votes, not computing the invalid and blank ballots.

Paragraph 6 - The minutes of the General Shareholders Meetings will be written in summarized form as refers to the events have occurred, including disagreements and protests, and will contain the transcription only of decisions made, in compliance with the legal provisions.

Competence

Art. 10. In addition to the powers provided for by Law # 6,404/1976 and other applicable rules, the General Shareholders Meeting shall resolve about the following:

- I. sale of all or any shares of the capital stock of the Bank or its subsidiary companies; initial public offering; increase of capital stock through subscription of new shares; waiver of rights of subscription of shares or debentures convertible into shares of subsidiaries; sale of debentures convertible into shares of the Bank issued by subsidiaries; or, also, issuance of any other securities in Brazil or abroad;
- II. transformation, spin-off, merger, takeover, dissolution, and liquidation of the company;
- III. swap of shares or other securities;
- IV. differentiated practices of corporate governance and execution of contract for this purpose with stock exchange;
- V. accomplishment of related party transactions, on the sale or contribution asset to another company, if the value of the transaction corresponds to more than 50% (fifty percent) of the total assets of the Bank included in the last approved balance sheet.

Paragraph 1 - The choice of the specialized institution or company for verifying the Bank fair price in the situations provided in articles 60 and 61 of these Bylaws, lies within the exclusive authority of the General Shareholders Meeting, through presentation of a three-name list by the Board of Directors, and shall be decided by the majority of votes of the shareholders representing the outstanding shares, present at the respective General Meeting, not counting invalid and blank votes.

Paragraph 2 - The General Shareholders Meetings that will resolve on the choice prescribed in the paragraph 1 of this article, if convened at first call, it shall feature the presence of shareholders representing at least twenty percent (20%) of the total free-float shares or, if convened at second call, it may feature the presence of any number of shareholders representing these shares.

Chapter V - Management and Organization of the Bank

Section I - Rules common to Management Bodies

Requirements

Art. 11. The following are management bodies of the Bank:

- I. the Board of Directors; and
- II. the Executive Board comprised of the Board of Officers and the other Officers, in the manner established in article 24 of this Bylaws.

Paragraph 1 - The Board of Directors has, in the manner set forth by Law and in these Bylaws, strategic attributions, guiding, elective and supervisory duties, not encompassing operating or executive roles.

Paragraph 2 - The Bank representativeness is exclusive to the Executive Board, in strict compliance with the administrative competences defined in these Bylaws.

Paragraph 3 - The positions of the Board of Directors Chairman and Vice Chairman cannot be held cumulatively with the position of President of the Bank, albeit temporarily.

Paragraph 4 - The management bodies of the Bank will be formed by Brazilians, all of which resident in Brazil, with evident knowledge, including about the best practices of corporate governance, compliance, integrity and corporate accountability, experience, good repute, irreproachable reputation and technical capacity compatible with the post, observing requirements set forth in Law # 6,404/1976, Law # 13,303/2016 and the respective regulatory Decree, other applicable rules and by the Policy of Appointment and Succession of Administrators of the Bank.

Paragraph 5 - Whenever the Policy of Appointment and Succession of Administrators imposes additional requirements to those set out in the applicable laws for the Board of Directors and Board of Officers members, such requirements shall be submitted to deliberation by the General Shareholders Meeting.

Installation

Art. 12. The members of Management bodies will take office upon signing the related statements in the book of minutes of the Board of Directors, Executive Board, or of the Board of Officers, as the case may be no later than thirty (30) days as of the date of election or appointment.

Paragraph 1 - Those elected for Management bodies shall take office whether they pledge a collateral or not.

Paragraph 2 - The related instrument of investiture mentioned in the head shall contemplate subjection to the arbitration clause referred to in article 55 of these Bylaws, in accordance with the B3's Novo Mercado Regulation.

Impediments and prohibitions

Art. 13. In addition to those impeded or forbidden by Law # 6,404/1976, Law # 13,303/2016 and the respective regulatory Decree, other application rules, by the Policy of Appointment and Succession of Administrators of the Bank, the following persons cannot be admitted to or remain in management bodies and advisory committees of the Boards of Directors:

I. those who are delinquent in relation to the Bank or who have caused losses to it not yet recovered;

II. those who hold the control of significant interest in the capital stock of companies that are delinquent in relation to the Bank or that have caused losses not yet recovered, this impediment being extended to those who have taken management offices in companies in this same situation during the year immediately prior to the election or appointment date;

III. those who are prevented by special law or convicted for bankruptcy offense, and crime of tax evasion, prevarication, corruption, extortion, embezzlement, against the popular economy, property, or the National Financing System, laundering or concealment of properties, rights and values, against the government or against bidding, for acts of administrative misconduct, or convicted a criminal sentence that prevents, even though for a short time only, access to public office.

IV. those who are or have been partners or shareholders that hold controlling interest or participate in the control or with significant influence on the control, managers of

Bylaws

representatives of a corporation convicted for harmful acts to the national or foreign government, regarding the facts occurred during their participation and subject to their scope of action.

V. those declared unfit for taking management offices in institutions authorized to operate by the Brazilian Central Bank or in others requiring authorization, control, and oversight from direct or indirect Public Administration bodies and entities, including private pension plan entities, insurance companies, capitalization companies and listed companies;

VI. those who are defending themselves, as individuals or legal entity's controller or manager, in claims related to protest of notes, judicial collection, issuance of check returned for lack of funds, delinquency and other analogous events or circumstances;

VII. those declared bankrupt or insolvent;

VIII. those that hold controlling interest or participate in the management of the legal entity in judicial or extrajudicial recovery, bankrupt or insolvent legal entity, in the five-year period prior to the date of election or appointment except in the capacity of trustee, administrative receiver or judicial trustee;

IX. partner, ascendant, descendant, or collateral kin or similar, up to the third kindred, of a spouse or partner of a member of the Board of Directors or Executive Board.

X. those that occupy positions at companies that can be considered competitors in the market, especially on advisory boards, boards of directors or Supervisory Boards, or in committees bound to the Board of Directors, and those that have an interest conflicting with the Bank, unless released by the Meeting.

Paragraph 1 - Candidature to an elective public term of office is incompatible with participation in the Bank's management bodies, whereas the interested party shall apply for his or her suspension from office, under penalty of losing the position, the moment his or her intention to apply as a candidate becomes public.

Paragraph 2 - During the period of suspension from office there will be no remuneration due to the member of the management body, who will lose the position as from the date of registration of the candidature.

Art.14. The members of the management bodies are prohibited from intervening in the study, deferral, control, or settlement of any operation in which:

I. companies in which they hold controlling interest or ownership interest, or in which their spouses or collateral kin or similar, up to the third kindred, hold above ten percent (10%) or more of the capital are directly or indirectly interested;

II. they have interest conflicting with that of the Bank.

Sole Paragraph. The impediment referred to in subsection I herein also applies when dealing with a company in which they occupy or have occupied six (6) months prior to installation at the Bank an administrative post.

Loss of position

Art. 15. The following events shall entail loss of office:

I. except for force majeure or fortuitous event, a member of the Board of Directors who fails to attend, with or without justification, three (3) consecutive annual meetings or four (4) alternate annual meetings during its term of office; and,

II. a member of the Executive Board who is absent, without authorization, for more than thirty (30) days.

Compensation

Art. 16. The compensation for the members of the Administrative bodies will be annually fixed by the General Shareholders Meeting, observing law provisions, and the remainder applicable laws.

Paragraph 1 - In years in which mandatory dividends are paid to shareholders and profit sharing are paid to employees, the General Shareholders Meeting may decide to pay profit sharing to Executive Board members, provided that the total amount does not exceed the total annual compensation of such members nor one tenth of profits (article 152, Paragraph 1, Law # 6,404/1976), whichever is lower.

Paragraph 2 - The proposal of remuneration to the members of administration bodies will follow the principles set forth by the Policy of Remuneration of the Banco do Brasil Administrators in the best interest of the company.

Disclosure and other requirements

Art. 17. Without prejudice to the prohibitions and self-regulation procedures laid down in the standards and regulations, as well as on the Bank's specific policy on the negotiation of securities issued by it, the members of the Board of Directors, Executive Board and of any bodies with technical or advisory functions entrusted to them by the company's bylaws must:

I. notify the Bank and the CVM - Brazilian Securities Commission:

a) until the first business day after installment in the position, the quantity, and characteristics of the securities or derivatives that they own, directly or indirectly, issued by the Bank, by its subsidiaries, in addition to those owned by their respective spouses of which they are not judicially or extra-judicially separated, partners and any dependents included in the annual income tax return;

b) the trading of the securities referred to in sub-item (a) of this item until the fifth day after the negotiation.

II. restrict their trading with securities referred to in Paragraph "a" of the item I in this article in accordance with the requirements of the Bank's specific policy of trading of securities issued by it.

Section II - Board of Directors

Composition and term of office

Art. 18. The Board of Directors, an independent body of joint decision, will be composed of natural people elected at General Shareholders Meeting and dismissed by it, and shall have eight (8) members who shall serve for a unified term of two (2) years, including one (1) Chairman and one (1) Vice Chairman, being allowed up to three (3) consecutive reelections.

Paragraph 1 - The term of office will last up to the installation of the new members.

Paragraph 2 - The minority shareholders are guaranteed the right to elect, two (2) members to the Board of Directors by separate voting. In the event of the adoption of the multiple voting process, the provisions of article 19 of these Bylaws shall be complied with.

Paragraph 3 - The Federal Government will submit to the General Shareholders Meeting approval the appointment of six (6) members to the Board, among them:

I. the President of the Bank;

II. 3 (three) members appointed by the Ministry of Finance;

III. 1 (one) member appointed by the Minister of State for Management and Innovation in Public Services; and

Bylaws

IV. one (1) representative elected by employees of Banco do Brasil S.A., as provided for in Paragraph 4 of this article.

Paragraph 4 - The representative of employees will be chosen by direct voting of his/her pairs, among the Company's active employees, in an organized election regulated by the Bank, along with union entities that represent them, in conformity with requirements and procedures provided for in the law and the provisions of Paragraphs 5 and 6 of these articles.

Paragraph 5 - To exercise its role, the Director which represents the employees is subject to all the criteria, requirements and prohibitions provided by law, in the regulation and in these Bylaws.

Paragraph 6 - Without prejudice to prohibitions provided for in article 13 and 14 of these Bylaws, the representative Director of the employees will not take part in discussions and decisions on matters that involve unions relations, remuneration, benefits, and advantages, including supplementary pension plans, as well as other matters for which a conflict of interests is characterized.

Paragraph 7 - The following rules will also be complied with in the composition of the Board of Directors:

I. a minimum of 30% (thirty percent) of the members of Board of Directors shall be Independent Directors, as defined in the legislation and in the B3's Novo Mercado Regulation, and the directors elected under the terms of Paragraph 2 of this article shall also be in this condition;

II. the capacity of Independent Director will be decided in the General Shareholders Meeting that elects him/her, subject to the provisions of the B3's Novo Mercado Regulation, and on the existing legislation; and

III. when, as a result of the observance of the percentage referred to in the sub-item I of this Paragraph, it results in a fractional number of board members, this number shall be rounded off, as follows:

a) To the whole number immediately higher, when fraction is equal to or higher than 0.5 (five tenths); and

b) To the whole number immediately lower when the fraction is lower than 0.5 (five tenths).

IV. The Minister of Finance will appoint the independent members of the Board of Directors, if the other shareholders fail in doing so, in order to ensure the percentage provided for in subitem I of this paragraph.

Paragraph 8 - When the deadline provided for in the caput, the member will only be allowed to resume the Board of Directors after a period equivalent to a term of office has span.

Paragraph 9 - The Chairman and Vice-Chairman of the Board of Directors will be chosen by the Board itself, pursuant to the existing law, as provided in Paragraph 3 of article 11 of this Bylaws.

Paragraph 10 - After the end of the term of office, former members of the Board of Directors are subject to the impediments provided for in paragraph 7 of article 24 of this Bylaws, observing, where applicable, paragraphs 8 to 13 of the same article.

Multiple vote

Art. 19. Should they comply with the minimum percentage set out by the CVM, the minority shareholders shall submit a written request to the President of the Board of Directors of the Bank up to 48 hours before the General Shareholders Meeting for the adoption of the multiple voting process to elect members to the Board of Directors.

Sole Paragraph - With the multiple vote adopted, at the General Shareholders' Meeting, the following rules apply:

I. for all intents and purposes, the vacancy allocated to the representative elected by the employees, pursuant to article 18, paragraph 4, of these Bylaws, shall not be taken into account.

II. minority shareholders shall be guaranteed the right to elect one (1) member of the Board of Directors, by means of a separate vote, in lieu of the prerogatives of paragraph 2 of article 18 of these Bylaws.

III. the remaining six (6) vacancies on the Board of Directors will be subject to the multiple voting process, provided that:

a) the shares used in the separate voting process cannot be used in the multiple voting process.

b) the panel conducting the General Shareholders Meeting shall inform in advance to shareholders, considering the Attendance Book, the number of votes required to elect each member to the Board of Directors.

c) shareholders may cumulate votes for the same candidate or distribute them among several;

d) if the multiple voting process is adopted, in addition to the separate vote, the controlling shareholder is guaranteed the right to elect the same number of directors as those elected by the minority shareholders, plus one (1) member, regardless of the number of members established in the caput of article 18 of these Bylaws; and

e) a record will be kept with the identification of the shareholders that exercise the prerogative referred to item II of this sole paragraph.

Vacancy and replacements

Art. 20. Except for the hypothesis of dismissal of a member of the Board of Directors elected by the multiple vote process, when there is a Board member position vacant, remaining members will nominate an alternate to serve until the next General Shareholders Meeting observing the provisions of impairments, prohibitions and membership of articles 11, 13 and 18 herein. If the majority of positions are vacant, whether or not occupied by appointed substitutes, the General Shareholders Meeting will be convened to hold a new election.

Sole Paragraph. The Chairman of the Board will be replaced by the Vice Chairman and, in the latter's absence, by another director appointed by the Chairman. In case of vacancy, the replacement will continue until the choice of the new incumbent of the Board, which shall occur at the first subsequent meeting of the Board of Directors.

Duties

Art. 21. Among the competencies defined by Laws # 6,404/1976, Law # 13,303/2016 and the regulatory Decree, remainder application rules and its Internal Regulation, the Board of Directors has the following duties:

I. approve the policies, Code of Ethics, Annual Chart of Public Policies and Corporate Governance, the Report on the Brazilian Corporate Governance, Regulations on Tendering, Corporate Strategies, Investment Plan, Master Plan and General Budget of the Bank, the Management Report and the Compliance Program;

II. decide on:

a) distribution of interim dividends, including to the account of retained earnings or of revenue reserves existing in the last annual or semi-annual balance sheet;

b) payment of interest on own capital;

c) acquisition of its own shares, on a temporary basis;

d) holdings of the Bank in companies, in the country and abroad;

e) fundraising through instruments eligible to the core capital; and

f) change of values defined in items I and II of article 29 of Law # 13,303/2016.

III. approve, at least on a quarterly basis, the accounting statements, and other financial statements, with no damage to the work of the Supervisory Board;

IV. express opinion about the proposals to be submitted to the shareholders' decision during the Meeting;

V. supervise the risks management systems and internal controls;

VI. define subjects and values to its own decision scope and that of the Executive Board, upon proposal by the Board of Officers.

VII. identify the existence of properties that are not of the Bank's own use and evaluate the need for keeping these, according to the information provided by the Board of Officers.

VIII. define the duties of the Internal Audit department, regulate its operation and appoint and dismiss its head;

IX. choose and remove the independent auditors, whose names may be subject to appropriately grounded veto of the member(s) of the Board elected pursuant to articles 18, paragraph 2, and 19, sole paragraph, item II, of these Bylaws, if any;

X. fix the number and elect the members of the Executive Board, define its duties, and supervise their managerial performance, in compliance with article 24 of these Bylaws and the provisions of article 21 of Law # 4,595/1964;

XI. approve its Internal Rule and decide on the creation, discontinuation, and operation of non-statutory advisory committees within the sphere of the actual Board of Directors;

XII. approve the Internal Rules of the advisory committees bound to it;

XIII. decide on the profit sharing or gain sharing of the Bank's employees;

XIV. present the General Shareholders Meeting with a triple list of specialized companies to determine the fair price of the company, for the purposes provided for in the Paragraph 1 of article 10;

XV. establish a profitability target that guarantees the adequate remuneration of own capital;

XVI. elect and dismiss the members of committees within the sphere of the actual Board;

XVII. formally appraise **at least at** the end of each year, its own performance, **that of the President of the Bank**, the Executive Board, the Executive Secretariat, the committees linked to it and of the General Auditor;

XVIII. formally express its position upon performance of public offerings for the acquisition of shares issued by the Bank;

XIX. decide on the omissions in these Bylaws, restricted to issues of strategic nature under its competence; and

XX. approve the terms and conditions of the Indemnity Contracts eventually entered by the Bank, observing the provision of article 58 of this Bylaws.

Paragraph 1 - The Bank's corporate strategy will be fixed for a period of five (5) years and shall be reviewed annually. The Investments Plan will be fixed for the following year.

Paragraph 2 - To advise the Board of Directors in its decisions, the proposals of establishment of duties and of regulation of the operation of the Internal Audit department, referred to in

Bylaws

subsection VIII, shall contain a prior opinion from the technical areas involved and from the Audit Committee.

Paragraph 3 - the supervision of the managerial performance of the members of the Executive Board, referred to in sub-item X of this article, may be exercised individually by any board member, who will have access to the Bank's books and papers and to information about the contracts signed or in the process of being signed and any other acts that he considers necessary for the performance of his role, and may request them, ensured the availability of documents and information to the other members of the Board. The arrangements arising therefrom, including proposals for hiring of external professionals, will be submitted to the decision of the Board of Directors.

Paragraph 4 - The favorable opinion or misgivings referred to in section XVIII shall be by means of a reasoned prior opinion, aimed at the shares issued by the Bank, released within up to fifteen (15) days from the publication of the notice of the public share offering, and addressing, at least:

- I. the convenience and opportunity of publicly offering shares in relation to the interests of the Bank and of the shareholders set, including as regards price and potential impacts on the liquidity of shares;
- II. the repercussions of the public offer of share purchase on the Bank's interests;
- III. the strategic plans disseminated by the bidder regarding the Bank;
- IV. the alternatives to accept the public offer to purchase shares available in the market;
- V. other issues the Board of Directors deems pertinent, as well as the information required by the applicable rules set forth by the Securities and Exchange Commission (Comissão de Valores Mobiliários - CVM);
- VI. warn to shareholders responsible for the final decision about the acceptance of the public offer of shares purchase.

Paragraph 5 - For managers and members of committees, the performance appraisal process referred to in item XVII of this article will be both individual and collective, according to the procedures previously defined by the Board of Directors and should be appraised as provide for by law.

Operation

Art. 22. The Board of Directors shall meet with the attendance of at least the majority of its members in office:

- I. ordinarily, at least eight (8) times a year; and
- II. extraordinarily, whenever it is convened by its Chairman, or at the request of at least two (2) board members.

Paragraph 1 - The meetings of the Board of Directors shall be called by its Chairman.

Paragraph 2 - Extraordinary meetings requested by directors, as provided for in item II of this article, shall be called by the Chairman over the seven (7) days subsequent to the request. In the event the Chairman has not called it over this period, any director may do so.

Paragraph 3 - The resolutions of the Board of Directors are taken by majority of votes, being necessary:

- I. the favorable vote of five (5) Directors for the approval of the subject matters addressed by subsections I, VIII, IX and XI of article 21; or

Bylaws

II. the favorable vote of the majority of board members present, for the approval of the other subject matters, with the vote of the Chairman of the Board, or of his or her substitute in the performance of roles, prevailing in case of a tie.

Paragraph 4 - From time to time, the directors are allowed to take part in the meeting, by phone, teleconference or other media capable of guaranteeing effective participation and the authenticity of their vote, which will be considered valid for all legal intents and purposes and incorporated to the minutes of said meeting.

Paragraph 5 - During the Board of Directors meetings, any member not unrelated to the matter under discussion must manifest their conflict of interests or private interest, and abstain from participating in the discussions and deliberations, subject to the provisions of the Internal Regulations.

Paragraph 6 - If the provision set forth in Paragraph 5 above is not observed, any other participant of the meeting may manifest the conflict, should the person be aware of it, and the Board of Directors must discuss the event pursuant to its Bylaws, and the applicable laws.

Appraisal

Art. 23. The Board of Directors will perform an annual formal appraisal of its performance.

Paragraph 1 - The appraisal process mentioned in the caput of this article will be carried out according to procedures previously defined by the Board of Directors itself and that shall be described in its Internal Rule.

Paragraph 2 - It will be incumbent upon the Chairman of the Board to conduct the appraisal process.

Section III - Executive Board

Composition and term of office

Art. 24. The Bank's management will be the responsibility of the Executive Board which will have between ten (10) and thirty-seven (37) members, as follows:

- I.** the President of the Bank, appointed and dismissed at the discretion of the President of the Republic, as set forth in the law;
- II.** up to nine (9) Vice Presidents elected as set forth in the law; and
- III.** up to twenty-seven (27) Officers elected as set forth in the law.

Paragraph 1 - Within the Executive Board, the President and Vice Presidents shall form the Board of Officers.

Paragraph 2 - The position of Officer is peculiar to active employees of the Bank.

Paragraph 3 - Those elected to the Executive Board will have a unified 2-year term of office, being allowed up to three (3) consecutive reelections observing, in addition to the provisions of Law and other applicable rules, that:

- I.** the election of a member to work in another area of the Executive Board is not considered reelection;
- II.** after election, the management period will last up to the investiture of the new members.
- III.** if the term provided for in this Paragraph 3 is reached, the return of the member to the same area of the Executive Board will only occur after a period equivalent to one term of office is span.

Paragraph 4 - In addition to the requirements provided for in articles 11 and 13 of these bylaws, a requirement to hold office in the Bank Executive Board of Directors is to hold a

Bylaws

university degree and, in the last five (5) years, have at for at least two (2) years leadership or high management offices in:

- I. business society part of the Brazilian Financial System; or
- II. business society whose activities are governed or supervised by the Brazilian Central Bank, by the Securities and Exchange Commission or by the Private Insurances Superintendence; or
- III. entities bound to the Banco do Brasil S.A., comprising its directly or indirectly controlled and colligated companies, or companies directly or indirectly administered or sponsored by it, as well as its foundations; or
- IV. business society performing activities similar to the duties of the office to which the person was appointed; or
- V. public administration body or entity performing activities similar to the duties of the office to which the person was appointed; or,

Paragraph 5 - To the hypotheses object of sub-items I, II and IV of paragraph 4 of this article, the business society must evidence share capital equal to or higher than 1% (one percent) of the share capital of Banco do Brasil S.A.

Paragraph 6 - Excepting, in relation to the conditions provided for in subsections I to V of Paragraph 4 of this article:

- I. Active members of the Bank Board of Directors; or,
- II. former administrators who held for more than five (5) years office as statutory Executive Officer or CEO in other institutions of the Brazilian Financial System, observing the provisions of paragraph 5 of this article.

Paragraph 7 - Once the term of office has come to an end, former members of the Executive Board are prevented, for a period of six (6) months from the end of the term of office, if a longer period is not set in the regulations, from:

- I. pursuing activities or rendering any service to competing companies or entities that compete with the companies from the Banco do Brasil Group;
- II. accepting the position of director or board member, or establishing a professional relationship with an individual or legal entity with whom or which they have maintained a direct and relevant official relationship in the six (6) months prior to the end of the term of office, if a longer period is not set in the regulations; and
- III. sponsoring, directly or indirectly, interested of an individual or legal entity, before an agency or entity of the Federal Public Administration with whom or which They have maintained a direct and relevant official relationship in the six (6) months prior to the end of the term of office if a longer period is not set in the regulations.

Paragraph 8 - During the period of impediment object of Paragraph 7 of this article, former members of the Executive Board are entitled to compensatory remuneration equivalent to that of the position that They held on this body, in compliance with the provisions of Paragraph 9 of this article.

Paragraph 9 - Former members of the Board of Officers that are not on the Bank's staff who, in compliance to Paragraph 8 of this article, opt to resume, prior to the end of the period of impediment, the performance of the permanent or high-level job or duty, which they held in public or private administration prior to their investiture, shall not be entitled to the compensatory remuneration referred to in Paragraph 7 of this article.

Paragraph 10 - Once the management has finished, the former members of the Executive Board originating from the Bank's staff are subject to the internal rules applicable to all the employees, in compliance with the provisions of Paragraph 8 of this article.

Paragraph 11 - Unless released by the Board of Directors, as set forth in Paragraph 13, the non-performance of the obligation referred to in Paragraph 7, implies, besides loss of compensatory remuneration established in Paragraph 8, the return of the amount already received for this purpose and the payment of a fine of twenty percent (20%) of the total compensatory remuneration that would be due in the period without prejudice to the redress of damages possibly caused thereby.

Paragraph 12 - The configuration of impairment situation depends on previous manifestation by the Commission of Public Ethics of the Presidency of the Republic.

Paragraph 13 - The Board of Directors may, upon request from the former member of the Executive Board, release him from the performance of the obligation provided for in Paragraph 7, without prejudice to the other legal obligations to which this individual is subject. In this case, the payment of the compensatory remuneration alluded to in Paragraph 8, as of date on which the application is received, is not due.

Prohibitions

Art. 25. The position of a member of the Executive Board requires full time dedication, and its members are prohibited, under penalty of losing their position, from exercising any activity in other companies with profit purposes, except:

- I. In subsidiary or controlled companies of the Bank, or in companies in which the Bank holds direct or indirect interest, pursuant to Paragraph 1 of this article; or
- II. in other companies, as assigned by the President of the Republic, or with prior and express authorization from the Board of Directors.

Paragraph 1 - Further, any Executive Board member is not allowed to exercise any activity in an institution or company related to the Bank whose objective is asset management, except in the capacity of a Board of Directors.

Paragraph 2 - For the purposes of the previous Paragraph provisions, the institutions or companies related to the Bank are those that meet such definition set out by the National Monetary Council.

Leaves of Absence, Vacancy and Replacements

Art. 26. Without impairing to other applicable authorizations, under the terms of the applicable legislation, leaves of absence of up to thirty (30) days will be granted:

- I. to the Vice Presidents and Officers, by the President of the Bank; and
- II. to the President of the Bank, by the Board of Directors.

Paragraph 1 - Leaves of absence exceeding the period set out in the caput, in cases of maternity, paternity, adoption, and health treatment, for Vice Presidents and Officers, will be granted by the Board of Officers, in accordance with the provisions of the Internal Regulations of that Collegiate Body.

Paragraph 2 - The individual duties of the Bank's President will be performed, during his/her absences:

- I. up to thirty (30) consecutive days by one of the Vice Presidents assigned by him/her; and,
- II. over thirty (30) consecutive days, by whoever, as provided for by law, is temporarily appointed by the President of the Republic.

Paragraph 3 - In the event of a vacancy, the President position will be taken, until its successor takes office, by the Vice President appointed by the Board of Directors.

Paragraph 4 - The individual duties of the Vice Presidents and of the Officers will be performed on a temporary basis by another Vice President or Officer, respectively, in cases of leaves of absence, and in that of vacancy, upon appointment of the President.

Paragraph 5 - The temporary nature referred to in **Paragraph 4** of this article shall be exercised until the date of return of the absent Executive Board member, in cases of leaves of absence, or until the election of a new member by the Board of Directors in cases of vacancy.

Paragraph 6 - In the hypotheses provided for in Paragraphs 1 to **5** of this article, the Vice President or Director will accumulate his/her functions with those of the President, Vice President or Director, as assigned, without increase in remuneration.

Paragraph 7 - The accumulation of functions by the Vice-President or Director does not imply the accumulation of the right to vote in the decisions of collegiate bodies in which he/she participates.

Representation and constitution of representatives

Art. 27. The judicial and extrajudicial representation and the constitution of proxies of the Bank are incumbent, individually, upon the President or any of the Vice Presidents and, within the limits of their duties and powers, upon the Officers. The grant of writ of mandate is incumbent upon the President, the Vice Presidents and the Legal Officer.

Paragraph 1 - The power of attorney shall state the acts or operations that shall be carried out as long as it is effective and may be separately conferred by any member of the Executive Board, pursuant to the provisions of Paragraph 2 of article 29 of these Bylaws. The power of attorney may be valid for an indefinite term.

Paragraph 2 - Power of attorneys shall remain valid even though its signatory retires from the Bank's Executive Board, except if such document is expressly revoked.

Duties of the Executive Board

Art. 28. It is incumbent upon the Executive Board to comply and enforce compliance with these Bylaws, the decisions of the General Shareholders Meeting and of the Board of Directors and to perform the duties defined therefore by this Board, always observing the principles of good banking technique and good practices of corporate governance, in addition to the provisions of Law # 6404/1976, Law # 13,303/2016 and the respective regulatory Decree, other applicable rules and its Bylaws.

Competences of the Board of Officers

Art. 29. The following are competences of the Board of Officers:

- I. to submit to the Board of Directors proposals for its decision, especially about the matters listed in subsections I, II, XII and XIII of article 21 of these Bylaws;
- II. to enforce execution of the Policies, the Corporate Strategy, the Investment Plan, the Master Plan and the General Budget of the Bank;
- III. to approve and enforce execution of the Work Agreement;
- IV. to approve and ensure the execution of the allocation of funds to operating activities and for investments;
- V. to authorize the disposal of items of the non-current assets, the recording of actual burden, the granting of collaterals for third-party liabilities, the waiver of rights, the transaction and the business rebate, with option of granting these powers with express limitation;

Bylaws

- VI.** to decide on the career plans, salaries, advantages and benefits, and approve the Personnel Rules of the Bank, observing the legislation in force;
- VII.** to distribute and apply profits, as approved at the General Meeting or by the Board of Directors, observing the legislation in force;
- VIII.** to decide on the creation, installation and suppression of branches or agencies, offices, premises and other points of service in Brazil and abroad, with option of granting these powers with express limitation;
- IX.** to approve its own Internal Rule and the Executive Boards' Internal Rule;
- X.** to decide on the internal organization of the Bank, the administrative structure of the directorates remainder units and the creation, discontinuation and functioning of committees in the sphere of the Executive Board;
- XI.** to fix the levels of authority of the Executive Board and of its members and the duties and levels of authority of the committees and of the administrative units, of the regional bodies, of the distribution networks and of the other bodies of the internal structure, besides those of the Bank employees, allowing the granting of these powers with express limitation;
- XII.** to authorize, provided that the security and proper compensation in each case has been formerly verified, the granting of loans to social assistance entities and to communication companies, as well as the financing of public service work, with option of granting these powers with express limitation;
- XIII.** to decide on the granting of contributions for social purposes to foundations created by the Bank, limited, every year, to 5% (five per cent) of the operating result;
- XIV.** to approve the criteria for selection and appointment of directors, executive officers and committee members, observing the applicable legal and regulatory provisions, to compose the boards, executive boards and committees of companies and institutions in which the Bank, its subsidiaries, controlled or affiliated companies participate or have right to indicate a representative; and
- XV.** to decide on situations not included in the assignments of another management body and on extraordinary cases within its competence.

Paragraph 1 - Board of Officers' decisions bind the entire Executive Board.

Paragraph 2 - The grants of powers provided for in subsections V, VIII, X and XI of this article, when designed to produce effects before third parties, will be formalized by means of a power of attorney signed by the President and one (1) Vice President or by two (2) Vice Presidents.

Individual duties of the members of the Executive Board

Art. 30. Each Executive Board member shall comply with and cause compliance with these bylaws, the resolutions of General Meetings and Board of Directors' meeting and joint decisions of the Board of Officers and the instructions by the Executive Board, as well as assess the recommendations by the Supervisory Board, observing the principles of good banking practices and good corporate governance practices, as well as the provisions of Law # 6,404/1976, Law # 13,303/2016 and the respective Ruling decree, other applicable rules, and its Bylaws. They also have the following duties:

I. of the President:

- a)** to call and preside the meetings of the Board of Officers and of the Executive Board and supervise their performance;
- b)** to propose to the Board of Directors the number of members of the Executive Board, indicating for election the names of the Vice Presidents and Executive Officers;

Bylaws

- c) to propose to the Board of Directors the assignments of the Vice Presidents and Executive Officers, as well as any possible change;
- d) to supervise and coordinate the work and activity of the Vice Presidents, of the Officers and heads of units that are under his direct supervision;
- e) to appoint, remove, assign, promote, commission, punish and dismiss employees, with the ability to grant these powers with express limitation;
- f) to appoint, among the Vice Presidents, a coordinator with the purpose of convening and presiding over the meetings of the Management Board and of the Executive Board in his/her absence or impediment.
- g) to authorize leaves of absences up to 30 days to the Vice Presidents and Directors, as well as to define who is responsible for the temporary exercise of the duties of the absent member and may grant these powers with expressed limitation.

II. of each Vice President:

- a) administer, supervise and coordinate the areas that are assigned thereto and the performance of the Officers and Units that are under his/her direct supervision;
- b) coordinate the meetings of the Executive Officers and of the Executive Board, when requested by the Chairman;

III. of each Officer:

- a) manage, oversee and coordinate the activities of the executive office and units under his or her responsibility;
- b) advise on works of the Management Board, in the sphere of the respective attributions; and
- c) execute other tasks that are assigned thereto by the member of the Management Board to whom s/he is related.

Paragraph 1 - The Coordinator assigned by the President to summon and chair Board of Directors' and Executive Board's meetings will not pass a quality vote while exercising this function.

Operation

Art. 31. The operation of the Executive Board and of the Board of Officers will be regulated by means of their internal regulations, in compliance with this article.

Paragraph 1 - The Executive Board shall meet on a regular basis once every three (3) months and on extraordinary basis whenever convened by the Bank's President or by the Coordinator designated by it.

Paragraph 2 - The Board of Officers:

- I. is the body that takes joint resolutions and meet on a regular basis at least twice a month and extraordinarily, whenever convened by the President or by the Coordinator designated hereby, requiring, in any case, the presence of at least the majority of its members;
- II. the decisions require at least, the approval of the majority of members present; in case of a tie, the vote of the President will prevail; and
- III. once a decision is made, the Board of Officers members shall take measures to implement it;

Paragraph 3 - The Board of Officers shall be assisted by an executive secretariat, the President being responsible for assigning its holder.

Paragraph 4 - During the meetings of the Board of Officers and Executive Board, any member that is not independent regarding the matter under discussion, must manifest his/her conflict

Bylaws

of interests or private interest, and abstain from participating in the discussions and deliberations, subject to the provisions of the Internal Regulations.

Paragraph 5 - Should the provision in Paragraph 4 above be not observed, any other person attending the meeting and aware about the conflict can manifest the conflict, and the Board of Officers or Executive Board, as the case may be, must discuss the conflict pursuant to its Internal Bylaws and the applicable law.

Section IV - Segregation of Duties

Art. 32. Management bodies must, within their respective duties, follow the following duty segregation rules:

- I. The executive offices or units responsible for functions related to corporate risk management and to internal controls cannot be under the direct oversight of the Vice President to whom the executive offices or units responsible in charge of business activities are bound.
- II. The executive offices or units responsible for risk assessment cannot be under the direct oversight of the Vice President to whom the Executive Officer of units responsible for credit granting or guarantee pledging is bound, except for the credit recovery cases; and
- III. Vice Presidents, Executive Officers or any party responsible for the management of the Bank's own assets cannot manage the assets of third parties.

Section V - Committee with Board of Directors

Audit committee

Art. 33. The Audit Committee, with the prerogatives, attributions and functions assigned by the Law # 13,303/2016 and respective regulatory Decree, other applicable rules and its Internal Regulations, will be formed by no less than three (3) and no more than five (5) members, all independent, with 3-year annual terms respecting the rule that the substitution of all members should not occur simultaneously.

Paragraph 1 - Members can be reelected one (1) single time, complying with the following conditions:

- I. up to 1/3 (one third) of the Audit Committee members are eligible to be reelected for the 3year term of office;
- II. the remaining Audit Committee members are eligible to be reelected for the 2-year term of office.

Paragraph 2 - The members of the Audit Committee will be elected by the Board of Directors, in compliance with the provisions of these Bylaws, the applicable laws and regulations, minimum conditions of eligibility, and prohibitions to hold the duties provided for in the Policy of Appointment and Succession of Administrators of the Bank, as well as the following criteria:

- I. at least one (1) member shall be chosen among those appointed by the members of the Board of Directors elected by the minority shareholders;
- II. the other members shall be chosen by the Board of Directors, appointed by the Federal Government;
- III. the members must have proven knowledge and professional experience in the areas of the Committee's activities.
- IV. at least 1 (one) of the members must have proven knowledge and experience in the area of corporate accounting; and
- V. at least one (1) of the members shall have an Independent Board of Director member, as defined in article 18, paragraph 7, Item I of these Bylaws.

Paragraph 3 - The same member may accumulate the characteristics referred to in items **IV** and **V** of paragraph 2 of this article.

Paragraph 4 - The Audit Committee member may Only participate in the Audit Committee again after a minimum period of three (3) years has lapsed since the end of the previous term of office, observing the provisions of Paragraph 1 herein.

Paragraph 5 - The role of Audit Committee member is not delegable.

Paragraph 6 - A member of the Audit Committee that fails to appear, with or without justification, at three (3) consecutive ordinary meetings or at four (4) alternate meetings in the period of twelve (12) months will be removed from office, except in cases of force majeure or acts of God, and at any time, by decision of the Board of Directors.

Paragraph 7 - The Audit Committee is a permanent body in charge of advising the Board of Directors regarding the performance of its auditing and supervising duties.

Paragraph 8 - The Audit Committee is in charge of permanently supervising the activities and appraising the works by the independent audit, and also performs its duties and responsibilities before the controlled companies that adopt the unified Audit Committee regime.

Paragraph 9 - Moreover, the Audit Committee is tasked with the duty, is also responsible for other duties established in current legislation and in its Internal Regulation:

- I.** monitoring and appraising the internal audit activities;
- II.** valuate and monitor the Bank's exposure to risks in cooperation with the Committee of Risks and Capital;
- III.** monitor the accounting practices and information transparency;
- IV.** as well as advise the Board of Directors on the decisions about matters under its competence, notably those related with the Bank management supervision and strict compliance with the principles and rules of conformity, corporate accountability and governance;
- V.** assess the quarterly information, interim statements and financial statements;
- VI.** monitor the activities of the Company's Internal Control Area;
- VII.** give an opinion on the hiring and dismissal of independent audit services; and
- VIII.** assess, monitor and recommend to management the correction or improvement of the company's internal Policies, including the Policy on Transactions with Related Parties, within its scope of action.

Paragraph 10 - The Audit Committee shall have a Coordinator chosen by the Board of Directors and its duties shall be set out in the Committee's Internal Regulation.

Paragraph 11 - The operation of the Audit Committee will be regulated through its Internal Rules, observing that:

I. it will meet at least quarterly with the Board of Officers, with the Internal Audit Department and with the Independent Auditors, jointly or separately, at its sole discretion; and with the Board of Directors or Supervisory Board whenever requested by them, in order to discuss policies, practices and procedures identified in the scope of their respective competences, and so that accounting information can always be appraised before disclosure.

II. the Audit Committee shall hold at least four (4) Monthly meetings, and may invite the following individuals to take part, without the right to vote:

a) Supervisory Board members and the Committee Risk and Capital members;

b) The incumbent and other representatives of the Internal Audit; and

c) Any member of the Executive Officers' Board or employees of the Bank.

Paragraph 12 - The remuneration of the members of the Audit Committee, to be defined by the General Shareholders Meeting, will be compatible with the work plan approved by the Board of Directors, observing that:

I. the remuneration of the Committee members will be no higher than the average fee received by the Officers,

II. in the case of public officials, their remuneration for participation in the Audit Committee will be subject to the provisions established in the pertinent legislation and regulation;

III. the members of the Audit Committee that are also members of the Board of Directors **or other advisory committees to that Board** shall receive remuneration only from Audit Committee.

Paragraph 13 - At the end of the term of office, the former members of the Audit Committee are subject to the impediments provided for in Paragraph 7 of article 24 of this Bylaws, in compliance with Paragraphs 8 to 13 of the same article if applicable.

Paragraph 14 - The Audit Committee will have channels to receive denouncements, including secret ones, internal and external to the Bank, on matters related to the scope of its activities, as established in the proper instrument.

Paragraph 15 - The members of the Audit Committee will be sworn in the office regardless the signature of the instrument of investiture, as of the date of the respective election.

Humans, Eligibility, Succession and Remuneration Committee

Art. 34. The Humans, **Eligibility, Succession and Remuneration** Committee, whose prerogatives, duties and responsibilities are provided for by the Law # 13,303/2016 and respective regulatory Decree, other applicable rules and its Internal Regulations, shall be composed of no less than three (3) and no more than five (5) members, who will serve for a 2-year term of office, which can be extended for no longer than three (3) **consecutive** times, pursuant to the rules in force.

Paragraph 1 - The members of the Humans, **Eligibility, Succession and Remuneration** Committee will be elected by the Board of Directors, in compliance with the provisions of these Bylaws, complying with the minimum requirements of eligibility and prohibitions to hold the duties provided for in the Policy of Appointment and Succession of Administrators of the Bank and the applicable rules, as well as the provisions herein and in the Internal Regulations.

Paragraph 2 - At least one of the members of the Humans, **Eligibility, Succession and Remuneration** Committee shall not be a member of the Board of Directors.

Paragraph 3 - The members of the Humans, **Eligibility, Succession and Remuneration** shall possess the qualifications and the experience necessary to independently evaluate the persons management policies, director remuneration policy and the appointment and succession policy.

Paragraph 4 - A member of the Humans, **Eligibility, Succession and Remuneration** Committee that fails to appear, with or without justification, at three (3) consecutive meetings or at four (4) alternate meetings in the period of twelve (12) months will be removed from office, except in cases of force majeure or acts of God, and at any time, by decision of the Board of Directors.

Paragraph 5 - The members may only return to join the Humans, **Eligibility, Succession and Remuneration** Committee after a period of at least three (3) years of the end of their previous term.

Paragraph 6 - The Humans, **Eligibility, Succession and Remuneration** Committee shall have the following duties, in addition to other provided for by its own legislation:

- I. assess the Bank's persons management policies and practices;
- II. advise the Board of Directors in the establishment of the Persons Management Policy, Remuneration Policy for Directors and the Policy of Appointment and Succession of Administrators of Banco do Brasil;
- III. carry out its duties and take on its responsibilities related to managers' remuneration before companies controlled by Banco do Brasil that choose the practice of a single Remuneration Committee.
- IV. issue opinion to assist the shareholders in the appointment of **members of the Board of Directors and of the Supervisory Board** regarding the fulfillment of the requirements and inexistence of prohibitions to the respective elections;
- V. to provide an opinion, in order to assist the members of the Board of Directors in the election of members of the Executive Board, of the advisory committees to the Board itself, and in the appointment of the General Auditor and the Ombudsman, regarding the fulfillment of the requirements and the absence of prohibitions for the respective elections and appointments, in accordance with the provisions of article 24, item I, of this Bylaws; and
- VI. check the conformity of **the evaluation process and training carried out by** managers, members of the advisory committees to the Board of Directors and Supervisory Board members, **and the appointment** of the General Auditor and the Ombudsman.

Paragraph 7 - The operation of the Humans, **Eligibility, Succession and Remuneration** Committee will be regulated by means of its Internal Regulation, approved by the Board of Directors, observing that the Committee will meet:

- I. at a minimum semiannually to evaluate and propose to the Board of Directors the fixed and variable pay of the directors of the Bank and of its subsidiaries that have adopted the single remuneration committee system;
- II. in the first three (3) months of the year to evaluate and propose the annual total amount of pay to be set for the members of the management bodies, to be submitted to the General Shareholders Meetings of the Bank and of the companies that have adopted the single Remuneration Committee system.
- III. convened by the coordinator, to issue opinion about the fulfillment of requirements and inexistence of prohibitions to those nominated to hold office at the administration bodies, the Supervisory Board, advisory committees to the Board of Directors, General Auditor and Ombudsman;
- IV. convened by the coordinator, whenever any of the members deems it necessary, or upon request of one of its members or of Banco do Brasil's Board of Directors.

Paragraph 8 - The members of the Humans, **Eligibility, Succession and Remuneration** Committee that are also members **of the Board of Directors or other advisory committees to that Board shall** not earn any additional remuneration.

Paragraph 9 - At the end of the term of office, the former members of the Humans, **Eligibility, Succession and Remuneration** Committee are subject to the impediments provided for in Paragraph 7 of article 24 of the Bylaws, in compliance with Paragraphs 8 to 13 of the same article, if applicable.

Paragraph 10 - The members of the Humans, **Eligibility, Succession and Remuneration** Committee will be sworn in the office regardless the signature of the instrument of investiture, as of the date of the respective election.

Committee of Risks and Capital

Art. 35. The Committee of Risks and Capital, whose duties and obligations are provided for applicable rules and regulations and in its Internal Rules, shall be composed of no less than three (3) and no more than five (5) members with 2-year term of office, being allowed up to three (3) consecutive reelections, pursuant to the existing rules.

Paragraph 1 - The members of the Committee of Risks and Capital will be elected and dismissed by the Board of Directors in compliance with the minimum conditions of eligibility and prohibitions to exercise the office provided for in the Policy of Appointment and Succession of Administrators of the Bank and applicable rules, as well as provisions of these Bylaws and Internal Rules.

Paragraph 2 - Following are the duties of the Committee of Risks and Capital, in addition to other duties provided for in the applicable law and its Internal Rules:

- I. advise the Board of Directors regarding the management of risks and of capital;
- II. evaluate and submit to the Board of Directors reports dealing with processes of management of risks and of capital.

Paragraph 3 - The members of the Committee of Risks and Capital will be sworn in the office regardless the signature of the instrument of investiture, as of the date of the respective election.

Paragraph 4 - At the end of the term of office, the former members of the Committee of Risks and Capital are subject to the impediments provided for in Paragraph 7 of article 24 of the Bylaws, in compliance with Paragraphs 8 to 13 of the same article if applicable.

Paragraph 5 - The members of the Risk and Capital Committee who are employees of the Bank or members of the Executive Board will not receive additional compensation.

Paragraph 6 - The members of the Risk and Capital Committee who are only members of the Board of Directors or of another advisory committee must opt remuneration related to only one of these positions.

Technology and Innovation Committee

Art. 36. The Technology and Innovation Committee has the prerogatives, duties and tasks provided for in the rules and regulations applicable and its Internal Regiment and shall be composed of no less than three (3) and no more than five (5) members, holding 2-year mandates, with possibility of re-election for three (3) consecutive times, pursuant to the existing rules.

Paragraph 1 - The members of the Technology and Innovation Committee will be elected and removed by the Board of Directors, complying with the minimum eligibility requirements and prohibitions to hold the office, as provided for in the Policy of Appointment and Succession of Administrators of the Bank, and the applicable rules, in addition to the provisions of these Bylaws and the Internal Regulation, **noting that:**

I. at least one (1) member shall be chosen among those appointed by the members of the Board of Directors elected by the minority shareholders;

II. the other members shall be chosen by the Board of Directors, appointed by the Federal Government;

III. at least 2 (two) members shall not be members of the Board of Directors of Banco do Brasil; and

IV. the participation of employees of the Bank is prohibited, except for those who are members of the Board of Directors elected by the employees in accordance with article 18, Paragraph

Bylaws

4 of this Bylaws, while they are serving their term as a Board Member, if they are appointed as a member of the Committee.

Paragraph 2 - The Technology and Innovation Committee is tasked with the following duties, in addition to those provided for in the applicable laws and its Internal Regulation:

- I. assess scenarios, technology trends and new business models, as well as their impacts on the consumer's behavior and on the Banco do Brasil businesses;
- II. support the Board of Directors in the discussions about strategies of technology and innovation, and issue opinions and recommendations to support the decisions of that Board;
- III. assess projects, initiatives, and proposals of investment in technology and innovation, issuing recommendations to the Board of Directors; and
- IV. monitor the performance of indicators and strategic actions related to technology and innovation initiatives.

Paragraph 3 - The members of the Technology and Innovation Committee will be sworn in the office regardless the signature of the instrument of investiture, as of the date of the respective election.

Paragraph 4 - Members of the Technology and Innovation Committee who are members of the Executive Board will not receive additional compensation.

Paragraph 5 - Members of the Technology and Innovation Committee who are only members of the Board of Directors or of another advisory committee to the Board of Directors must opt for the compensation relating to only one of the positions.

Paragraph 6 - At the end of the term of office, the former members of the Technology and Innovation Committee are subject to the impediments provided for in Paragraph 7 of article 24 of the Bylaws, in compliance with Paragraphs 8 to 13 of the same article if applicable.

Corporate Sustainability Committee

Art. 37. The Corporate Sustainability Committee, whose duties and obligations are provided for applicable rules and regulations and in its Internal Rules, shall be composed of no less than three (3) and no more than five (5) members, with 2-year term of office, being allowed up to three (3) consecutive reelections.

Paragraph 1 - The members of the Corporate Sustainability Committee will be elected and removed by the Board of Directors, complying with the minimum eligibility requirements and prohibitions to hold the office, as provided for in the Appointment and Succession Policy of Administrators of the Bank, and the applicable rules, in addition to the provisions of these Bylaws and the Internal Regulation, noting that:

I. at least one (1) member shall be chosen among those appointed by the members of the Board of Directors elected by the minority shareholders;

II. the other members shall be chosen by the Board of Directors, appointed by the Federal Government;

III. at least 2 (two) members shall not be members of the Board of Directors of Banco do Brasil; and

IV. the participation of employees of the Bank is prohibited, except for those who are members of the Board of Directors elected by the employees in accordance with article 18, Paragraph 4 of this Bylaws, while they are serving their term as a Board Member, if they are appointed as a member of the Committee.

Paragraph 2 - The Corporate Sustainability Committee is tasked with the following duties, in addition to those provided in its Internal Regulation:

Bylaws

I. advise the Board of Directors on the incorporation of sustainability in the Company's business strategy and in administrative practices and monitor their evolution;

II. propose and monitor the execution of initiatives that improve the Bank's performance in the social, environmental and climate areas; and

III. evaluate and monitor Bank's sustainable performance and the effectiveness of the actions provided for in Banco do Brasil's Sustainability Plan.

Paragraph 3 - The members of the Corporate Sustainability Committee will be sworn in the office regardless the signature of the instrument of investiture, as of the date of the respective election.

Paragraph 4 - Members of the Corporate Sustainability Committee who are members of the Executive Board will not receive additional compensation.

Paragraph 5 - Members of the Corporate Sustainability Committee who are only members of the Board of Directors or of another advisory committee to the Board of Directors must opt for compensation relating to only one of the positions.

Paragraph 6 - At the end of the term of office, the former members of the Corporate Sustainability Committee are subject to the impediments provided for in Paragraph 7 of article 24 of the Bylaws, in compliance with Paragraphs 8 to 13 of the same article if applicable.

Section VI - Internal Audit

Art. 38. The Bank will have an Internal Audit department, bound to the Board of Directors and responsible for checking the internal control appropriateness, effectiveness of risks management and governance processes, and the reliability of the process of collection, measurement, ranking, accumulation, registration and dissemination of events and transactions, aiming at the elaboration of financial statements, also observing the other competences imposed by Law # 13,303/2016 and respective regulatory Decree, and other applicable rules.

Paragraph 1 - The incumbent of the Internal Audit department, chosen from among active employees of the Bank, will be appointed and dismissed by the Board of Directors, in compliance with the provisions of article 22, Paragraph 3, I, of these Bylaws, complying with the minimum eligibility requirements and prohibitions to hold the office, as provided for in the Appointment and Succession Policy of Administrators of the Bank, and the applicable legislation.

Paragraph 2 - The incumbent of the Internal Audit will have a 3-year term of office, which may be extended for an equal period. Once the extension has been extended, the Board of Directors may, by means of a reasoned decision, extend it for another 365 days.

Section VII - Ombudsman Office

Art. 39. The Bank will have an Ombudsman Office that will ultimately serve the demands of customers and users of products and services that have not been resolved in Banco do Brasil's primary service channels, and act as a communication channel with these customers and users of products and services, including conflict mediation through filling of demands.

Paragraph 1 - In addition to other functions provided for by the law, Ombudsman Office's functions are as follows:

I. answer, record, instruct, analyze and give formal and proper treatment to the demands of clients and users of products and services;

II. provide necessary clarifications to the claimants and inform the progress of their demands, informing the estimated deadline for response;

III. submit the final response to the demand in time;

Bylaws

IV. propose to the Board of Directors, corrective measures, and steps for the refinement of procedures and routines of the institution and keep the Board informed about the problems and deficiencies found in the performance of their duties, as well as about the result of the measures adopted by the institution's directors to solve them.

Paragraph 2 - The Ombudsman office will act based on transparency, independence, impartiality, and fairness, and is endowed with proper conditions for effective operation.

Paragraph 3 - Access to information necessary to their work will be assured to the Ombudsman Office that may request information and documents to exercise their activities, in conformity with the laws on bank confidentiality.

Paragraph 4 - The role of Ombudsman will be performed by an active employee, holder of a post compatible with the duties of the Ombudsman office, designated and removed, at any time, by the Board of Directors, complying with the minimum eligibility requirements and prohibitions to hold the office, as provided for in the Appointment and Succession Policy of Administrators of the Bank and the applicable rules, as well to the provisions of these Bylaws.

Paragraph 5 - The Ombudsman will have a term of office of thirty-six (36) months, renewable for equal periods. After the extension, the Board of Directors may, by means of a reasoned decision, extend it for a further twelve (12) months.

Paragraph 6 - The employee appointed to perform the role of Ombudsman must be skilled in topics related to ethics, rights and defense of consumer, and conflicts mediation.

Paragraph 7 - The following can lead to the Ombudsman dismissal:

I. loss of the employment links with the institution or change to the labor regimen provided for in the Paragraph 4 of this article;

II. practice of acts that extrapolate his/her competence as defined in this article;

III. ethical conduct incompatible with the role's dignity;

IV. other discrediting practices and conducts that justify the dismissal.

Paragraph 8 - In the dismissal procedure referred in items II, III and IV of the Paragraph 7 above, the incumbent will have his/her rights to appeal and to full defense ensured.

Paragraph 9 - The employee appointed to perform the duties of ombudsman will not receive any remuneration other than that established for the commission that s/he originally occupies.

Paragraph 10 - The Director responsible for the Ombudsman Office shall prepare and forward to the Internal Audit, the Audit Committee, and the Board of Directors, on the base dates of June 30 and December 31, a quantitative and qualitative report on the activities carried out by the Ombudsman in the fulfillment of its duties.

Section VIII - Management of Risks and Internal Controls

Art. 40. The Bank will have areas devoted to the **corporate** risk management and internal controls under the leadership of a statutory Vice President and independence of action, according to mechanisms set forth in article 32 of these Bylaws and reporting to the Bank's President.

Paragraph 1 - In addition to other duties provided for in its own legislation and in the normative instructions of the Bank, the area accountable for **corporate** risk management, **with the support of other departments or units**, is in charge of: identifying, measuring, assessing, monitoring, reporting, controlling and mitigating potential risks to the Bank's businesses and processes, as well as improving risk management.

Paragraph 2 - In addition to other duties provided for in its own legislation and in the normative instructions of the Bank, the area responsible for internal controls is in charge of the evaluation and monitoring of the efficacy of internal controls and the corporate conformity status.

Paragraph 3 - The area in charge of the internal control processes will report directly to the Board of Directors in situations of suspected involvement of a member of the Executive Board in irregularities or when a member fails in adopting the required measures related to the irregularities reported to him/her.

Chapter VI - Supervisory Board

Composition

Art. 41. The Supervisory Board, with the prerogatives, duties and charges provided for in Law # 6,404/1976, Law 13,303/2016 and respective regulatory Decree, other applicable rules and regulations, and its Internal Rule shall operate on a permanent basis and be composed of five (5) effective members and their respective alternates, who shall be elected by the Annual General Meeting for a 2-year term of office subject to up to two (2) consecutive reelections, pursuant to the applicable law and regulations. Minority shareholders can elect two (2) members.

Paragraph 1 - Natural persons residing in Brazil, with academic background compatible with the performance of the duty and that have held for at least three (3) years leadership or advisory offices in the federal government as supervisory board member or business manager, also observing the provisions of Law # 6,404/1976, Law 13,303/2016 and the respective regulatory Decree, other applicable rules and the Policy of Appointment and Succession of the Administrators of the Bank are eligible to be a member of the Supervisory Board.

Paragraph 2 - The Federal Government representatives in the Supervisory Board shall be appointed by the Ministry of Finance, among which one shall be a representative of the National Treasury, who shall be a civil servant with permanent labor link to the federal public administration.

Paragraph 3 - The remuneration of the Supervisory Board members will be fixed by the General Shareholders Meeting that elects them.

Paragraph 4 - In addition to the individuals to which article 13 of these bylaws refers, management body members and employees of the Bank or controlled company, as well as their spouses and relatives up to the third kindred are not eligible for the Supervisory Board.

Paragraph 5 - The members of the Supervisory Board will be invested in their positions regardless from the date of their election by the General Shareholders' Meeting, by signing the respective instrument of investiture.

Paragraph 6 - The term of investiture mentioned in paragraph 5 of this article shall be subject to the arbitration clause referred to in article 55 of these Bylaws, in accordance with the B3's Novo Mercado Regulation.

Paragraph 7 - When the term referred to in the caption of this article, the Supervisory Board member can only return after a time interval equivalent to one term of office.

Paragraph 8 - The members of the Supervisory Board will be replaced in their absences or eventual impediments by the respective alternates until the new incumbent takes office.

Paragraph 9 - In the event of a vacancy, the Chairman of the Supervisory Council will call the respective alternate, who will replace until the election of the new incumbent by the Shareholders Meeting.

Operation

Art. 42. Pursuant to the provisions of these bylaws, the Supervisory Board shall elect its President and approve its Internal Rules by favorable vote of at least four of its members.

Paragraph 1 - The Supervisory Board shall meet on a regular basis once a month and on extraordinary basis whenever considered necessary by any of its members or on the proposal of the Bank's management.

Paragraph 2 - Except for force majeure or fortuitous event, a member of the Supervisory Board who fails to attend without justification three (3) consecutive monthly meetings or four (4) alternate monthly meetings during its term of office shall be removed from office.

Paragraph 3 - Except for the events provided for in the head of this article, the matters submitted to the Supervisory Board shall be approved upon the favorable vote of at least three (3) of its members.

Paragraph 4 - During the Supervisory Board meetings, any member not unrelated to the matter under discussion, must manifest their conflict of interests or private interest, and abstain from participating in the discussions and deliberations, subject to the provisions of the Internal Regulations.

Paragraph 5 - If the provision set forth in Paragraph 4 above is not observed, any other participant of the meeting may manifest the conflict, should the person be aware of it, and the Supervisory Board must discuss the event pursuant to its Bylaws, and the applicable laws

Art. 43. The Supervisory Board members shall attend the Board of Directors meetings in which matters that require their opinion shall be resolved.

Sole Paragraph. The Supervisory Board shall be represented by at least one of its members at General Shareholders Meetings and shall provide information requested by shareholders.

Disclosure and other requirements

Art. 44. The members of the Supervisory Board who hold shares of the Bank must also meet the duties provided for in article 17 of these Bylaws.

Chapter VII - Fiscal Year, Profit, Reserves and Dividends

Fiscal year

Art. 45. The fiscal year shall be the same of the calendar year, ending on December 31 of each year.

Financial statements

Art. 46. Financial statements shall be prepared at the end of each six-month period and interim balance sheets shall be prepared as of any date whenever considered necessary, including for purposes of payment of dividends, pursuant to legal requirements.

Paragraph 1 - The quarterly, half-annual and annual financial statements shall contain the following, in addition to meet legal requirements and regulations:

- I. consolidated balance sheet, consolidated statement of operations and statement of cash flows;
- II. statement of added-value;
- III. comments on consolidated performance;
- IV. ownership interest of any and all shareholders who directly or indirectly hold more than 5% (five percent) of the Bank's capital stock;
- V. number and characteristics of securities issued by the Bank directly or indirectly held by the controlling shareholder, senior managers and Supervisory Board members;

VI. change in the securities held by the individuals referred to in the previous item over the immediately prior twelve- month period; and

VII. number of shares outstanding and their percentage in relation to the total issued shares.

Paragraph 2 - Indicators and information about the Bank's performance in the social, environmental and climate areas will also be presented in the financial statements of the year.

Art. 47. Quarterly, half-annual and annual financial statements will also be prepared in English and, at least annual financial statements will also be prepared in accordance with international accounting standards.

Distribution of profit

Art. 48. After offsetting any accumulated losses and deducting the provision for income tax from the result for the six-month period, the proceeds shall be used as follows, pursuant to the limits and conditions provided for in the law and other applicable rules:

I. Formation of legal reserve;

II. formation, if necessary, of the Reserve for Contingency and Unrealized Profit Reserves;

III. payment of dividends, in compliance with the provisions of articles 49 and 50 of these Bylaws;

IV. in relation to the balance remaining after the prior uses:

a) setting up of the following statutory reserves:

1. Reserve for operating margin with the purpose of guaranteeing an operating margin compatible with the development of the company's operations, at an amount from up to 100% of net income to 80% (eighty percent) of capital stock;

2. Reserve for Capital Payout Equalization with the purpose of guaranteeing funds for paying capital payout at an amount from up to 50% of net income to 20% (twenty percent) of the capital stock;

b) other reserves and retained profits provided for in the legislation.

Sole Paragraph. Upon setting up reserves, the following provisions shall be followed:

I. reserves and profit retention to which item IV refer cannot be approved with prejudice to the distribution of minimum mandatory dividend;

II. the revenue reserve balance, except contingencies and unrealized profit, cannot exceed the capital stock;

III. the uses of proceeds over the year shall be as proposed by the Board of Officers, approved by the Board of Directors and the Annual Shareholders Meeting dealt with in subparagraph 1 of article 9 of these bylaws, at which event the percentages adopted for setting up statutory reserves provided for in sub item (a) of item IV of the head of this article shall be explained.

Compulsory dividend

Art. 49. Shareholders are entitled to a minimum and mandatory dividend every six-month period at 25% (twenty-five percent) of adjusted net income, as provide for by law and these bylaws.

Paragraph 1 - Dividends corresponding to each half-year will be stated by the Board of Officers, approved by the Board of Directors.

Paragraph 2 - The amounts of the dividends due to the shareholders will incur incidence of financial charges as set forth in the legislation, from the closing of the semester or of the fiscal year in which they are determined up to the day of effective deposit or payment, without



Bylaws

prejudice to the incidence of interest on arrears when this payment is not verified on the date stipulated by law, by the General Shareholders Meeting or by decision of the Board of Officers.

Paragraph 3 - Interim dividends shall be distributed in periods shorter than that set out in the head of this article, pursuant to the provisions of articles 21, II, "a", 29, I and VII, and 49, Paragraph 1, of these Bylaws.

Interest on own capital

Art. 50. Pursuant to the applicable law and as provided for by the Board of Directors resolution, the Board of Officers may authorize the payment or credit to shareholders of interest on own capital, as well as the addition of such amount to the mandatory minimum dividend.

Paragraph 1 - The Board of Officers shall be responsible for setting the amount and date of payment or credit of each interest portion, authorized as provided for in the head of this article.

Paragraph 2 - The amounts of interest due to the shareholders, as remuneration on own capital, will incur incidence of financial charges, as established in article 49, Paragraph 2, of these Bylaws.

Chapter VIII - Relationship with The Market Art.

51. The Bank shall:

I. hold, at least once a year, the public meeting with Market analysts, investors, and other stakeholders, to disclose information about its economic/financial situation, as well as projects and outlooks;

II. in up to five (5) business days after the disclosure of the 3-month results, publicly present the information disclosed, either on-site or through teleconference, videoconference or any other means that allow for the remote participation of the stakeholders;

III. send to the stock exchange in which its shares are most traded, in addition to other documents required by law:

a) the annual calendar of corporate events;

b) call option programs involving shares or other securities issued by the Bank, intended for its employees and directors, if any; and

c) documents made available to shareholders based on General Shareholders Meeting Resolution;

IV. divulge at its Internet page the following information, among other:

a) referred to in articles 46 and 47 of these Bylaws;

b) divulged at the public meeting referred to in items I and II of this article; and

c) provided to the stock exchange as provided for in item III of this article;

V. adopt measures in order to dilute ownership when distributing new shares, such as:

a) assurance of access, to all the interested investors, or

b) distributing to individuals or non-institutional investors at least 10% (ten percent) of issued shares.

Sole Paragraph. The provision of sub-item V is not applicable to the public offers of shares distribution with restricted effort.

Chapter IX - Special Provisions

Admission to the Bank's staffs

Art. 52. Only Brazilians will be granted admission to the Bank's staffs in the country.

Sole Paragraph. Portuguese citizens resident in Brazil may also be employed by the Bank, provided that they are entitled to equal rights and have equal civil obligations and enjoy legally recognized political rights.

Art. 53. Admission to the Bank's staffs will take place through approval in a public competitive examination test.

Paragraph 1 - The Bank's employees are subject to labor legislation and to the internal regulations of the company:

Paragraph 2 - Professionals may be hired, on a trial basis and dismissible "ad nutum", to perform the roles of special advisor to the President, observing the maximum allocation of three (3) Special Advisors to the President and one (1) Private Secretary to the President.

Official publications

Art. 54. The Board of Officers will arrange for publication, on the website of the company, of the Regulation of Bids of Banco do Brasil, observing the legal provisions and the best business practices of preferential hiring of the companies it holds shares.

Arbitration

Art. 55. The Bank, its shareholders, senior managers and Supervisory Board members and alternate members agree to resolve through arbitration, before the market's Arbitrage Chamber, pursuant to its regulations, any and all controversies that may arise among them, related to or originating from its condition as issuer, shareholders, directors and members of the Supervisory Board, notably ensuing from the provisions of Law # 6,385/1976, Law # 6,404/1976, the Bank bylaws, the rules issued by the National Monetary Council, the Brazilian Central Bank and the Securities and Exchange Commission, as well as other rules applicable to the security market's overall operation, those provided for by the B3's Novo Mercado Regulation, of the other B3 regulations and of the contract for participation in the Novo Mercado.

Paragraph 1 - The provisions included in the head of this article are not applicable to the disputes or controversies related to the own activities of the Bank, as an institution that takes part of the National Financial System, and those activities provided for in article 19 of Law # 4,595/1964, and other laws that assign it roles of financial agent, administrator, or manager of public funds.

Paragraph 2 - Also exclude from the caput, the disputes or controversies involving unavailable rights.

Advocacy, insurance hiring and indemnity contract**Advocacy**

Art. 56. As provided for by the Board of Directors, the Bank shall guarantee to its current and former members of the Board of Directors and of the other technical or advisory bodies created in accordance with these Bylaws, as well as to their employees, defense in lawsuits, administrative and arbitral proceedings against them filed due to acts over the term of their offices, provided that, as defined by the Board of Directors, no fact is found that may conflict with the interests of the Banco do Brasil, its full subsidiaries or its controlled or affiliate companies.

Insurance hiring

Art. 57. The Bank shall hire civil liability insurance on behalf of the members and former members of the Board of Directors, Supervisory Board, Executive Board, and of the other

Bylaws

technical advisory or consultative bodies established by these Bylaws, in compliance with the applicable laws and regulations.

Sole Paragraph. In addition, the Bank may hire:

I. civil liability insurance in favor of members of the Board of Directors, the Supervisory Board, the Executive Board and technical advisory, consultative or equivalent bodies of the companies in which the Bank holds a stake and of the entities in which it has the right to appoint members, whose coverage, if there is an insurance policy of the same type already contracted by the company or entity, will apply only on a subsidiary basis;

II. civil liability insurance for employees who hold senior management positions;

III. coverage extensions, private clauses, and coverage additional to the basic coverage of the civil liability insurance, to the extent allowed by the applicable laws.

Indemnity Contract

Art. 58. The Bank may enter Indemnity Contracts on behalf of the members of the Board of Directors, Supervisory Board, Executive Board, and of the other technical advisory or consultative bodies established by these Bylaws, as well as of its employees and representatives legally working upon delegation by the Bank, in order to cope with specific expenses related to arbitration, judicial or administrative proceedings involving acts performed in the exercise of their duties or powers, since the inauguration date or starting date of the contract relationship with the Bank.

Paragraph 1 - The following acts performed by the individuals identified in the caption of this article are excluded from coverage by the Indemnity Contract:

I. those considered illegal or harmful to the Bank, even in the performance of their duties and powers;

II. in bad faith, deceitful, for serious fault, upon fraud or simulation, or in their own interest or of third parties' interests, or in detriment to the social interest of the Bank including, but not limited to, those of social action provide for in article. 159 of Law # 6,404/1976, or indemnification of losses object of article 11, paragraph 5, II of Law # 6,385/1976, in addition to the acts provided for in Law # 13,506/2017;

III. out of the scope of the duties and powers inherent to the offices to which they were assigned, or in non-compliance with their fiduciary duties;

IV. those who in the exercise of their duties and powers used, in their own benefit or third parties' interest, with damage to the Bank or not, business opportunities they become aware of by virtue of their office;

V. those who in the exercise of their duties and powers failed in observing reasonable or fair conditions, according to the market practices;

VI. that have not been previous and expressly informed to the Bank about the existence of any judicial demand that could lead to liability, either of the individual or of the Bank;

VII. those who failed in keeping secrecy about the businesses and strategic and confidential information of the Bank, or failed in keeping secrecy about any information not yet disclosed to the market, to which they had access by virtue of their office, and that can reasonably influence the quotation of marketable securities issued by the Bank or referred to them, influence the investors' decision on the purchase, sale, or maintenance of such securities, and influence the investors' decision about exercising any right inherent to the condition of holder of securities issued by the Bank or referred to them; and,

VIII. that resulted in their criminal conviction in final sentence.

Paragraph 2 - The Indemnity Contract must be publicized and provide for, at least:

-
- I. the exclusions of coverage object of paragraph 1 of this article;
 - II. the threshold value of the coverage offered;
 - III. the duration;
 - IV. the types of expenses that can be paid, advanced, or reimbursed based on the contract;
 - V. the hypotheses for contract settlement;
 - VI. the decision procedure regarding the coverage payment, which shall ensure Independence of decisions, and ensure decisions are made in the best interest of the Bank; and
 - VII. the mandatory reimbursement to the Bank of any moneys paid in advance whenever, upon unappealable decisions, it is proved that the act performed by the beneficiary is not subject to indemnity, pursuant to the Indemnity Contract celebrated.

Paragraph 3 - The Indemnity Contract object of the caption of this article can be entered with members of the Board of Directors, Supervisory Board, and members of technical advisory or consultative bodies appointed by the Bank on its controlled or affiliated companies, companies directly or indirectly administered, sponsored by the Bank, and foundations, provided the members and employees or administrators of the Bank, and have not entered specific Indemnity Contract with those entities.

Paragraph 4 - The Indemnity Contracts entered into by the Bank may be activated after the end of the term of office or the contractual relationship with the beneficiaries listed in the head of this article, provided that they involve acts performed in the exercise of its attributions or powers.

Chapter X - Controlling Shareholder's Obligations

Sale of controlling interest

Art. 59. The direct or indirect sale of the Bank's controlling interest, both by means of a single operation, and by means of successive operations, can only be contracted under the suspensive or resolute condition, that the acquirer undertakes to, in compliance with the conditions and terms provided for in the current legislation and in the B3's Novo Mercado Regulation, a public offering of acquisition of the shares aimed at the shares issued by the Bank and held by the other shareholders, in order to ensure them treatment equal to that provided to the selling controlling shareholder.

Sole Paragraph. In the event of indirect control sale, the purchaser must publicize the amount allotted to the Bank for the purposes of fixing the price of the public offer to purchase shares and disseminate the justified statement for that amount.

Going Private

Art. 60. If the Bank goes private with consequent cancellation of publicly-held company registration, a minimum price shall be offered for the shares, corresponding to the fair price determined by a specialized company chosen by the General Shareholders Meeting, which has independence and proven experience, as established in the applicable laws and as provided for in the Paragraph 2 of article 10 of these Bylaws.

Paragraph 1 - The costs arising from the engagement of the specialized company dealt in the head of this article shall be borne by the controlling shareholder.

Paragraph 2 - The appraisal reports aimed to verify the Bank fair price shall be prepared by a specialized institution or company, with proven experience and independence in relation to the power of decision of the Bank, of its directors and/or of the controlling shareholder, besides meeting the requirements of Paragraph 1 of article 8 of Law # 6,404/1976, and contain the responsibility provided in Paragraph 6 of the same article.

Exit from the Novo Mercado

Art. 61. Observing the provisions set forth in the Novo Mercado Regulation, in the laws and regulations in force, the Bank may exit the Novo Mercado in the following events:

- I. in a voluntary way, as a result of the Bank's decision;
- II. in a compulsory way, as a result of incompliance to any obligation set forth in the Novo Mercado Regulation; or
- III. as a result of the cancellation of the registration open company of the Bank, or change of the registration category at the Securities and Exchange Commission (Comissão de Valores Mobiliários, CVM).

Paragraph 1 - The exit of the Bank from the Novo Mercado will only be accepted by the B3 if it is preceded by public offer of purchase of shares observing the procedures provided for in the regulation edited by the Securities and Exchange Commission (Comissão de Valores Mobiliários, CVM) and in the provisions of the Novo Mercado Regulation.

Paragraph 2 - The voluntary exit of the Bank from the Novo Mercado may take place regardless the public offer of acquisition of shares referred to in paragraph 1 of this article, in the hypothesis of waiver approved by the General Shareholders Meeting.

Corporate reorganization

Art. 62. In the event of corporate reorganization involving the transfer of the shareholder base of the Bank, the resulting corporations must apply to join the Novo Mercado in up to 120 (one hundred twenty) days as of the date of the General Shareholders Meeting that decided for such reorganization.

Sole Paragraph. If the reorganization involves resulting corporations that do not intend to apply for the Novo Mercado, the majority of holders of free-floating shares attending the General Shareholders Meeting must agree with this structure.

Free-floating shares

Art. 63. The controlling shareholder shall take measures to keep a free float of at least 25% (twenty-five percent) of the shares issued by the Bank.

Chapter XI

Transitional Provisions

Art. 64. Except for the provisions of article 24, Paragraph 2, the nominations to the offices of Executive Officer that meet the following cumulative requirements:

- I. Acting Executive Officer that requires complementary allowance to retirement benefits, including early retirement, to the Previ - Pension Fund of the Banco do Brasil Employees;
- II. The request for complementary allowance to retirement benefits shall be made as of December 09, 2020, inclusive.

Paragraph 1 - The Executive Officer that fits into the hypothesis provided for in the head of this article may hold the office until the end of the term of office to which he/she was elected, being allowed up to two (2) consecutive term renewals to the office of Executive Officer, complying with the legal and statutory regulations applicable to the Bank managers.

Paragraph 2 - The provisions of article 24, Paragraph 3, subparagraph I are not applicable to the term renewals provided for in Paragraph I of this article.

Paragraph 3 - The election based on this article is a prerogative of the Board of Directors, upon nomination by the President of the Bank.

Paragraph 4 - This provision is valid to the elections taking place until July 31, 2027.

Bylaws

Art. 65. The member of the Technology and Innovation Committee and the Corporate Sustainability Committee who falls under the prohibition set forth in item IV of paragraph 1 of articles 36 and 37 of this Bylaws may remain in office until the end of the current term of office, with no additional remuneration.

Annex 4

TO MR. CHAIRMAN OF THE BOARD OF THE ANNUAL AND EXTRAORDINARY GENERAL MEETINGS OF BANCO DO BRASIL S/A.

The shareholders **GERAÇÃO L. PAR FUNDO DE INVESTIMENTO EM AÇÕES, HAGOP GUEREKMEZIAN, HAGOP GUEREKMEZIAN FILHO, KAROLINE GUEREKMEZIAN VELLOSO, KATHLEEN GUEREKMEZIAN MESQUITA, and REGINA NIETO MOTTA GUEREKMEZIAN**, through their duly authorized proxy and in their capacity as shareholders of **BANCO DO BRASIL S/A.** present at the Annual and Extraordinary General Meetings held on this date, hereby submit their formal **PROTEST** regarding the facts described below, which they believe to be detrimental to the proper and regular conduct of the aforementioned general meetings and the voting rights of the Company's minority shareholders:

1. Pursuant to CVM Resolution No. 81, dated March 29, 2022, as amended by CVM Resolutions No. 59/21 and 204/24, the Company has allowed its shareholders to cast their votes through a Distance Voting Ballot (BVD), implemented for voting through a system operated by B3 S/A. Brasil Bolsa Balcão, and in which the votes cast are reflected in the consolidated distance voting maps of the AGM and EGM disclosed to the market.

2. Furthermore, according to the Company's bylaws, the Board of Directors has two (2) seats reserved for minority shareholders elected in a separate vote, the same dynamic that is reflected in the election of the members of the Supervisory Board, which is composed of five (5) members.

3. However, due to a probable imperfection or systemic error when voting on these two items on the AGM agenda – separate elections for members of the Board of Directors and members of the Supervisory Board – the system made available did not allow shareholders to approve the names of more than one of the two candidates nominated by minority shareholders, whose candidacies were included in the BVD issued by the Company.

4. To clarify, although shareholders could vote in favor of both candidates—and their respective alternates in the case of the Supervisory Board — once one of them was approved, the system automatically assigned the rejection or abstention vote to the second candidate, thus preventing the approval of both candidates listed in the BVD, even though there are two (2) vacancies in both boards reserved for minority shareholders.

5. Thus, in view of this irregularity in the distance voting system, minority shareholders had their right to vote for the election of their representatives to the Board of Directors and the Supervisory Board restricted and reduced by half, since they were only able to vote for one of the names nominated when they could elect two representatives. This could impact the outcome of the vote, which will therefore not accurately represent the wishes of minority shareholders as expressed through their votes at the general meeting.

6. In view of the above facts and so that the narrative may be brought to the attention of the participants of these General Meetings, the market, and its control and supervisory bodies, this protest is hereby drawn up, and its receipt, authentication, and numbering by the board of directors is hereby requested. It shall be filed by the company and, for all purposes, included in the minutes of this General Meeting to be drawn up.

Grant is requested.

São Paulo, April 30, 2025.

RODRIGO DE
MESQUITA
PEREIRA



Digitally signed by
RODRIGO DE MESQUITA PEREIRA
Data: 2025.04.30 15:10:53 -03'00'

Rodrigo de Mesquita Pereira
(Brazilian Bar Association Member - OAB/SP No. 94.005)