

Banco Bradesco S.A.
Corporate Taxpayer's No. 60.746.948/0001-12
Registration Number No. 35.300.027.795
Publicly-Held Company
Summarized Minutes of the Special Shareholders'
Meeting held on March 10, 2021

Date, Time, Location: On March 10, 2021, at 4:15 p.m., in an exclusively digital way, pursuant Paragraph Three of Article 4 of CVM instruction No. 481/2009, as amended.

Board of the Meeting: Chairman: Luiz Carlos Trabuco Cappi; Secretary: Antonio José da Barbara.

Attendance: Company's shareholders representing more than two thirds of the voting capital stock, pursuant to the Final Voting Map (**Attachment I**).

Previous Publications: the Call Notice was published on February 6, 9 and 10, 2021, in the newspapers "Diário Oficial do Estado de São Paulo", "Caderno Empresarial", respectively, pages 25, 29 and 3; and "Valor Econômico", respectively, pages A9, A11 and A7.

Documents made Available: the documents mentioned in the item "Previous Publications", the Board of Directors and the controlling shareholders' proposals, as well as the additional information required by the regulations in force, were fully available, since February 5, 2020, on Bradesco, B3 S.A. - Brasil, Bolsa, Balcão (B3) and Securities and Exchange Commission (CVM) websites.

Remote Vote: The attending shareholders waived the reading of the Consolidated Voting Map disclosed to the market on March 9, 2021, pursuant to Paragraph Four of Article 21-W of CVM Instruction No. 481/2009, as amended, which was also made available to shareholders for appreciation. Regarding to Item II of Paragraph Five of the mentioned Article 21-W, it is registered that there was no interest on the part of the participating shareholders to change the sent remote vote.

Resolutions: observed the Agenda, listed in the mentioned Call Notice, the following resolutions were taken for:

1. To change the Article 9º of the Bylaws:

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- i) By modifying the wording of items "d" and "g" and excluding item "q", in order to give a better alignment of the Board of Directors' duties, with the consequent renumbering of items "r" and "s" to "q" and "r", respectively; and
 - ii) By including new item "s", in order to evidence the Company's practices and the Board of Directors' commitment to the ESG aspects (Environmental, Social and Governance).
2. To change Article 23 of the Bylaws, which deals with Ombudsman, exclusively to suit it to CMN Resolution No. 4,860, of October 23, 2020, which provides for the constitution and operation of an organizational component of ombudsman by the institutions authorized to operate by the Central Bank of Brazil

The transcription of the aforementioned statutory provisions, resulting from the approvals of items "1" and "2", was waived, considering that the consolidated Bylaws became an integral part of these Minutes as Attachment II.

Following, the Secretary said that the matters approved will only be in force and become effective after being approved by the Central Bank of Brazil.

Drawing up and Publication of the Minutes: authorized the drawing up of the Minutes in the form of a summary, as well as its publication without the signatures of the attending shareholders, as provided for in Paragraphs One and Two of Article 130 of the Law No. 6,404/76.

Quorum of Resolutions: approved by an absolute majority of votes, according to the Final Voting Map (**Attachment I**), which details the amounts of approvals, rejections and abstentions of each resolution; being recorded that the results already contemplate the votes received through the Distance Voting Ballot that the Company received up to March 3, 2021, as established in Article 21-B of CVM Instruction No. 481/2009, as amended, as well as through ADRs - *American Depositary Receipts* holders.

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Approval and Signing of the Minutes: these Minutes were approved by all the attending shareholders being which, in according with CVM Instrution No. 481/2009, as amended, shall be considered subscribers the shareholders referred to in the first paragraph of article 21-V.

Attending Board of the Meeting via digital participation, pursuant Paragraph Five of Article 21-C of CVM Instruction 481/2009: Chairman: Luiz Carlos Trabuco Cappi; Secretary: Antonio José da Barbara.

Attending shareholders pursuant Item III of "caput" and Paragraph One of Article 21-V of CVM Instruction 481/2009: 1199 HEALTH CARE EMPLOYEES PENSION FUND; 1199 SEIU GREATER NEW YORK PENSION FUND; 1199SEIU HOME CARE EMPLOYEES PENSION FUND; 1895 FONDS FGR; ABERDEEN DIVERSIFIED - CORE GROWTH FUND; ABERDEEN DIVERSIFIED GROWTH FUND; ABERDEEN E. MARKETS EQUITY INCOME FUND. INC; ABERDEEN GLOBAL EQUITY IMPACT FUND; ABERDEEN INV FUNDS ICVC III - ABERDEEN GLOBAL EMERG M Q E FD; ABERDEEN INVESTMENT FUNDS UK ICVC II - ABERDEEN EM; ABERDEEN LATIN AMERICAN EQUITY FUND; ABERDEEN STANDARD OEIC II - ASI EMERGING MARKETS INCOME E. F; ABU DHABI RETIREMENT PENSIONS AND BENEFITS FUND; ACADIAN EMEMRGING MARKETS EQUITY FUND; ACADIAN EMERGING MARKETS EQUITY II FUND, LLC; ACCIDENT COMPENSATION CORPORATION; ADVANCED SERIES TR - AST BLACKROCK GL STRATEGIES PORTFOLIO; ADVANCED SERIES TRUST - AST PRUDENTIAL GROWTH ALLOCATION POR; ADVANCED SERIES TRUST-AST F. I. AMR Q. PORTFOLIO; AEGON CUSTODY AS DEP FOR STICHTING MM EMERGING MARKETS FUND; AEGON CUSTODY BV; AGF EMERGING MARKETS EQUITY FUND; AGF EMERGING MARKETS FUND; AGF INVESTMENTS INC; ALAMEDA COUNTY EMPLOYEES RETIREMENT ASSOC.; ALASKA COMMON TRUST FUND; ALASKA PERMANENT FUND; ALBERTA INVESTMENT MANAGEMENT CORPORATION; ALBERTA TEACHER S RETIREMENT FUND BOARD; ALLIANZ BEST STYLES GLOBAL AC EQUITY FUND; ALLIANZ GL INVESTORS GMBH ON BEHALF OF ALLIANZGI-FONDS DSPT; ALLIANZ GLOBAL INVESTORS FUND - A. E. M. MULTI A. INCOME; ALLIANZ GLOBAL INVESTORS FUND - ALLIANZ BEST STYLE; ALLIANZ GLOBAL INVESTORS FUND - ALLIANZ BEST STYLES E M E; ALLIANZ GLOBAL INVESTORS FUND - ALLIANZ GEM EQUITY HIGH DIVI; ALLIANZ GLOBAL INVESTORS FUND-ALLIANZ BEST STYLES G AC EQ; AMERGEN CLINTON NUCLEAR POWER PLANT NONQUALIFIED FUND; AMERICAN CENT STRAT ASSET ALLOCATIONS, INC. - STRATEG A AG F; AMERICAN CENTURY ETF TRUST - AVANTIS EMERGING MARK; AMERICAN CENTURY ETF TRUST - AVANTIS EMERGING MARK; AMERICAN CENTURY STRATEGIC

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ASSET AL, INC. - STRAT AL: CON FD; AMERICAN CENTURY STRATEGIC ASSET ALLOCATIONS, INC.-STR A M F; AMERICAN CENTURY WORLD MUTUAL FUND, INC.-NON-U.S.I.V.FUND; AMERICAN HEART ASSOCIATION, INC.; AMF PENSIONS FORSAKRING AB; AQR FUNDS - AQR TM EMERGING MULTI-STYLE FUND; ARERO - DER WELTFONDS -NACHHALTIG; ARIZONA PSPRS TRUST; ARROWSTREET (CANADA) GLOBAL ALL-COUNTRY ALPHA EXT FUND I; ARROWSTREET (CANADA) GLOBAL ALL-COUNTRY FUND I; ARROWSTREET ACWI ALPHA EXTENSION FUND III (CAYMAN); ARROWSTREET ACWI EX US ALPHA EXTENSION TRUST FUND; ARROWSTREET CAPITAL GLOBAL ALL COUNTRY ALPHA EXTENSION FUND; ARROWSTREET CAPITAL GLOBAL EQUITY ALPHA EXTENSION FUND L; ARROWSTREET COLLECTIVE INVESTMENT TRUST; ARROWSTREET EAFE ALPHA EXTENSION TRUST FUND; ARROWSTREET INTERNATIONAL EQUITY ACWI EX US ALPHA EXT T FUND; ARROWSTREET INTERNATIONAL EQUITY ACWI EX US TRUST FUND; ARROWSTREET INTERNATIONAL EQUITY EAFE ALPHA EXTENSION CIT; ARROWSTREET US GROUP TRUST; ASCENSION ALPHA FUND, LLC; ASCENSION HEALTHCARE MASTER PENSION TRUST; ASHMORE EM ACTIVE EQUITY FUND LP; ASHMORE EMERGING MARKETS HIGH YIELD PLUS FUND 1, LLC; ASHMORE EMERGING MARKETS TRI ASSET FUND 1, LLC2; ASHMORE FUNDS - ASHMORE EMERGING MARKETS ACTIVE EQUITY FUND; ASHMORE GROWING MULTI STRATEGY FUND LIMITED; ASHMORE SICAV IN RESPECT OF ASHMORE SICAV EMERGING MARKETS A; ASHMORE SICAV IN RESPECT OF ASHMORE SICAV EMERGING MARKETS M; ASSET MANAGEMENT EXCHANGE UCITS CCF; AVIVA I INVESTMENT FUNDS ICVC - AVIVA I INTERNATIONAL I T F; AVIVA INVESTORS; AVIVA LIFE PENSIONS UK LIMITED; AWARE SUPER PTY LTD; AXA INVESTMENT MANAGERS SCHWEIZ AG ON BEHALF OF AX; AXA ROSENBERG EQUITY ALPHA TRUST; BAILLIE GIFFORD EMERGING MARKETS LEADING COMPANIES FUND; BAY POND INVESTORS USB, LLC; BAY POND PARTNERS LP; BELL SOUTH CORPORATION RFA VEBA TRUST; BLACKROCK A. M. S. AG ON B. OF I. E. M. E. I. F. (CH); BLACKROCK ADVANTAGE E. M. FUND OF BLACKROCK FUNDS; BLACKROCK ADVANTAGE ESG EMERGING MARKETS EQUITY FUND OF BLAC; BLACKROCK ADVANTAGE GLOBAL FUND INC; BLACKROCK ASSET MANAGER LT I ITS CAP A M F T BKR I S FD; BLACKROCK CDN MSCI EMERGING MARKETS INDEX FUND; BLACKROCK GLOBAL FUNDS - WORLD FINANCIALS FUND; BLACKROCK GLOBAL INDEX FUNDS; BLACKROCK INSTITUTIONAL TRUST COMPANY NA; BLACKROCK LIFE LIMITED - DC OVERSEAS EQUITY FUND; BLACKROCK MSCI ACWI ESG FOCUS INDEX FUND; BLACKROCK STRATEGIC FUNDS - BLACKROCK SYSTEMATIC GLOBAL E F; BLACKWELL PARTNERS LLC SERIES A; BMO MSCI EMERGING MARKETS INDEX ETF; BNYM MELLON CF SL EMERGING MARKETS STOCK INDEX FUND; BOARD OF PENSIONS OF THE EVANGELICAL LUTHERAN CHURCH IN AMER; BORDER TO

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COAST EMERGING MARKETS EQUITY FUND; BPI BRASIL, FUNDO DE INVESTIMENTO ABERTO FLEXIVEL; BRIGHTHOUSE FUNDS TRUST I-SSGA EMERGING MARKETS EM; BRITISH COAL STAFF SUPERANNUATION SCHEME; BRITISH COLUMBIA INVESTMENT MANAGEMENT CORPORATION; BUREAU OF LABOR FUNDS - LABOR PENSION FUND; BUREAU OF LABOR FUNDS - LABOR RETIREMENT FUND; CAISSE DE DEPOT ET PLACEMENT DU QUEBEC; CAIXA DE PREVIDÊNCIA DOS FUNCIONÁRIOS DO BANCO DO BRASIL- PREVI; CALIFORNIA PUBLIC EMPLOYEES RETIREMENT SYSTEM; CALIFORNIA STATE TEACHERS RETIREMENT SYSTEM; CAPITAL GROUP EMPLOYEE BENEFIT INVESTMENT TRUST; CAPITAL GROUP INTERNATIONAL ALL COUNTRIES EQUITY TRUST (US); CAPITAL GROUP INTERNATIONAL EQUITY FUND (CANADA); CAPITAL INTERNATIONAL FUND; CAPITAL WORLD GROWTH AND INCOME FUND; CARESUPER; CATERPILLAR INC MASTER RETIREMENT T; CDN ACWI ALPHA TILTS FUND; CENTRAL PROVIDENT FUND BOARD; CENTURYLINK, INC. DEFINED CONTRIBUTION PLAN MASTER TRUST; CGMPV, LLC; CHANG HWA CO BANK, LTD IN ITS C AS M CUST OF N B FUND; CHANG HWA COM BK LTD IN ITS CAP AS M CUST OF P LAT A EQ FD; CHEVRON MASTER PENSION TRUST; CHEVRON UK PENSION PLAN; CHUNGHWA POST CO, LTD; CIBC EMERGING MARKETS INDEX FUND; CITITRUST LIM AS TR OF BLACK PREMIER FDS- ISH WOR EQU IND FD; CITY OF LOS ANGELES FIRE AND POLICE PENSION PLAN; CITY OF NEW YORK DEFERRED COMPENSATION PLAN; CITY OF NEW YORK GROUP TRUST; CITY OF PHILADELPHIA PUB EMPLOYEES RET SYSTEM; CMLA EMERGING MARKETS FUND; CMLA INTERNATIONAL SHARE FUND; CN CANADIAN MASTER TRUST FUND; COLLEGE RETIREMENT EQUITIES FUND; COLORADO PUBLIC EMPLOYEES RET. ASSOCIATION; COLUMBIA EM CORE EX-CHINA ETF; COMMONWEALTH BANK GROUP SUPER; COMMONWEALTH EMERGING MARKETS FUND 3; COMMONWEALTH EMERGING MARKETS FUND 6; COMMONWEALTH GLOBAL SHARE FUND 17; COMMONWEALTH GLOBAL SHARE FUND 22; COMMONWEALTH GLOBAL SHARE FUND 23; COMMONWEALTH GLOBAL SHARES FUND 4; COMMONWEALTH OF PENNSYLV.PUB.SCHOOL EMP RET S; COMMONWEALTH SUPERANNUATION CORPORATION; CONNECTICUT GENERAL LIFE INSURANCE COMPANY; CONSOLIDATED EDISON RETIREMENT PLAN; CONSTRUCTION BUILDING UNIONS SUPER FUND; CONSULTING GROUP CAPITAL MKTS FUNDS EMER MARKETS EQUITY FUND; COUNTY EMPLOYEES ANNUITY AND BENEFIT FD OF THE COOK COUNTY; CUSTODY B. OF J. LTD. RE: STB D. E. E. F. I. M. F.; CUSTODY BANK OF JAPAN, LTD. AS TR F HSBC BRAZIL NEW MO FUND; CUSTODY BANK OF JAPAN, LTD. RE: EMERG EQUITY PASSIVE MOTHR F; CUSTODY BANK OF JAPAN, LTD. RE: RTB DWS B. E. P. M.; CUSTODY BANK OF JAPAN, LTD. RE: RTB NIKKO B. E. A. M. F.; CUSTODY BANK OF JAPAN, LTD. SMTB D. M. C. E. E. M. F.; CUSTODY BANK OF JAPAN, LTD. STB BRAZIL STOCK M. F.;

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CUSTODY BANK OF JAPAN, LTD. STB LM B. H. D. E. M. FUND; DANSKE INVEST SICAV; DEUTSCHE ASSET MANAGEMENT S.A. FOR ARERO - DER WEL; DEUTSCHE INVEST I BRAZILIAN EQUITIES; DEUTSCHE X-TRACKERS MSCI ALL WORLD EX US HEDGED EQUITY ETF; DFC EMERGING MARKETS EQUITY FUND; DIMENSIONAL EMERGING MKTS VALUE FUND; DWS ADVISORS EMERGING MARKETS EQUITIES-PASSIVE; DWS I. GMBH FOR DEAM-FONDS KG-PENSIONEN; DWS INVEST EMERGING MARKETS TOP DIVIDEND; DWS INVEST LATIN AMERICAN EQUITIES; DWS LATIN AMERICA EQUITY FUND; EASTSPRING INVESTMENTS; EATON VANCE COLLECTIVE INVESTMENT TFE BEN PLANS EM MQ EQU FD; EATON VANCE INT (IR) F PLC-EATON V INT (IR) PAR EM MKT FUND; EATON VANCE MANAGEMENT; EMER MKTS CORE EQ PORT DFA INVEST DIMENS GROU; EMERGING MARKETS ALPHA TILTS FUND; EMERGING MARKETS ALPHA TILTS FUND B; EMERGING MARKETS ALPHA TILTS-ENHANCED FUND; EMERGING MARKETS EQUITY CORPORATE CLASS; EMERGING MARKETS EQUITY ESG SCREENED FUND B; EMERGING MARKETS EQUITY FUND; EMERGING MARKETS EQUITY FUND S OF M P F WORLD FUNDS, LLC; EMERGING MARKETS EQUITY INDEX ESG SCREENED FUND B; EMERGING MARKETS EQUITY INDEX MASTER FUND; EMERGING MARKETS EQUITY POOL; EMERGING MARKETS EQUITY SELECT ETF; EMERGING MARKETS INDEX NON-LENDABLE FUND; EMERGING MARKETS INDEX NON-LENDABLE FUND B; EMPLOYEES RET SYSTEM OF THE STATE OF HAWAII; EMPLOYEES RETIREMENT SYSTEM OF GEORGIA; EMPLOYEES RETIREMENT SYSTEM OF TEXAS; ENERGY INVESTMENT FUND; ESSEX COUNTY COUNCIL; EUROPEAN CENTRAL BANK; EVTC CIT FOF EBP-EVTC PARAMETRIC SEM CORE EQUITY FUND TR; EXELON GENERATION COMP, LLC TAX QUALIFIED NUCLEAR DECOMM PAR; FEDERATED HERMES GLOBAL ALLOCATION FUND; FIAM GROUP TRUST FOR EMPLOYEE BENEFIT PLANS; FIAM SELECT EMERGING MARKETS EQUITY FUND, LP; FIDEICOMISO FAE; FIDELITY CONCORD STREET TRUST: FIDELITY ZERO INT. INDEX FUND; FIDELITY GLOBAL CONCENTRATED EQUITY FUND; FIDELITY GLOBAL CONCENTRATED EQUITY INSTITUTIONAL; FIDELITY GLOBAL EQUITY INVESTMENT TRUST; FIDELITY GLOBAL FINANCIAL SERVICES FUND; FIDELITY INSTITUTIONAL FUNDS ICVC - SELECT EM MA EQ FUND; FIDELITY INTERNATIONAL EQUITY INVESTMENT TRUST; FIDELITY INTERNATIONAL VALUE FUND; FIDELITY INVESTMENT FUNDS FIDELITY INDEX EMERG MARKETS FUND; FIDELITY INVESTMENT TRUST: FIDELITY SERIES EMERGIN; FIDELITY INVESTMENTS MONEY MANAGEMENT INC; FIDELITY RUTLAND SQUARE TRUST II: STRATEGIC A E M FUND; FIDELITY RUTLAND SQUARE TRUST II: STRATEGIC ADVISE; FIDELITY RUTLAND SQUARE TRUST II: STRATEGIC ADVISERS INT F; FIDELITY SALEM STREET T: FIDELITY E M INDEX FUND; FIDELITY SALEM STREET T: FIDELITY G EX U.S INDEX FUND; FIDELITY SALEM STREET T: FIDELITY TOTAL INTE INDEX FUND; FIDELITY SALEM STREET TRUST: FIDELITY FLEX

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INTERNATIONAL IND; FIDELITY SALEM STREET TRUST; FIDELITY INTERNATIONAL SUSTAINA; FIDELITY SALEM STREET TRUST; FIDELITY SAI EMERGING M I FUND; FIDELITY SALEM STREET TRUST; FIDELITY SERIES G EX US I FD; FIDELITY SELECT EMERGING MARKETS EQUITY INSTITUTIONAL TRUST; FIDELITY SELECT GLOBAL PLUS ALL CAP EQUITY INSTITUTIONAL TRU; FIDELITY SUSTAINABLE WORLD ETF; FIRST SENTIER INVESTORS ICVC - S. I. G. E. M. F.; FIRST SENTIER INVESTORS ICVC - S. I. L. A. F.; FIRST TRUST BRAZIL ALPHADDEX FUND; FIRST TRUST LATIN AMERICA ALPHADDEX FUND; FLEXSHARES MORNINGSTAR EMERGING MARKETS FACTOR TILT INDEX F; FORBES REINSURANCE COMPANY LTD; FORD MOTOR CO DEFINED BENEF MASTER TRUST; FORD MOTOR COMPANY OF CANADA, L PENSION TRUST; FORSTA AP-FONDEN; FP RUSSEL INV ICVC - FP RUSSEL INV INT GROWTH ASSETS FUND; FRANCISCAN ALLIANCE, INC.; FRANKLIN LIBERTYSHARES ICAV; FRANKLIN TEMPLETON ETF TRUST - FRANKLIN FTSE BRAZI; FRANKLIN TEMPLETON ETF TRUST - FRANKLIN FTSE LATIN; FRANKLIN TEMPLETON INVESTMENT FUNDS; FUTURE FUND BOARD OF GUARDIANS; GAM MULTISTOCK; GAM STAR FUND PLC; GENERAL PENSION AND SOCIAL SECURITY AUTHORITY; GLOBAL ALL CAP ALPHA TILTS FUND; GLOBAL ALPHA TILTS ESG NON-LENDABLE FUND B; GLOBAL ALPHA TILTS FUND A; GLOBAL ALPHA TILTS FUND B; GLOBAL ASSET MANAGEMENT STRATEGIES - EMERGING MARKETS E S; GLOBAL EMERGING MARKETS BALANCE PORTFOLIO; GLOBAL EX-US ALPHA TILTS FUND; GLOBAL EX-US ALPHA TILTS FUND B; GMAM GROUP PENSION TRUST II; GMAM INVESTMENT FUNDS TRUST; GMO BENCHMARK-FREE FUND, A SERIES OF GMO TRUST; GMO GLOBAL EQUITY ALLOCATION INVESTMENT FUND; GMO GLOBAL R RETURN (UCITS) F, A SUB-FUND OF GMO FUNDS PLC; GMO IMPLEMENTATION FUND, A SERIES OF GMO TRUST; GMO M R FD(ONSH) A S O GMO M PORTIFOLIOS (ONSHORE), L.P.; GOLDMAN SACHS EMERGING MARKETS MULTI-ASSET PORTFOLIO; GOLDMAN SACHS ETF ICAV ACTING SOLELY ON BEHALF OF; GOLDMAN SACHS ETF TRUST - GOLDMAN S ACTIVEBETA E M E ETF; GOLDMAN SACHS ETF TRUST - GOLDMAN SACHS EMERGING M; GOLDMAN SACHS FUNDS - GOLDMAN SACHS E M C (R) EQ PORTFOLIO; GOLDMAN SACHS FUNDS - GOLDMAN SACHS E MARKETS EQ PORTFOLIO; GOLDMAN SACHS FUNDS - GOLDMAN SACHS GLOBAL ABSOLUTE RETURN P; GOLDMAN SACHS TRUST - GOLDMAN SACHS EMERGING MARKETS E I F; GOLDMAN SACHS TRUST GOLD. SACHS EM MKT EQ F; GOLDMAN SACHS UK RETIREMENT PLAN; GOVERNMENT EMPLOYEES SUPERANNUATION BOARD; GOVERNMENT OF SINGAPORE; GROUP INVESTMENT TRUST OF THE CARPENTERS INDIVIDUA; GROWTH MARKETS EQUITY SUB-TRUST N; GUIDEMARK EMERGING MARKETS FUND; GUIDESTONE FUNDS EMERGING MARKETS EQUITY FUND; H.E.S.T. AUSTRALIA LIMITED; HARBOR DIVERSIFIED INTERNATIONAL ALL CAP FUND;

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HARBOR EMERGING MARKETS EQUITY FUND; HC CAPITAL TRUST THE EMERGING MARKETS PORTFOLIO; HEXAVEST ACWI EQUITY FUND; HEXAVEST EMERGING MARKETS FUND; HOSPITAL AUTHORITY PROVIDENT FUND SCHEME; HOSTPLUS POOLED SUPERANNUATION TRUST; HPE COMMON CONTRACTUAL FUND; HSBC BRIC EQUITY FUND; HSBC EMERGING MARKETS POOLED FUND; IBBOTSON INTERNATIONAL BONDS CORE (HEDGED) TRUST; IBM 401 (K) PLUS PLAN; IBM DIVERSIFIED GLOBAL EQUITY FUND; ILLINOIS MUNICIPAL RETIREMENT FUND; IN BK FOR REC AND DEV, AS TR FT ST RET PLAN AND TR/RSBP AN TR; INTECH GLOBAL ALL COUNTRY ENHANCED INDEX FUND LLC; INTERNATIONAL EQUITY FUND; INTERNATIONAL EXPATRIATE BENEFIT MASTER TRUST; INTERNATIONAL GROWTH AND INCOME FUND; INTERNATIONAL MONETARY FUND; INTERNATIONAL RESEARCH EQUITY EXTENDED FUND USB, L; INVESCO LATIN AMERICAN FUND (UK); INVESCO MARKETS III PLC - INV FTSE RI EMERGING MARK U ETF; INVESCO MARKETS III PLC - INVESCO FTSE RAFI ALL-WORLD 3000 U; INVESCO OPPENHEIMER GLOBAL MULTI-ASSET GROWTH FUND; INVESCO PUREBETASM FTSE EMERGING MARKETS ETF; INVESCO STRATEGIC EMERGING MARKETS ETF; INVESTERINGS FORENINGEN DANSKE INVEST; INVESTERINGSFORENINGEN AL INVEST, U AKTEIR, E AL I U A, E; INVESTERINGSFORENINGEN BANKINVEST, EMERGING MARKETS AKTIER K; INVESTERINGSFORENINGEN D. I. I. G. AC R. - A. KL; INVESTERINGSFORENINGEN D. I. I. G. E. M. R. - A. KL; INVESTERINGSFORENINGEN DANSKE INVEST SELECT; INVESTERINGSFORENINGEN L PENSIONSINVESTING, LPI A G IX AKK; INVESTERINGSFORENINGEN LAEGERNES PENSIONSINVESTING, LPI AK; INVESTERINGSFORENINGEN NORDEA INVEST EMERGING MKTS E. KL; INVESTERINGSFORENINGEN NORDEA INVEST STABIL BALANCERET KL; INVESTERINGSFORENINGEN SPARINVEST INDEX EMERGING MARKETS; INVESTORS WHOLESALE EMERGING MARKETS EQUITIES TRUST; IRISH LIFE ASSURANCE PLC; ISHARES (DE) I INVESTMENTAKTIENGESSELLSCHAFT MIT TG; ISHARES CORE MSCI EMERGING MARKETS ETF; ISHARES CORE MSCI TOTAL INTERNATIONAL STOCK ETF; ISHARES EMERGING MARKETS FUNDAMENTAL INDEX ETF; ISHARES EMERGING MARKETS IMI EQUITY INDEX FUND; ISHARES ESG ADVANCED MSCI EM ETF; ISHARES ESG MSCI EM ETF; ISHARES ESG MSCI EM LEADERS ETF; ISHARES II PUBLIC LIMITED COMPANY; ISHARES III PUBLIC LIMITED COMPANY; ISHARES IV PUBLIC LIMITED COMPANY; ISHARES MSCI ACWI ETF; ISHARES MSCI ACWI EX U.S. ETF; ISHARES MSCI ACWI LOW CARBON TARGET ETF; ISHARES MSCI BRAZIL ETF; ISHARES MSCI BRIC ETF; ISHARES MSCI EMERGING MARKETS ETF; ISHARES MSCI EMERGING MARKETS EX CHINA ETF; ISHARES PUBLIC LIMITED COMPANY; ITAU FUNDS - LATIN AMERICA EQUITY FUND; INVESCO FTSE RAFI EMERGING MARKETS ETF; J.P. MORGAN EUROPE

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LIMITED AS TRUSTEES OF SCHRODER DIVER G F; JANA EMERGING MARKETS SHARE TRUST; JANUS HENDERSON CAPITAL FUNDS PLC; JEFFREY LLC; JNL MULTI-MANAGER EMERGING MARKETS EQUITY FUND; JNL/MELLON EMERGING MARKETS INDEX FUND; JOHN HANCOCK FUNDS II EMERGING MARKETS FUND; JOHN HANCOCK FUNDS II INTERNATIONAL STRATEGIC EQUITY ALLOCAT; JOHN HANCOCK FUNDS II MULTI-ASSET ABSOLUTE RETURN FUND; JOHN HANCOCK FUNDS II STRATEGIC EQUITY ALLOCATION FUND; JOHN HANCOCK VARIABLE INS TRUST EMERGING MARKETS VALUE TRUST; JOHN HANCOCK VARIABLE INS TRUST INTERN EQUITY INDEX TRUST; JPMORGAN DIVERSIFIED RETURN EMERGING MARKETS EQUITY ETF; KAISER FOUNDATION HOSPITALS; KAISER PERMANENTE GROUP TRUST; KAPITALFORENINGEN EMD INVEST, EMERGING MARKETS IND; KAPITALFORENINGEN INVESTIN PRO, GLOBAL EQUITIES I; KAPITALFORENINGEN INVESTIN PRO, GLOBALE AKTIER IND; KAPITALFORENINGEN LAEGERNES PENSIONSINVESTERING, LPI A GL II; KAPITALFORENINGEN LAEGERNES PENSIONSINVESTERING, LPI AEM III; KAPITALFORENINGEN MP INVEST, GLOBALE AKTIER II; KAPITALFORENINGEN PENSAM INVEST, PSI 2 GLOBALE AKTIER 2; KAPITALFORENINGEN PENSAM INVEST, PSI 3 GLOBALE AKTIER 3; KBI FUNDS ICAV; KBI GLOBAL INVESTORS (NA) LTD CIT; KRANESHARES MSCI EMERGING MARKETS EX CHINA INDEX E; LACM EMERGING MARKETS FUND L.P.; LACM EMII, L.P.; LAERERNES PENSION FORSIKRINGSAKTIESELSKAB; LATTICE EMERGING MARKETS STRATEGY ETF; LAY E RETIREMENT PLAN OF THE ARCHDIOCESE OF PHILADELPHIA; LAZARD ASSET MANAGEMENT LLC; LAZARD INTERNATIONAL STRATEGIC EQUITY PORTFOLIO; LEGAL AND GENERAL ASSURANCE PENSIONS MNG LTD; LEGAL AND GENERAL ASSURANCE SOCIETY LIMITED; LEGAL GEN FUTURE WRD CLIMATE CHANGE EQTY FACTORS IND FUND; LEGAL GENERAL CCF; LEGAL GENERAL COLLECTIVE INVESTMENT TRUST; LEGAL GENERAL GLOBAL EMERGING MARKETS INDEX FUND; LEGAL GENERAL GLOBAL EQUITY INDEX FUND; LEGAL GENERAL ICAV; LEGAL GENERAL INTERNATIONAL INDEX TRUST; LEGAL GENERAL SCIENTIFIC BETA EMERGING MARKETS FUND, LLC; LEGG MASON GLOBAL FUNDS PLC; LF WALES PP GLOBAL OPPORTUNITIES EQUITY FUND; LGIASUPER TRUSTEE; LGPS CENTRAL EMERGING MARKETS EQUITY ACTIVE MULTI; LGPS CENTRAL GLOBAL MULTI FACTOR EQUITY INDEX FUND; LIONTRUST INVESTMENT FUNDS I - LIONTRUST LATIN AMERICA FUND; LOCAL AUTHORITIES SUPERANNUATION FUND; LOCKHEED MARTIN CORP DEFINED CONTRIBUTION PLANS MASTER TRUST; LOCKHEED MARTIN CORP MASTER RETIREMENT TRUST; LOS ANGELES COUNTY EMPLOYEES RET ASSOCIATION; LVIP BLACKROCK ADVANTAGE ALLOCATION FUND; LVIP SSGA EMERGING MARKETS EQUITY INDEX FUND; MACQUARIE MULTI-FACTOR FUND; MANAGED PENSION FUNDS

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LIMITED; MARATHON UCITS COMMON CONTRACTUAL FUND - M GLOBAL C C FUND; MARATHON UCITS COMMON CONTRACTUAL FUND - MARATHON; MARATHON UCITS FUNDS; MARATHON-LONDON GLOBAL FUND, A SUB-FUND OF THE MARATHON-LOND; MARSH MCLENNAN MASTER RET TRUST; MASSMUTUAL SELECT T. ROWE PRICE INTERNATIONAL EQUI; MERCER EMERGING MARKETS EQUITY FUND; MERCER EMERGING MARKETS SHARES FUND; MERCER GE INTERNATIONAL EQUITY FUND; MERCER PRIVATE WEALTH INTERNATIONAL FOCUSED EQUITY POOL; MERCER QIF FUND PLC; MERCER UCITS COMMON CONTRACTUAL FUND; METALLRENTE FONDS PORTFOLIO; MFS BLENDED RESEARCH EMERGING MARKETS EQUITY FUND; MFS BLENDED RESEARCH INTERNATIONAL EQUITY FUND; MFS INVESTMENT FUNDS - BLENDED RESEARCH EMERGING; MG (LUX) INVESTMENT FUNDS 1; MG GLOBAL E. M. FUND A SUB FUND OF MG I. F. (7); MG INVESTMENT FUNDS (7) - MG EMERGING MARKETS MO; MGI FUNDS PLC; MICHIGAN CATHOLIC CONFERENCE MASTER PENSION TRUST; MICROSOFT CORPORATION SAVINGS PLUS 401(K) PLAN; MINEWORKERS PENSION SCHEME; MINISTRY OF ECONOMY AND FINANCE; MIP ACTIVE STOCK MASTER PORTFOLIO; MISSOURI EDUCATION PENSION TRUST; MOBIUS LIFE LIMITED; MOMENTUM INVESTMENT FUNDS SICAV-SIF; MORGAN STANLEY INVEST. FUNDS G. BALANCED SUSTAINABLE FUND; MORGAN STANLEY INVESTMENT FUNDS GLOBAL BALANCED DEFENSIVE FU; MORGAN STANLEY INVESTMENT FUNDS GLOBAL BALANCED FUND; MORGAN STANLEY INVESTMENT FUNDS GLOBAL BALANCED INCOME FUND; MORGAN STANLEY INVESTMENT FUNDS MULTI-ASSET RISK CONTROL FUN; MORNINGSTAR INTERNATIONAL SHARES HIGH OPPORTUNITIES U. T.; MSCI ACWI EX-FOSSIL FUELS ESG FOCUS INDEX FUND B; MSCI ACWI EX-U.S. IMI INDEX FUND B2; MSCI EQUITY INDEX FUND B - BRAZIL; MULTI-MANAGER INTERNATIONAL EQUITY STRATEGIES FUND; MUNICIPAL E ANNUITY A B FUND OF CHICAGO; NAT WEST BK PLC AS TR OF ST JAMES PL GL EQUITY UNIT TRUST; NAT WEST BK PLC AS TR OF ST JAMES PL ST MANAGED UNIT TRUST; NATIONAL COUNCIL FOR SOCIAL SECURITY FUND; NATIONAL WESTMINSTER BANK PLC AS TRUSTEE OF ST. JA; NAVARRO 1 FUND LLC; NEUBERGER BERMAN EMERGING MARKETS EQUITY MASTER FUND L.P.; NEUBERGER BERMAN EQUITY FUNDS - EMERGING MARKETS EQUITY FUND; NEUBERGER BERMAN INVESTMENT FUNDS PLC; NEUBERGER BERMAN TRUST COMPANY N.A. COLLECTIVE INVESTMENT TR; NEW SOUTH WALLS TR CORP AS TR FOR THE TC EMER MKT SHAR FUND; NEW YORK LIFE INSURANCE AND ANNUITY CORPORATION; NEW YORK LIFE INSURANCE COMPANY; NEW YORK STATE COMMON RETIREMENT FUND; NEW YORK STATE NURSES ASSOCIATION P P; NEW YORK STATE TEACHERS RETIREMENT SYSTEM; NEW ZEALAND SUPERANNUATION FUND; NGS SUPER; NINETY ONE GLOBAL STRATEGY FUND; NN (L); NN PARAPLUFONDS 1 N.V; NON-US EQUITY MANAGERS

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PORTFOLIO 4 OFFSHORE MASTER L.P.; NON-US EQUITY MANAGERS: PORTFOLIO 1 SERIES; NORDEA 1 - ALPHA 10 MA FUND; NORDEA 1 - ALPHA 7 MA FUND; NORDEA 1- ALPHA 15 MA FUND; NORDEA 1 SICAV - GBP DIVERSIFIED RETURN FUND; NORDEA 1 SICAV - NORDEA 1 STABLE RETURN FUND; NORDEA 1 SICAV NORDEA 1 STABLE EMERGING MARKETS EQUITY FUND; NORDEA 1, SICAV- NORDEA 1- LATIN AMERICAN EQUITY FUND; NORDEA 2 - VAG OPTIMISED STABLE RETURN FUND; NORDEA 2 SICAV; NORDEA 2, SICAV - EMERGING MKTS SUSTAINABLE ENHANCED EQ FUND; NORDEA DEDIC. INVEST. F., SICAV-FIS-MA LIQUID ALTER. I FUND; NORDEA DEDICATED INV FD, SICAV-FIS-MA LIQ ALTERNATIVE II FD; NORDEA EQUITY OPPORTUNITIES FUND; NORDEA GENERATIONSFOND 60-TAL; NORDEA GENERATIONSFOND 70-TAL; NORDEA GENERATIONSFOND 80-TAL; NORDEA GENERATIONSFOND 90-TAL; NORDEA STABIL; NORGES BANK; NORTHERN EMERGING MARKETS EQUITY INDEX FUND; NORTHERN MULTI - MANAGER EMERGING MARKETS EQUITY FUND; NORTHERN TRUST COLLECTIVE ALL COUNTRY WORLD I (ACWI) E-U F-L; NORTHERN TRUST COLLECTIVE EMERGING MARKETS INDEX FUND-LEND; NORTHERN TRUST COMPANY SUB-ADVISED COLLECTIVE FUNDS TRUST; NORTHERN TRUST INVESTMENT FUNDS PLC; NOVA SCOTIA PUBLIC SERVICE SUPERANNUATION FD; NOVA SCOTIA TEACHERS PENSION FUND; NTGI QM COMMON DAILY ALL COUNT WORLD EXUS EQU INDEX FD LEND; NTGI QUANTITATIVE MANAGEMENT COLLEC FUNDS TRUST; NTGI-QM COMMON DAC WORLD EX-US INVESTABLE MIF - LENDING; NTGI-QM COMMON DAILY EMERGING MARKETS EQUITY I F- NON L; NVIT EMERGING MARKETS FUND; NVIT GS EMERGING MARKETS EQUITY INSIGHTS FUND; ONEPATH GLOBAL EMERGING MARKETS SHARES(UNHEDGED) INDEX POOL; OREGON PUBLIC EMPLOYEES RETIREMENT SYSTEM; PACE INT EMERG MARK EQUITY INVESTMENTS; PACIFIC GAS A EL COMP NU F Q CPUC DEC MASTER TRUST; PACIFIC SELECT FUND - PD EMERGING MARKETS PORTFOLIO; PANAGORA GROUP TRUST; PARAMETRIC EMERGING MARKETS FUND; PARAMETRIC TAX-MANAGED EMERGING MARKETS FUND; PARAMETRIC TMEHC FUND, LP; PENSIOENFONDS WERK EN (RE)INTERGRATIE; PENSIONDANMARK PENSIONSFORSIKRINGSAKTIESELSKAB; PEOPLE S BANK OF CHINA; PGIM FUNDS PUBLIC LIMITED COMPANY; PHILADELPHIA GAS WORKS PENSION PLAN; PICTET - EMERGING MARKETS INDEX; PICTET CH INSTITUCIONAL-EMERGING MARKETS TRACKER; PICTET GLOBAL SELECTION FUND - G G M FUND; PIMCO EQUITY SERIES: PIMCO RAE EMERGING MARKETS FUND; PIMCO RAE EMERGING MARKETS FUND LLC; PINNACLE ICAV - AIKYA GLOBAL EMERGING FUND- UCITS; PIONEER EMERGING MARKETS EQUITY FUND; PLURIBUS LABS GLOBAL CORE EQUITY MASTER FUND LP; POOL REINSURANCE COMPANY LIMITED; PRAMERICA SICAV; PRINCIPAL FUNDS INC. - ORIGIN EMERGING MARKETS FUND; PRINCIPAL GLOBAL INVESTORS FUNDS;

.12.

PRUDENTIAL ASSURANCE COMPANY SINGAPORE (PTE) LTD; PRUDENTIAL INVESTMENT PORTFOLIOS 2 - PGIM QMA E. M. E. FUND; PRUDENTIAL RETIREMENT INSURANCE AND ANNUITY COMP; PRUDENTIAL TRUST COMPANY; PUBLIC EMPLOYEES RETIREMENT ASSOCIATION OF NEW MEX; PUBLIC EMPLOYEES RETIREMENT SYSTEM OF OHIO; PUBLIC EMPLOYEES RET SYSTEM OF MISSISSIPPI; PUBLIC PENSION AGENCY; PUBLIC SECTOR PENSION INVESTMENT BOARD; QIC INTERNATIONAL EQUITIES FUND; QS INVESTORS DBI GLOBAL EMERGING MARKETS EQUITY FUND LP; QSUPER; RBC EMERGING MARKETS EQUITY FUND; RBC EMERGING MARKETS EQUITY FUND (USA); RBC FUNDS (LUX) - EMERGING MARKETS EQUITY FUND; RBC FUNDS (LUX) - EMERGING MARKETS EX-CHINA EQUITY; RBC QUANT EMERGING MARKETS DIVIDEND LEADERS ETF; RBC QUANT EMERGING MARKETS EQUITY LEADERS ETF; RETIREMENT PLAN FOR EMPLOYEES OF AETNA INC; ROBECO CAPITAL GROWTH FUNDS; ROCHE U.S. RETIREMENT PLANS MASTER TRUST; RUSSELL EMERGING MARKETS EQUITY POOL; RUSSELL GLOBAL OPPORTUNITIES FUND; RUSSELL INSTITUTIONAL FUNDS, LLC - REM EQUITY PLUS FUND; RUSSELL INVESTMENT COMPANY EMERGING MARKETS FUND; RUSSELL INVESTMENT COMPANY PUBLIC LIMITED COMPANY; RUSSELL INVESTMENT COMPANY RUSSELL TAX-MANAGED INTERNATIONAL; RUSSELL INVESTMENT MANAGEMENT LTD AS TRUSTEE OF THE RUSSELL; RUSSELL INVESTMENT MANAGEMENT LTD.AS T OF THE R M-A F E FUND; RUSSELL INVESTMENTS SUSTAINABLE GLOBAL SHARES EX F; RUSSELL TAX EFFECTIVE GLOBAL SHARES FUND; RUSSELL TR COMPANY COMMINGLED E. B. F. T. R. L. D. I. S.; RWC EMERGING MARKETS EQUITY MASTER FUND LIMITED; RWC GLOBAL EMERGING EQUITY FUND; SAFRA SETORIAL BANCOS MASTER FUNDO DE INVESTIMENTO EM ACOES; SAS TRUSTEE CORPORATION POOLED FUND; SAUDI ARABIAN MONETARY AUTHORITY; SBC MASTER PENSION TRUST; SCHOOL EMPLOYEES RETIREMENT SYSTEM OF OHIO; SCHRODER INTERNATIONAL SELECTION FUND; SCHRODER INTL SELECTION F - LATIN AMERICAN; SCHRODER PENSION MANAGEMENT LIMITED; SCHRODER SUSTAINABLE MULTI-FACTOR EQUITY FUND; SCHWAB EMERGING MARKETS EQUITY ETF; SCHWAB FUNDAMENTAL EMERGOING MARKETS LARGE COMPANY INDEX ETF; SCHWAB FUNDAMENTAL EMERGING MARKETS LARGE COMPANY INDEX FUND; SCOTIA PRIVATE EMERGING MARKETS POOL; SCOTTISH WIDOWS INVESTMENT SOLUTIONS FUNDS ICVC- FUNDAMENTAL; SCRI ROBECO QI INST EMERG MKTS ENHANCED IND EQUITIES FUND; SCRI-ROBECO QI CUST EMERG MARKETS ENHANCED INDEX EQUIT FUND; SEGALL BRYANT HAMILL EMERGING MARKETS FUND; SEI GLOBAL MASTER FUND PLC, THE SEI EMERGING MKT EQUITY FUND; SEI INST INT TRUST EM MKTS EQUITY FUND; SEI INSTITUTIONAL INVESTMENTS TRUST- EMERGING MARKETS E FUND; SELECT INTERNATIONAL

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EQUITY MANAGED CORPORATE CLASS; SELECT INTERNATIONAL EQUITY MANAGED FUND; SIEMENS FONDS INV GMBH FOR SPERRKONTO SIEMENS-FONDS SPT MM; SIGNATURE EMERGING MARKETS CORPORATE CLASS; SIGNATURE EMERGING MARKETS FUND; SIT DEVELOPING MKTS GROWTH FUND; SIX CIRCLES INTERNATIONAL UNCONSTRAINED EQUITY FUN; SONOMA COUNTY EMPLOYEES RETIREMENT ASSOCIATIO; SOUTHERN CAL ED C N F Q C DC MT S ON P VD N G; SPARTAN GROUP TRUST FOR EMPLOYEE BENEFIT PLANS: SPARTAN EMERG; SPDR MSCI ACWI LOW CARBON TARGET ETF; SPDR MSCI EMERGING MARKETS FOSSIL FUEL FREE ETF; SPDR MSCI EMERGING MARKETS STRATEGICFACTORS ETF; SPDR SP EMERGING MARKETS ETF; SPDR SP EMERGING MARKETS FUND; SSGA MSCI ACWI EX-USA INDEX NON-LENDING DAILY TRUST; SSGA MSCI BRAZIL INDEX NON-LENDING QP COMMON TRUST FUND; SSGA SPDR ETFS EUROPE I PLC; SSTL AS DEPOSITARY OF FP BRUNEL PENSION PARTNERSHI; ST LT DEP SCOTTISH WIDOWS TRKS EMG MKT FUN; ST LT DEP SCOTTISH WIDOWS TRKS LAT AMR FUN; ST STR MSCI ACWI EX USA IMI SCREENED NON-LENDING COMM TR FD; STANDARD LIFE ASSURANCE LIMITED; STANDARD LIFE INVESTMENT COMPANY - GL EMER M EQ FD; STANDARD LIFE INVESTMENTS GLOBAL SICAV II; STANLIB FUNDS LIMITED; STATE OF IND PUBLIC EMPL RET FUND; STATE OF MINNESOTA STATE EMPLOYEES RET PLAN; STATE OF NEW JERSEY COMMON PENSION FUND D; STATE OF NEW MEXICO STATE INV. COUNCIL; STATE OF WYOMING; STATE ST GL ADV TRUST COMPANY INV FF TAX EX RET PLANS; STATE STREET EMERGING MARKETS E N-L C TRUST FUND; STATE STREET EMERGING MARKETS EQUITY INDEX FUND; STATE STREET GLOBAL A LUX SICAV - SS EM SRI ENHANCED E F; STATE STREET GLOBAL A. L. S. - S. S. E. M. ESG S. E. E. F.; STATE STREET GLOBAL ADVISORS LUX SICAV - S S G E M I E FUND; STATE STREET GLOBAL ALL CAP EQUITY EX-US INDEX PORTFOLIO; STATE STREET ICAV; STATE STREET IRELAND UNIT TRUST; STICHTING PENSIOENFONDS VOOR HUISARTSEN; STICHTING DEPOSITARY APG EMERGING MARKETS EQUITY POOL; STICHTING PENSIOENFONDS HORECA CATERING; STICHTING PENSIOENFONDS ING; STICHTING PENSIOENFONDS PGB; STICHTING PENSIOENFONDS RAIL AND OPENBAAR VERVOER; STICHTING PENSIOENFONDS UWV; STICHTING PENSIONENFONDS VAN DE METALEKTRO (PME); STICHTING PGGM DEPOSITARY; STICHTING PHILIPS PENSIOENFONDS; SUNAMERICA SERIES TRUST SA EMERGING MARKETS EQUITY; SUNSUPER SUPERANNUATION FUND; T ROWE PRICE FUNDS SICAV; T ROWE PRICE INT FNDS T. ROWE PRICE L AMER FUN; T. ROWE PRICE EMERGING MARKETS DISCOVERY STOCK FUND; T. ROWE PRICE EMERGING MARKETS DISCOVERY STOCK TRUST; T. ROWE PRICE FUNDS OEIC-EMERGING MARKETS DISCOVERY EQUITY FD; TEACHER RETIREMENT SYSTEM OF TEXAS; TEACHERS RETIREMENT SYSTEM OF GEORGIA; TEACHERS RETIREMENT SYSTEM OF THE STATE

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OF ILLINOIS; TEXAS MUNICIPAL RETIREMENT SYSTEM; THE ARCHDIOCESE OF HARTFORD INVESTMENT TRUST; THE BAILLIE GIFFORD GROUP TRUST; THE BANK OF N. Y. M. (INT) LTD AS T. OF I. E. M. E. I. F. UK; THE BANK OF NEW YORK MELLON EMP BEN COLLECTIVE INVEST FD PLA; THE BOARD OF THE PENSION PROTECTION FUND; THE BOARD OF A.C.E.R.S. LOS ANGELES, CALIFORNIA; THE BOEING COMPANY EMPLOYEE RETIREMENT PLANS MASTER TRUST; THE CHICAGO PUB. SCHOOL TEACHERS P. AND RETIREM F; THE COMMONWEALTH FUND; THE EMERGING M.S. OF THE DFA I.T.CO.; THE GENERAL MOTORS CANADIAN HOURLY-RATE EMPLOYEES PENSION PL; THE GOLDMAN SACHS TRUST COMPANY NA COLLECTIVE TRUST; THE HARTFORD ROMAN CATHOLIC DIOCESAN CORPORATION RPMT; THE INCUBATION FUND, LTD.; THE MARATHON-LONDON EMERGING MARKETS INVESTMENT TRUST; THE MARATHON-LONDON GLOBAL INVESTMENT TRUST I; THE MASTER T B J, LTD AS T OF DAIWA BRAZIL STOCK OPEN-RIO WI; THE MASTER T BK OF JPN, LTD AS T OF NIKKO BR EQ MOTHER FUND; THE MASTER TR BANK OF JAPAN AS TR FOR HSBC BRAZIL MOTHER FD; THE MASTER TRT BK JPN TRUSTEE OF JPM BRICS5 MOTHER FUND; THE MASTER TRUST BANK OF JAP, LTD. AS TR. FOR MTBJ400045828; THE MASTER TRUST BANK OF JAP., LTD. AS TR. FOR MTBJ400045829; THE MASTER TRUST BANK OF JAPAN, LTD. AS T F MTBJ400045832; THE MASTER TRUST BANK OF JAPAN, LTD. AS T OF MUTB400021492; THE MASTER TRUST BANK OF JAPAN, LTD. AS T OF MUTB400021536; THE MASTER TRUST BANK OF JAPAN, LTD. AS TOS LATIN AEMF; THE MASTER TRUST BANK OF JAPAN, LTD. AS TR FOR MUTB400045792; THE MASTER TRUST BANK OF JAPAN, LTD. AS TRU FO MTBJ400045849; THE MASTER TRUST BANK OF JAPAN, LTD. AS TRUSTEE FO; THE MASTER TRUST BANK OF JAPAN, LTD. AS TRUSTEE FOR MUTB4000; THE MASTER TRUST BANK OF JAPAN, LTD. AS TRUSTEE OF MTBJ40002; THE MASTER TRUST BANK OF JAPAN, LTD. AS TRUSTEE OF MTBJ40002; THE MASTER TRUST BANK OF JAPAN, LTD. TRUSTEE MUTB400045794; THE MONETARY AUTHORITY OF SINGAPORE; THE NOMURA T AND B CO LTD RE I E S INDEX MSCI E NO HED M FUN; THE PENSIONS TRUST; THE PUBLIC INSTITUTION FOR SOCIAL SECURITY; THE REGENTS OF THE UNIVERSITY OF CALIFORNIA; THE SAUDI SECOND INVESTMENT COMPANY; THE SEVENTH SWEDISH NATIONAL PENSION FUND - AP7 EQUITY FUND; THE STATE TEACHERS RETIREMENT SYSTEM OF OHIO; THE SULTANATE OF OMAN MINISTRY OF DEFENCE PENSION FUND; THE TEXAS EDUCATION AGENCY; THE TRUSTEES OF SAINT PATRICK S CATHEDRAL IN THE CITY O; THE UNITE PENSION SCHEME; THREE MILE ISLAND UNIT ONE QUALIFIED FUND; TIAA - CREF LIFE FDS - INTERNATIONAL EQ FD; TIAA CREF FUNDS - INTERNATIONAL EQUITY FUND; TIAA-CREF FUNDS - TIAA-CREF EMERGING MARKETS EQUITY FUND; TIAA-CREF FUNDS - TIAA-CREF EMERGING MARKETS EQUITY I F; TOTAL

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INTERNATIONAL EX U.S. I MASTER PORT OF MASTER INV PORT; TRANSAMERICA EMERGING MARKETS OPPORTUNITIES; TYCO ELETRONICS RETIREMENT SAVINGS INVESTMENT PLAN TRUST; UI-E - J P MORGAN S/A DTVM; UNIVERSAL INVEST LUXEMBOURG SA ON BEHALF OF UNIVEST; UNIVERSITY OF GUELPH PENSION MASTER TRUST; UTAH STATE RETIREMENT SYSTEMS; UTD NAT RELIEF AND WORKS AG FOR PAL REFUGEE IN THE NEAR EAST; VANGUARD ACTIVE EMERGING MARKET EQUITY FUND; VANGUARD EMERGING MARKETS SELECT STOCK FUND; VANGUARD EMERGING MARKETS SHARES INDEX FUND; VANGUARD EMERGING MARKETS STOCK INDEX FUND; VANGUARD ESG INTERNATIONAL; VANGUARD F. T. C. INST. TOTAL INTL STOCK M. INDEX TRUST II; VANGUARD FIDUCIARY TRT COMPANY INSTIT T INTL STK MKT INDEX T; VANGUARD FUNDS PUBLIC LIMITED COMPANY; VANGUARD GLOBAL EQUITY FUND, A SERIES OF VANGUARD; VANGUARD INTERNATIONAL CORE STOCK FUND; VANGUARD INTERNATIONAL HIGH DIVIDEND YIELD INDEX F; VANGUARD INV FUNDS ICVC-VANGUARD FTSE GLOBAL ALL CAP INDEX F; VANGUARD INVESTMENT SERIES PLC; VANGUARD INVESTMENT SERIES PLC / VANGUARD ESG EMER; VANGUARD TOTAL INTERNATIONAL STOCK INDEX FD, A SE VAN S F; VANGUARD TOTAL WORLD STOCK INDEX FUND, A SERIES OF; VANTAGETRUST III MASTER COLLECTIVE INVESTMENT FUNDS TRUST; VARIABLE INSURANCE PRODUCTS FUND II: INTERNATIONAL; VERDIPAPIRFONDET KLP AKSJE FREMVOKSENDE MARKEDER INDEKS I; VERIZON MASTER SAVINGS TRUST; VGV POOLFONDS EME II; VICTORIAN FUNDS MAN C A T F V E M T; VIRGINIA RETIREMENT SYSTEM; VONTOBEL FUND; VONTOBEL GLOBAL EQUITY SOCIALLY SCREENED FUND; VOYA EMERGING MARKETS INDEX PORTFOLIO; WASHINGTON STATE INVESTMENT BOARD; WELL MANAG FUNDS (LUXEMBOURG) - WELL EMERG MKTS R E FUND; WELL MGT FUNDS (LUXEMBOURG) II SICAV - WELL GL M A T R FD; WELLINGTON MANAGEMENT FUNDS (LUXEMBOURG) III SICAV; WELLINGTON TRUST COMPANY N.A.; WELLINGTON TRUST COMPANY, NATIONAL ASSOCIATION MUL; WELLS FARGO BK D OF T ESTABLISHING INV F FOR E BENEFIT TR; WELLS FARGO FACTOR ENHANCED EMERGING MARKETS PORTFOLIO; WEST YORKSHIRE PENSION FUND; WISDOMTREE EMERG MKTS QUALITY DIV GROWTH FUND; WM POOL - EQUITIES TRUST NO. 75; XTRACKERS; XTRACKERS (IE) PUBLIC LIMITED COMPANY; XTRACKERS MSCI ACWI EX USA ESG LEADERS EQUITY ETF; e XTRACKERS MSCI EMERGING MARKETS ESG LEADERS EQUITY.

Attending shareholders pursuant Item II of "caput" and Paragraph One of Article 21-V of CVM Instruction 481/2009: BRAD PRIV FIA IBOVESPA ALAVANCADO; BRADESCO F.I.A SELECTION; BRADESCO FIA ARAUCARIA (ESPELHO); BRADESCO FIA BRADESCO; BRADESCO FIA DIVIDENDOS; BRADESCO FIA EQUITIES; BRADESCO FIA

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Registration Number No. 35.300.027.795. .16.**

IBOVESPA PLUS; BRADESCO FIA IBRX MULTIPATROCINADO; BRADESCO FIA INSTITUCIONAL IBRX ATIVO; BRADESCO FIA KOELKAST; BRADESCO FIA MASTER IBOVESPA; BRADESCO FIA SELEÇÃO; BRADESCO FIA SMART ALLOCATION; BRADESCO FIA SUSTENTABILIDADE EMPRESARIAL; BRADESCO FIM CREDITO PRIVADO INVEST NO EXT ALMA 555; BRADESCO FUNDO DE INVESTIMENTO EM AÇÕES SALUBRE; BRADESCO FUNDO DE INVESTIMENTO EM AÇÕES ZINCO; BRADESCO H FUNDO DE INVESTIMENTO EM AÇÕES IBOVESPA; BRADESCO PRIVATE FIA IBOVESPA ATIVO; BRAM F.I.A IBRX-50; BRAM FF ÍNDICE ATIVO FIA (ESPELHO); BRAM FIA IBOVESPA; BRAM FIA IBOVESPA ATIVO; BRAM FIA IBRX ATIVO; BRAM FIA LONG ONLY; BRAM FIA SUSTENTABILIDADE EMPRESARIAL 2; BRAM FUNDO DE INVESTIMENTO EM AÇÕES; BRAM H FUNDO DE INVESTIMENTO AÇÕES DIVIDENDOS; BRAM H FUNDO DE INVESTIMENTO AÇÕES INSTITUCIONAL; BRAM H FUNDO DE INVESTIMENTO EM AÇÕES IBOVESPA GESTÃO; BRAM H FUNDO DE INVESTIMENTO EM AÇÕES PASSIVO IBRX; ETF BRADESCO IBOVESPA FUNDO DE ÍNDICE; FIA ARUBA; FIA IBOVESPA 157; FIA IE LAYANNA; FIA MEAÍPE IBX ATIVO; IAJA - INST. ADVENTISTA DE JUBILAÇÃO E ASSIST. II (ESPELHO); P&G PREV - SOCIED DE PREVIDENCIA PRIVADA - CARTEIRA CD; TUAM FIA INVEST NO EXT. todos representados por sua procuradora, senhora Ilana Chagas Sanches; ABERDEEN LATIN AMERICAN INCOME FUND LLC; ABERDEEN STANDARD SICAV I - DIVERSIFIED GROWTH FUND; ABERDEEN STANDARD SICAV I - LATIN AMERICAN EQUITY FUND; AMUNDI CPR BANCA MARCH IMPACT; AMUNDI FUNDS; AMUNDI INDEX SOLUTIONS; CONTI INTERNACIONAL; CPR INVEST; HSBC ETFS PUBLIC LIMITED COMPANY; HSBC GLOBAL INVESTMENT FUNDS - BRAZIL EQUITY; IT NOW IBOVESPA FUNDO DE ÍNDICE; IT NOW IFNC FUNDO DE ÍNDICE; IT NOW IGCT FUNDO DE INDICE; IT NOW ISE FUNDO DE INDICE; ITAÚ AÇÕES DIVIDENDOS FI; ITAÚ CAIXA ACOES FI; ITAÚ EXCELÊNCIA SOCIAL AÇÕES FUNDO DE INVESTIMENTO; ITAÚ FTSE RAFI BRAZIL 50 CAPPED INDEX FIA; ITAÚ GOVERNANCA CORPORATIVA ACOES FI; ITAÚ HEDGE MULTIMERCADO FUNDO DE INVESTIMENTO; ITAÚ HEDGE PLUS MULTIMERCADO FI; ITAÚ HUNTER TOTAL RETURN MULTIMERCADO FI; ITAÚ IBOVESPA ATIVO MASTER FIA; ITAÚ IBRX ATIVO MASTER FIA; ITAÚ INDEX AÇÕES IBOVESPA FI; ITAÚ INDEX ACOES IBRX FI; ITAÚ LONG AND SHORT PLUS MULTIMERCADO FI; ITAÚ MULTIMERCADO GLOBAL EQUITY HEDGE FI; ITAÚ MULTIMERCADO LONG AND SHORT FI; ITAÚ PREVIDÊNCIA IBRX FIA; JANUS HENDERSON FUND; KRYPTON; LCL ACTIONS EMERGENTS; LONG BIAS MULTIMERCADO FI; MONEDA LUXEMBOURG SICAV - LATIN AMERICA EQUITIES FD; NUVEEN ESG EMERGING MARKETS EQUITY ETF; PREDIQUANT A3 todos representados por sua procuradora, senhora Michele da Silva Gonsales; NOVA CIDADE DE DEUS PARTICIPACOES S.A.; CIDADE DE DEUS COMPANHIA COMERCIAL DE

**Summarized Minutes of the Special Shareholders' Meeting held on
March 10, 2021 - Corporate Taxpayer's No. 60.746.948/0001-12 -
Registration Number No. 35.300.027.795. .17.**

PARTICIPACOES; FUNDACAO BRADESCO todas representadas pelo seu procurador, senhor Carlos Laurindo Barbosa; CENTAURO I FUNDO DE INVESTIMENTO MULTIMERCADO DE CREDITO PRIVADO IE LP representado pelo seu procurador, senhor Roberto Kaminitz; JOSÉ ALCIDES MUNHOZ; MARCELO FRONTINI; ANTONIO PAVESI NETO; MUFG BANK, LTD., representado por seu procurador, senhor Jyun Onuma; e detentores de ADRs - American Depositary Receipts representados pelo THE BANK OF NEW YORK MELLON, esse pelo senhor José Donizetti de Oliveira.

We declare that this present instrument is a free English translation of the Minutes drawn up in the Company's records and that the signatures, in the same records, are authentic.

Banco Bradesco S.A.



**Attachment I of the Summary Minutes of the Special Shareholders' Meeting of Banco Bradesco S.A.
held on March 10, 2021, at 4:15 p.m.**

Final Voting Map

Resolution in the EGM		Common Share		
AGENDA		APPROVE	REJECT	ABSTAIN
1.a	To change item "d", of Article Nine, of the Bylaws, in order to give a better alignment of the Board of Directors' duties, reflecting the Body's current involvement in the strategic scope.	3.223.083.131	1.794	14.386.076
1.b	To change item "g", of Article Nine, of the Bylaws, in order to give a better alignment to the practices adopted by Bradesco, considering the materiality of the matter to be resolved.	3.223.082.913	2.132	14.385.956
1.c	To exclude item "q", of Article Nine, given that the representation of the Company is regulated in Article 13 of the Bylaws, with the consequent renumbering of items "r" and "s" to "q" and "r", respectively, of Article 9.	3.223.082.714	1.913	14.386.374
1.d	To include new item "s" to Article Nine of the Bylaws, in order to evidence the Company's practices and the Board of Directors' commitment to the ESG aspects (Environmental, Social and Governance).	3.223.082.821	1.797	14.386.383
2.	To change Article 23, of the Bylaws, which deals with Ombudsman, exclusively to suit it to CMN Resolution No. 4.860, of October 23, 2020, which provides for the constitution and operation of an organizational component of ombudsman by the institutions authorized to operate by the Central Bank of Brazil	3.223.082.821	1.120	14.387.060

**Banco Bradesco S.A.
Corporate Bylaws****Section I – The Organization, Duration and Headquarters**

Article 1) Banco Bradesco S.A., a publicly-held company, hereinafter referred to as the Company, which is governed by these Bylaws.

Sole Paragraph - With the creation of the Company on June 26, 2001, in the special listing segment called Tier 1 of Corporate Governance of B3 S.A. - Brazilian Exchange & OTC (B3), the Company, its shareholders, managers and members of the Fiscal Council are subject to the provisions of Tier 1 of Corporate Governance Listing Regulation of the B3 (Tier 1 Regulation). The Company, its managers and shareholders must also observe the provisions of the Regulation for Listing of Issuers and Admission to Trading of Securities, including the rules concerning the withdrawal and exclusion of trading of securities admitted to trading on Organized Markets managed by B3.

Article 2) The Company's term of duration is indefinite.

Article 3) The Company's headquarters and jurisdiction are located in the administrative center called "Cidade de Deus", in Vila Yara, city and judicial district of Osasco, State of São Paulo.

Article 4) The Company may establish or close Branches in the Country, at the discretion of the Board of Executive Officers, and Abroad, upon the additional approval by the Board of Directors, hereinafter referred to as the Board, which shall also be responsible for approving the incorporation and/or closure of any other Bradesco Premises/Subsidiaries outside of the Brazilian territory.

Section II - Corporate Purpose

Article 5) The Company's corporate purpose is of conducting general banking activities, including foreign exchange transactions, and administration of security portfolios, in the functions of fiduciary administrator and manager of funds.

Section III – Share Capital

Article 6) The share capital is R\$83,100,000,000.00 (eighty-three billion and one hundred million), divided into 9,719,079,572 (nine billion, seven hundred nineteen million, seventy-nine thousand, five hundred and seventy-two) nominal book-entry shares, with no par value, of which 4,870,579,247 (four billion, eighth hundred and seventy million, five hundred and seventy-nine thousand, two hundred and forty-seven) are common shares and

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4,848,500,325 (four billion, eighth hundred and forty-eight million, five hundred thousand, three hundred and twenty-five) are preferred shares.

Paragraph One - Common shares shall confer on its holders the rights and privileges provided by law. In the event of a public offering, due to a possible change of control of the Company, the common shares that are not part of the controlling group shall be entitled to receive one hundred percent (100%) of the amount paid per common share owned by the controllers.

Paragraph Two - Preferred shares shall have no voting rights, shall entitle their holders to the following rights and privileges:

- a) priority in the reimbursement of the share capital, in the event of liquidation of the Company;
- b) dividends that are ten percent (10%) higher than those ascribed to common shares;
- c) inclusion in a public offering resulting from a possible alienation of the control of the Company, whereby the holders are assured receipt of a price equal to eighty percent (80%) of the amount paid per common share, as part of the controlling group.

Paragraph Three - In the event of a capital increase, at least fifty percent (50%) of the capital shall be paid at the time of subscription and the remaining amount shall be paid upon a call by Board of Executive Officers, pursuant to legal precepts.

Paragraph Four - The Company's shares are all of the book-entry kind, which are kept in deposit accounts of the Company itself, issued in favor of their holders, without issuance of certificates, whereby the shareholders may be charged for the cost of the service relative to the transfer of ownership of such shares.

Paragraph Five - The following shall not be permitted:

- a) conversion of common shares into preferred shares and vice versa;
- b) issuance of beneficiary portions.

Paragraph Six - The Company may, subject to authorization of the Board, acquire shares issued by the Company itself, for cancellation or temporary maintenance in treasury, and subsequent sale.

Section IV - Management

Article 7) The Company shall be managed by a Board of Directors and a Board of Executive Officers.

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Paragraph One - The positions of CEO and Chairman of the Board of Directors may not be exercised by the same person, except for the cases of vacancy that should be specifically disclosed to the market and for which the relevant measures should be taken to fill the respective positions within one hundred and eighty (180) days.

Paragraph Two - The investiture of members of the Board of Directors and Board of Executive Officers shall be subject to prior signature of the Management Statement of Consent, pursuant to the Tier 1 Regulation, as well as the compliance with applicable legal requirements.

Paragraph Three - The members of the Board of Directors and of the Board of Executive Officers shall have a unified term of office of two (2) years, in which reelection is permitted, which shall extend until the investiture of new elected managers.

Paragraph Four - Notwithstanding the provisions of the preceding Paragraph, the members of the Board of Executive Officers shall exercise their terms only until the day on which they reach sixty-five (65) years of age.

Section V - Board of Directors

Article 8) The Board of Directors shall consist of six (6) to eleven (11) members elected by the Shareholders' Meeting, who shall choose, among themselves, in accordance with the provisions of Paragraph One of Article 7, one (1) Chairman and one (1) Vice Chairman.

Paragraph One - The decisions of the Board shall only be valid if approved by an absolute majority of the effective members, including the Chairman, who shall have the casting vote, in the event of a tie.

Paragraph Two - The participation shall be permitted for any member that is absent for justifiable reasons, by means of a teleconference or videoconference or by any other means of communication that can assure the effectiveness of his/her participation, and his/her vote shall be considered valid for all legal purposes.

Paragraph Three - In the event that the position of the Chairman of the Board being vacant or the Chairman being absent or temporarily unavailable, the Vice Chairman shall take over. In the absences or temporary impediments of the latter, the Chairman shall designate a substitute from among the other members. If there is a vacancy in the position of Vice Chairman, the Board shall appoint a substitute from among its members, who shall serve for the time missing to complete the term of office of the replaced member.

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Paragraph Four - In the event of temporary or permanent leave of any other Board member, the remaining members may appoint a substitute, to serve on a temporary or permanent basis, with due regard for the precepts of law and of these Bylaws.

Article 9) In addition to the duties set forth by law and these Bylaws, the Board include the following:

- a) to ensure that the Board of Executive Officers is always strictly capable of performing its duties;
- b) to ensure that the social businesses are conducted with probity, so as to preserve the good name of the Company;
- c) whenever possible, to preserve administrative continuity, which is strongly recommended for the stability, prosperity and security of the Company;
- d) to establish the general orientation of the Company's business, including the decisions on the constitution and functioning of Operating Portfolios, defining policies and limits to be observed by the Management;
- e) in the event of operations with companies that are not part of the Bradesco Organization, to authorize the acquisition, disposal or encumbrance of Non-Current Asset items and the holdings of a non-permanent nature of the Company and its directly and indirectly controlled subsidiaries if their amounts are more than one percent (1%) of their corresponding Shareholders' Equity higher than one percent (1%) of their respective Shareholders' Equity;
- f) to decide on the trading of shares issued by the Company itself, pursuant to Paragraph Six of Article 6;
- g) to authorize the granting of any form of donation, contribution or assistance, regardless of the beneficiary, observing the rules and jurisdictions established by the Board of Directors in internal rules;
- h) to approve the payment of dividends and/or interest on shareholders' equity proposed by the Board of Executive Officers;
- i) to submit to the Shareholders' Meeting the proposals that aim at increasing or reducing the share capital, grouping, bonuses or the unfolding of actions, mergers, incorporations, or spin-offs and statutory reforms of the Company;
- j) to manifest themselves in relation to any public offering having as subject-matter shares or securities that can be converted or exchanged for shares of the Company, which shall contain, among other relevant information, the opinion of Management concerning the possible acceptance of the public offering and of the economic value of the Company;

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- k) to manifest themselves on corporate events that may give rise to a change of control, determining if they ensure fair and equitable treatment for the shareholders of the Company;
- l) to take a decision on the associations that involve the Company or its subsidiaries, including the participation in shareholders' agreements;
- m) to approve the application of funds deriving from tax incentives;
- n) to examine and resolve on the budgets and financial statements submitted by the Board of Executive Officers;
- o) to bring into its sphere of deliberation specific subjects of interest for the Company and to decide on the omitted cases;
- p) limited to the annual global amount approved by the Shareholders' Meeting, to perform the distribution of remuneration and social security funding for the Managers;
- q) to establish the compensation of the members of Audit Committee, with due regard for the market parameters;
- r) to supervise the management environment of risks and internal controls; and
- s) constantly seek to align the Company's strategic planning with ESG (Environmental, Social and Governance) aspects.

Sole Paragraph - The Board may assign special duties to the Board of Executive Officers and any of its members, as well as establish committees to deal with specific matters within the scope of the Board of Directors.

Article 10) The Chairman of the Board shall preside the meetings of the Body, subject to the provisions of Paragraph Three of Article 8.

Sole Paragraph - The Chairman of the Board may call the Board of Executive Officers and participate, together with other Board members, in any of its meetings.

Article 11) The Board shall meet regularly six (6) times per annum and, extraordinarily, when the interests of the company so require, as convened by its Chairman, or half of the remaining members, drawing up the minutes for each meeting.

Section VI - Board of Executive Officers

Article 12) The Board of Executive Officers of the Company is elected by the Board of Directors, and shall consist of eighty-three (83) to one hundred and eight (108) members, distributed, at the Board's discretion, as follows: i) seventeen (17) to twenty-seven (27) Executive Officers, with one (1) Chief Executive Officer and sixteen (16) to twenty-six (26) Officers that are distributed among the positions of Executive Vice President, Managing Officer and Deputy Officer; and ii) sixty-six (66) to eighty-one (81) Officers,

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who are distributed among the positions of Department Officer, Officer and Regional Officer.

Paragraph One - The Board of Directors shall establish, in the first meeting of the Body that takes place after the Annual Shareholders' Meeting that elected them, and whenever necessary, the number of officers to be elected, designating them, by name, within the positions in the "caput" of this Article, subject to the provisions of Paragraph One of Article 7 and the requirements of Articles 17, 18 and 19 of these Bylaws.

Paragraph Two - The requirements established in Articles 18 and 19 may be exempted by the Board in an exceptional case, up to a limit of one quarter (¼) of the total number of Executive Officers, except in relation to the Officers appointed for the positions of CEO and Vice President.

Article 13) It is incumbent upon the officers to manage and represent the Company and bind it by means any acts and agreements of its interest, and may waiver or forbear rights, and acquire, dispose of or encumber goods or assets pursuant to Paragraph Four of this Article and item "e" of Article 9 of these Bylaws.

Paragraph One - With the exceptions provided for expressly in these Bylaws, the Company is only obliged, by the joint signatures of at least two (2) Officers, one of them being the Chief Executive Officer or Vice President.

Paragraph Two - The Company may also be represented by at least one (1) Officer and one (1) attorney, or by at least two (2) attorneys, and jointly, specifically represented by two (2) Officers, as described in the previous paragraph, with the relevant power of attorney mentioning their powers, the acts that they can practice and their term.

Paragraph Three - The Company may also be represented separately by any member of the Board of Executive Officers or by an attorney with specific powers, in the following cases:

- a) term of office with an "ad judicia" clause, in which the power of attorney may have an indeterminate period and be reinstated;
- b) upon summoning or subpoenas;
- c) participation in biddings;
- d) in the Shareholders' Meetings of companies or investment funds in which the company participates, as well as those of which it is a partner or affiliated entity;
- e) with Government bodies and offices, provided that it does not involve the assumption of responsibilities and/or obligations by the Company;

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- f) in-court testimony; and
- g) before the certifying entities to obtain digital certificates.

Paragraph Four - Department Officers, Officers and Regional Officers are forbidden to practice acts that imply the sale and encumbrance of assets and rights of the Company.

Article 14) In addition to the normal assignments given to them by law and by these Bylaws, it is specifically up to each member of the Board of Executive Officers:

- a) for the Chief Executive Officer: (i) to coordinate the execution of the strategic plan outlined by the Board of Directors; (ii) to promote the distribution of responsibilities and of the areas the Executive Officers are responsible for; (iii) to supervise and coordinate, directly, the actions of the Executive Vice Presidents and, indirectly, of the other members of the Board of Executive Officers; and (iv) to preside over the meetings of the Board of Executive Officers;
- b) for the Vice Presidents: (i) to collaborate with the Chief Executive Officer in the performance of their duties; (ii) to replace, when appointed by the Board of Directors, the CEO in their absences or temporary impediment; and (iii) to supervise and coordinate, directly, the actions of the Managing Officers and, indirectly, of the other members of the Board of Executive Officers, within the scope of their reporting line;
- c) for the Managing Officers: to perform the functions assigned to them, supervising and coordinating the actions of the officers that are within the scope of their reporting line;
- d) for the Deputy Officers: to perform the functions assigned to them, supervising and coordinating the actions of the officers that are in the scope of their reporting line;
- e) for the Department Officers: to conduct activities of the Departments to which they belong;
- f) for the Officers: to perform the tasks assigned to them; and
- g) for the Regional Officers: to guide and supervise the Service Points under their jurisdiction and comply with the duties to which they are assigned.

Article 15) The Board of Executive Officers shall hold ordinary meetings on a weekly basis, and special meetings whenever necessary. The decisions taken shall only be valid when more than half of the effective members attend the relevant meeting. The presence of the Chief Executive Officer or his/her substitute, who shall have the casting vote in the case of a tie, is mandatory. The special meetings shall be held whenever called by the Chairman of the Board, the Chief Executive Officer or by half of other Executive Officers.

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- Article 16) In the event of a vacancy, absence or temporary impediment of the Chief Executive Officer, the Board shall appoint his/her alternate.
- Article 17) In order to exercise the position of Officer it is necessary to dedicate themselves to the Company and observe its internal rules, where the exercise of other activities that conflict with the objectives of the Company is forbidden.
- Article 18) To be eligible for the position of Executive Officer, the candidate must, on the date of the election to have belonged to the staff of employees or managers of the Company or associated companies for more than ten (10) years, uninterruptedly, with observance of the provisions of Paragraph Two of Article 12 of these Bylaws.
- Article 19) To be eligible for the position of Department Officer, Officer and Regional Officer, the candidate must, on the date of the election, belong to the staff of employees or managers of the Company or associated companies, with observance of the provisions of Paragraph Two of Article 12 of these Bylaws.

Section VII - Fiscal Council

- Article 20) The Fiscal Council, the functioning of which shall be permanent, shall be consisting of three (3) to five (5) regular members and of an equal number of Deputies.

Section VIII - Audit Committee

- Article 21) The Company shall have an Audit Committee consisting of three (3) to five (5) members of recognized technical competence, being one (1) Coordinator, appointed and dismissible by the Board of Directors, with a two (2)-year term of office, extending up to the investiture of new members appointed.

Paragraph One – The members of the Audit Committee may only rejoin the body, after at least 3 (three) years have elapsed since the last permitted reappointment.

Paragraph Two – Up to one-third ($\frac{1}{3}$) of the members of the Audit Committee may be reappointed to the body for a single consecutive term only, disregarding the period provided in Paragraph One.

Paragraph Three - In addition to those provided for by law or regulations, the following are also attributions of the Audit Committee:

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- a) recommending to the Board of Directors the outside firm that should be hired to provide independent audit services, the amount of compensation that such firm should receive and providing recommendations as to substitute auditors;
- b) reviewing statutory financial statements prior to their disclosure, including the explanatory notes of the financial statements, the independent auditors' report and any management reports;
- c) to assess the effectiveness of internal and independent audits, including in relation to the verification of compliance with legal and normative provisions that are applicable to the Company, as well as internal codes and regulations;
- d) to assess the compliance by the Company's Board of Executive Officers, with the recommendations made by the independent or internal auditors, as well as recommending to the Board of Directors the resolution of any possible conflicts between the external auditors and the Board of Executive Officers;
- e) to establish and publish procedures for the receipt and processing of information that concerns the non-compliance with legal and normative legal provisions that are applicable to the Company, as well as internal regulations and codes, including the prediction of specific procedures for the protection of the provider of information and its confidentiality;
- f) to recommend, to the Board of Executive Officers of the Company, the correction or improvement of policies, practices and procedures that are identified in the framework of its powers;
- g) to meet, at least quarterly, with the Board of Directors of the Company and the internal and independent auditors;
- h) to verify upon their meetings, the compliance with their recommendations and/or the clarifications of their inquiries, including as regards the planning of their audit work, formalizing in Minutes the contents of such meetings;
- i) to establish the operational rules of its operation; and
- j) to meet with the Fiscal Council and Board of Directors at their request to discuss policies, practices and procedures identified within the scope of their relevant attributions.

Paragraph Four -A member of the Audit Committee may be removed by the Board of Directors at any time during their term of office, in cases of conflict of interest, non-compliance with the obligations that are inherent to their position or if they have a performance that is less than what is expected by the Organization.

Section IX - Remuneration Committee

Article 22) The Company shall have an organizational body referred to as Remuneration Committee, which shall act on behalf of all the Institutions

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that make up the Bradesco Organization, consisting of three (3) to seven (7) members, appointed and removable from office by the Board of Directors, with a two (2)-year term of office, and one of them shall be appointed Coordinator.

Paragraph One - The members shall be appointed from among the members of the Board of Directors, except for one (1) member who necessarily be a non-manager.

Paragraph Two - The members of the Board of Directors and the non-manager member, when an employee of the Bradesco Organization, shall not be compensated due to the position of member of the Remuneration Committee. While being a non-employee, when nominated, shall have his/her compensation established by the Board of Directors, pursuant to the market parameters.

Paragraph Three - The members of the Remuneration Committee may be re-elected and they are forbidden to remain in office during a term that exceeds ten (10) years. Only after the completion of such term, the member may return to the Committee, after at least three (3) years have elapsed.

Paragraph Four - The Committee's primary responsibility is of assisting the Board of Directors with the conduction of policies related to the compensation of executive managers, according to applicable legislation.

Section X – Ombudsman

Article 23) The Company shall have an organizational component of Ombudsman, which shall act on behalf of all Institutions of the Bradesco Organization that are authorized by the Central Bank of Brazil, with one (1) person responsible in the position of Ombudsperson, who shall be appointed by the Board of Directors, with a twenty-four (24)-month term of office, with reelection permitted.

Paragraph One - The Ombudsman cannot be entailed to an organizational component of the Bradesco Organization in a way that shows a conflict of interest or duties, like the bargaining units of product and services, risk management, internal audit and compliance.

Paragraph Two - A manager or employee of the Bradesco Organization may be appointed as Ombudsman if he or she has:

- a) a bachelor's degree;
- b) extensive knowledge of the activities carried out by the institutions represented and their products, services, processes, systems, etc.;

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- c) functional capacity to assimilate the issues that are submitted to the Ombudsman, carry out administrative consultations to sectors whose activities were questioned and direct the answers for the questions presented; and
- d) technical and administrative conditions to comply with other requirements arising from the regulations published on the activities of the Ombudsman; and
- e) proven technical aptitude to perform the activities covered by the purposes and attributions described in Paragraphs three and four below.

Paragraph Three - The Ombudsman's purpose is checking strict compliance with legal and regulatory rules related to consumers' rights, ultimately meeting the demands of customers and users of products and services that have not been resolved in the institution's primary service channels and acting as a communication channel between the Institutions under the "caput" of this Article and the clients and users of products and services, including mediating conflicts.

Paragraph Four - The ombudsman's duties include the following activities:

- a) receiving, registering, instructing, analyzing and formally and properly dealing with complaints by clients and users of products and services of the Institutions under the "caput" of this Article, that are not resolved by the usual services offered by the branches or by any other service station;
- b) providing necessary clarifications and replying to claimants in relation to the status of the complaints and of the solutions offered;
- c) informing the claimants on the waiting time for a final answer, which should not exceed ten (10) business days, and that may be extended, exceptionally and in a justified manner, only once, for an equal period, limiting the number of extensions to ten percent (10%) of total claims in the month, and the claimant must be informed of the reasons for the extension;
- d) forward a conclusive answer to the demand of the claimants within the period established in item "c";
- e) proposing to the Board of Directors corrective or improvement measures for the procedures and routines based on the analyses of the complaints received; and
- f) prepare and submit to the Board of Directors, the Audit Committee and the Internal Audit, in the end of each semester, a quantitative and qualitative report on the Ombudsman's operation, including the proposals mentioned in item "e", when existing, and keeping them informed on the result of the measures adopted by the institution's management to address them.

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Paragraph Five - In its absence or temporary disability, the Ombudsman shall be replaced by an official member of the Ombudsman, who meets the requirements of Paragraph Two of this Article. In the case of vacancy, the Board shall appoint a replacement for the remaining term of office who shall complete the term of office of the replaced person.

Paragraph Six - The Ombudsman may be dismissed by the Board of Directors at any time during its term of office in cases of non-compliance with the obligations of his/her office or if he/she presents a performance that is less than what is expected by the Organization.

Paragraph Seven - The Company:

- a) shall maintain adequate conditions for the functioning of the Ombudsman, as well as for his/her actions to be based on transparency, independence, impartiality and exemption; and
- b) shall ensure the Ombudsman's access to the information that is necessary to prepare the appropriate response to the complaints received, with full administrative support, and may request information and documents for the exercise of its activities.

Section XI - Shareholders' Meetings

Article 24) The Annual and Special Shareholders' Meetings shall be:

- a) called by sending to the shareholders a minimum thirty (30)-day notice;
- b) conducted by the Chairman of the Board, or by his/her statutory substitute or even by a person appointed by the current Chairman, who shall invite one or more shareholders to act as Secretaries.

Section XII – The Fiscal Year and Income Distribution

Article 25) The fiscal year coincides with the civil year, ending on December 31.

Article 26) Balance sheets shall be prepared at the end of each semester, on June 30 and December 31 of each year. The Board of Executive Officers, subject to approval by the Board of Directors, may determine the preparation of other balance sheets for shorter periods, including monthly balance sheets.

Article 27) The Net Income, as defined in Article 191 of Law No. 6,404/76, accounted for at least six-months in advance of the annual balance sheet shall be allocated in the following order:

- I. constitution of the Legal Reserve;

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- II. constitution of the Reserves set forth in Articles 195 and 197 of aforementioned Law No. 6,404/76, subject to a proposal of the Board of Executive Officers, approved by the Board of Directors and resolved in a Shareholders' Meeting;
- III. payment of dividends, proposed by the Board of Executive Officers and approved by the Board of Directors, which, added to interim dividends and/or interest on shareholders' equity referred to in Paragraphs One and Two of this Article, given that they are declared, guarantee for the shareholders, upon each fiscal year, as a mandatory minimum dividend, thirty percent (30%) of the relevant net income, adjusted by the decrease or increase of the amounts specified in Items I, II and III of the "caput" of Article 202 of the mentioned Law No. 6,404/76.

Paragraph One - The Board of Executive Officers, subject to approval by the Board of Directors, is authorized to declare and pay interim dividends, specially semiannual and monthly dividends, resulting from Retained Earnings or existing Profit Reserves.

Paragraph Two - The Board of Executive Officers may, also, subject to approval by the Board, authorization for distribution of income to shareholders as interest on shareholders' equity, pursuant to specific legislation, in total or partial substitution of interim dividends, the declaration of which is permitted by the foregoing paragraph or, further, in addition thereto.

Paragraph Three - Any interest eventually paid to the shareholders shall be imputed, net of withholding income tax, to the mandatory minimum dividend amount for that fiscal year (30%), in accordance to Section III of the "caput" of this Article.

Article 28) The net income balance, recorded after the distributions provided for above, shall have the allocation proposed by the Board of Executive Officers, approved by the Board of Directors, and resolved on at a Shareholders' Meeting, one hundred percent (100%) may be allocated to the Profit Reserves – Statutory, aiming to maintain the operating margin compatible with the development of the Company's operations, up to a limit of ninety-five percent (95%) of the amount of the paid-in share capital.

Sole Paragraph - In the event that the proposal of the Board of Executive Officers regarding the allocation of Net Income for that fiscal year contains a provision for the distribution of dividends and/or payment of interest on shareholders' equity, in an amount in excess of the mandatory dividend established in Article 27, Section III, and/or retention of income pursuant to Article 196 of Law No. 6,404/76, the Net Income balance for

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the purpose of constituting the reserve mentioned in this Article shall be determined after the full deduction of each one of the allocations.

We declare that this present instrument is a free English translation of the Bylaws of Banco Bradesco S.A., with the resolution approved in the Special Shareholders' Meeting held on March 10, 2021, at 4:15 p.m.

Banco Bradesco S.A.