BOA VISTA SERVIÇOS S.A.

Publicy-Held Company CNPJ/MF No. 11.725.176/0001-27 NIRE 35.300.377.605

MINUTES OF THE EXTRAORDINARY SHAREHOLDERS' MEETING HELD ON JUNE 29, 2023

- 1 Date, Time and Place: On June 29, 2023, at 16:00 p.m., held exclusively by digital means, deemed to have taken place at the headquarters of Boa Vista Serviços S.A., a publicly-held company, headquartered in the city of Barueri, in the State of São Paulo, at Avenida Tamboré, No. 267, Canopus Corporate Alphaville Building, 15th floor, South Tower, suite 151 A, CEP 06.460-000 ("Company").
- 2 <u>Call Notice</u>: The Call Notice for this Extraordinary Shareholders' Meeting ("Call Notice" and "Meeting", respectively) was published, pursuant to article 124 of Law No. 6,404, of December 15, 1976, as amended ("Brazilian Corporation Law") on the newspaper "Diário Comercial" on the issue dated of May 31, June 1 and June 2, 2023 (pages B8, B2 and B6, respectively, of the physical version; and pages 5, 7 and 5, of the electronic version, respectively).
- 3 <u>Publication</u>: The Call Notice was duly published, as informed in item 2 above, and all documents related to the matters to be resolved, as provided for in Resolution of the Brazilian Securities and Exchange Commission ("CVM") No. 81, of March 29, 2022, as amended ("CVM Resolution 81"), were made available to shareholders at the Company's headquarters and on the Company's website (ri.boavistascpc.com.br), CVM (gov.br/cvm) and B3 S.A. Brasil, Bolsa, Balcão ("B3").
- Attendance: Shareholders representing, approximately, 92.69% of the Company's capital stock, according to the (i) remote voting instruments deemed valid by the Company, pursuant to the consolidated remote voting map made available by the Company on June 28, 2023, prepared based on the valid remote voting ballots received through the Central Depository of B3, by Itaú Corretora de Valores S.A., as the bookkeeper of shares issued by the Company, and also directly by the Company, pursuant to CVM Resolution 81 ("Consolidated Summary Map"); and (ii) record of attendance in the electronic attendance and remote voting system, pursuant to article 47, item III, of CVM Resolution 81. Also present, (i) as representative of the Company's management, and who will be available to provide any clarifications requested by those present, Mr. Márcio Henrique Bonomi Fabbris, Chief Executive Officer; Mrs. Mônica Freitas Guimarães Simão, Chief Financial and Investors Relations Officer; and Mr. Glauco Alves Costa da Silva, representative of the Company's Legal Department; and (ii) as representative of the Company's Fiscal Council,

Mr. Antonio Carlos Pela. Due to the verified quorum, the Chairman declared the Meeting to be instated.

- 5 **Board:** Chairman: Mr. Luiz Roberto Gonçalves; and Secretary: Mr. Hiram Pagano.
- 6 General Considerations: The matters on the agenda of this Meeting will be deliberated in the context of the material facts disclosed by the Company on December 18, 2022, February 9, 2023 and May 30, 2023, by which the Company informed about the potential business combination of Equifax Inc. ("EFX"), Equifax do Brasil S.A., a subsidiary of EFX ("EFX Brasil") and the Company, through the merger of the Company's shares into EFX Brasil ("Merger of Shares", respectively), with the terms and conditions thereof regulated by the merger agreement, entered into by the Company, EFX Brasil and EFX on February 9, 2023 ("Merger Agreement" and "Transaction", respectively). The conclusion of the Transaction is subject to verification (or waiver, as the case may be) of certain conditions precedent described in the Merger Agreement and in the Merger Protocol (as defined below) ("Conditions Precedent").

The resolutions described in items (i) to (iii) of the agenda for this Meeting are interdependent, linked to each other, and with effects subject to compliance (or waiver, as the case may be) of the Conditions Precedent, therefore, each of the deliberations on these items is not effective, individually, without the others also being effective. Thus, if this Meeting rejects any of the matters contained in any of such items or if the Conditions Precedent are not met (or waived), the matters eventually approved in this Meeting shall not take effect. If items (i) to (iii) on the agenda of this Meeting are approved, the fulfillment of the Conditions Precedent and, therefore, the effectiveness of the resolutions taken in this Meeting, will be informed to the shareholders through a material fact to be disclosed by the Company opportunely.

- 7 Agenda: Resolve and deliberate on the following matters: (i) approval of the "Protocol and Justification for the Merger of Shares issued by Boa Vista Servicos S.A. by Equifax do Brasil S.A." ("Merger Protocol"), entered into by the management of the Company and EFX Brasil, on May 30, 2023, which provides for all terms and conditions for the implementation of the Merger of Shares, pursuant to the Merger Agreement entered into by and between the Company, EFX Brasil and EFX on February 9, 2023 ("Merger Agreement"); (ii) approval of the Merger of Shares, in the context of the Transaction, with the consequent delisting of the Company's capital and the Company's delisting from the special listing segment of Novo Mercado of B3, as well as the waiver of EFX Brasil's obligation to list its shares in the special listing segment of B3 Novo Mercado, pursuant to the sole paragraph of article 46 of the Novo Mercado Regulations and sole paragraph of article 45 of the Company's bylaws, whose effectiveness shall be subject to satisfaction (or waiver, as the case may be), pursuant to article 125 of Law No. 10,406, dated January 10, 2002, as amended, of the Conditions Precedent; and (iii) authorization to the Company's management to take all necessary measures to implement the resolutions related to the Merger of Shares and the consequent subscription of new redeemable preferred shares to be issued by EFX Brasil as a result of the Merger of Shares, on behalf of the Company's shareholders, pursuant to article 252, paragraph 2, of the Brazilian Corporation Law.
- 8 <u>Reading of Documents and Drawing-up of the Minutes:</u> After verifying the quorum for installation the Meeting, the reading of documents related to the matters to be resolved at

the Meeting was waived, since they are known to the shareholders and, furthermore, (i) were made available to shareholders at the Company's headquarters; (ii) were made available to shareholders through the Company's website (ri.boavistascpc.com.br); (iii) were made available to B3 (www.b3.com.br), in compliance with the provisions of article 124, paragraph 6, of the Brazilian Corporation Law; and (iv) were made available to shareholders on the CVM website (gov.br/cvm). Additionally, the reading of the Consolidated Summary Map was waived, which was made available to shareholders for consultation, pursuant to article 48, paragraph 4, of CVM Resolution 81, and which will be filed at the Company's headquarters, pursuant to article 130, paragraph 1 of the Brazilian Corporation Law. Finally, authorization was given to draw up these minutes in the form of a summary of the events that occurred and publish them without the signatures of all shareholders, pursuant to article 130, paragraphs 1 and 2, of the Brazilian Corporation Law.

- **9** <u>**Resolutions:**</u> After analysis and discussion, the Company's attending shareholders resolved as follows:
 - (i) approve, by majority vote, computed 343,336,464 votes in favor, 147,722,403 votes against and 65,140 abstentions, having verified the quorum for approval set forth in article 252, paragraph 2 of the Brazilian Corporation Law, the Merger Protocol, entered into by the management of the Company and EFX Brasil, on May 30, 2023, which provides for all terms and conditions for the implementation of the Merger of Shares, pursuant to the Merger Agreement.
 - (ii) approve, by majority vote, computed 343,336,464 votes in favor, 147,722,403 votes against and 65,140 abstentions, having verified the quorum for approval set forth in article 252, paragraph 2 of the Brazilian Corporation Law and in the sole paragraph of article 46 of the *Novo Mercado* Rule, the Merger of Shares, in the context of the Transaction, with the consequent delisting of the Company's capital and the Company's delisting from the special listing segment of Novo Mercado of B3, as well as the waiver of EFX Brasil's obligation to list its shares in the special listing segment of B3 Novo Mercado, pursuant to the sole paragraph of article 46 of the Novo Mercado, pursuant to the sole paragraph of article 46 of the Novo Mercado Regulations and sole paragraph of article 45 of the Company's bylaws, whose effectiveness shall be subject to satisfaction (or waiver, as the case may be), pursuant to article 125 of Law No. 10,406, dated January 10, 2002, as amended, of the Conditions Precedent; and
 - (iii) approve, by majority vote, computed 351,795,229 votes in favor, 139,263,638 votes against and 65,140 abstentions, the authorization to the Company's management to take all necessary measures to implement the resolutions related to the Merger of Shares and the consequent subscription of new redeemable preferred shares to be issued by EFX Brasil as a result of the Merger of Shares, on behalf of the Company's shareholders, pursuant to article 252, paragraph 2, of the Brazilian Corporation Law.
- 10 <u>Manifestations</u>: The voting manifestations hereby registered in <u>Exhibit I</u> presented by the shareholders TMG II FUNDO DE INV. EM PARTICIPAÇÕES MULTIESTRATEGIA, funds managed by JGP GESTÃO PATRIMONIAL LTDA. and by JGP GESTÃO DE RECURSOS LTDA., EQUIFAX DO BRASIL S.A. and ASSOCIAÇÃO COMERCIAL DE SÃO PAULO, in

relation to the resolutions of this Meeting, which, in attention to article 130, paragraph 1, item "a" of the Brazilian Corporation Law, will be filed at the Company's headquarters.

Closing and Signatures: The drawing-up of these minutes in summary form was authorized, pursuant to article 130, paragraph 1, of the Brazilian Corporation Law, as well as its publication with the omission of the shareholders' signatures, pursuant to article 130, paragraph 2, of the Brazilian Corporation Law. There being no further matters to discuss, the meeting was adjourned for the drawing up of these minutes. Once the proceedings were resumed, these minutes were read and approved, and were signed by the Chairman and the Secretary, having been considered signatories of the minutes, under the terms of article 47, paragraph 1, of CVM Resolution 81, the shareholders whose remote voting ballot has been considered valid by the Company or who registered their presence in the electronic system of remote participation made available by the Company.

Board present via digital participation, pursuant to article 28, paragraph 5, of CVM Resolution 81: Chairman: Mr. Luiz Roberto Gonçalves; and Secretary: Mr. Hiram Pagano.

Shareholders present via digital participation, pursuant to CVM Resolution 81: ASSOCIACAO COMERCIAL DO PARANA (represented by Antonio Gilberto Deggerone); ASSOC COMERCIAL DE SAO PAULO (represented by Francisco José Pinheiro Guimarães; e Mariana Silveira Martins Jost); ESSOR EMERGENT; IT NOW IFNC FUNDO DE ÍNDICE; IT NOW IGCT FUNDO DE ÍNDICE; IT NOW SMALL CAPS FUNDO DE ÍNDICE; ITAÚ ASGARD AÇÕES FUNDO DE INVESTIMENTO; ITAÚ ASGARD INSTITUCIONAL AÇÕES FUNDO DE INVESTIMENTO; ITAÚ GOVERNANCA CORPORATIVA AÇÕES - FUNDO DE INVESTIMENTO; E ITAÚ SMALL CAP MASTER FUNDO DE INVESTIMENTO EM AÇÕES (represented by Anderson Carlos Koch); CAIO CAMPELO DE MACEDO; CLUBE DE DIRETORES LOJISTAS DO RIO DE JANEIRO (represented by Aldo Carlos de Moura Gonçalves; Francisco José Pinheiro Guimarães; e Mariana Silveira Martins Jost); CAMARA DIR LOJ PORTO ALEGRE (represented by Irio Piva); EQUIFAX DO BRASIL LTDA. (represented by Adriana Pallis Romano; Clarissa Figueiredo de Souza Freitas; Eduardo Migliora Zobaran; Paulo Inácio Calandrino; Rafael Costa Silva; and Rodolpho de Oliveira Franco Protasio); FEDERACAO PAULISTA (represented by Francisco José Pinheiro Guimarães and Mariana Silveira Martins Jost); FERNANDO ROSA RAHAL; 1902 FIM IE CP; 6NJ FUNDO DE INVESTIMENTO EM AÇÕES INVESTIMENTO NO EXTERIOR; ACROPOLE FIM IE CP; ANANQUE FIM IE CRÉDITO PRIVADO; ANANQUE I FIM IE CRÉDITO PRIVADO; ASSAY FIM IE CP; AUTHENTIC FIM PREVIDENCIARIO CP; BENTO FIA IE; BOA ESPERANCA FIM IE CP; CALETHA II FIM CR±DITO PRIVADO IE; FCOPEL FUNDO DE INVESTIMENTO EM AÇÕES I; FI MULTIMERCADO FIRENZE INVEST NO EXTERIOR CRÉDITO PRIVADO; FIM ASAS MASTER INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO; FIM AZZURRO INVESTIMENTO NO EXTERIOR CRED PRIV; FIM BORDEAUX II IE CP; FIM CHELSEA IE CRÉDITO PRIVADO; FIM GAMA MASTER INVESTIMENTO NO EXTERIOR CP; FIM GANESHA IE CP; FIM KADUCAIO INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO; FIM MIRE CRÉDITO PRIVADO; FIM NITEROI IE CRÉDITO PRIVADO; FIM PEDRA REDONDA IE CP; FIM PGH INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO; FIM RESOLUTE IE CP; FIM SANTA CRISTINA IE CRÉDITO PRIVADO; FIM TRIBECA IE CRÉDITO PRIVADO; FIONA FIM CP IE; FUNDO DE INVESTIMENTO MULTIMERCADO GINFRED IE CP; FUNDO DE INVESTIMENTO MULTIMERCADO MAZAL II MASTER INVESTIME; GIAO FIM PREVIDENCIARIO CRÉDITO PRIVADO; INVERSE II IQ PREV FIM CP; JABEOL 5 FIM IE CRÉDITO PRIVADO; JABEOL 8 FIM IE CP; JGP B PREVIDÊNCIA FIFE MASTER FI MULTIMERCADO; JGP B PREVIDÊNCIA FIFE MASTER FUNDO DE INVESTIMENTO EM AÇÕES; JGP BRASILPREV FIFE ESG 100 PREVIDENCIRIO FUNDO DE INVESTIME; JGP

BRASILPREV FIFE MULTIMERCADO PREVIDENCIARIO FUNDO DE INV; JGP COMPOUNDERS MASTER FIA IE; JGP EQUITY MASTER FIA; JGP EQUITY MASTER FIM; JGP ESG INSTITUCIONAL MASTER FUNDO DE INVESTIMENTO EM AÇÕES; JGP ESG MASTER FIA; JGP ESG PREVIDENCIARIO MASTER FIA; JGP ESG PREVIDENCIARIO XP MASTER FIA; JGP HEDGE MASTER FUNDO DE INVESTIMENTO MULTIMERCADO; JGP LONG ONLY INSTITUCIONAL FIA: JGP LONG ONLY MASTER FUNDO DE INVESTIMENTO EM ACÕES: JGP MASTER PREVIDENCIARIO FUNDO DE INVESTIMENTO MULTIMERCADO; JGP MAX MASTER FUNDO DE INVESTIMENTO MULTIMERCADO; JGP MULTIMERCADO PREVIDENCIARIO ADVISORY XP SEGUROS FI; JGP MULTIMERCADO PREVIDENCIARIO ICATU FUNDO DE INVESTIMENTO: JGP MULTIMERCADO PREVIDENCIARIO ITAÚ MASTER FI: JGP PREVIDENCIARIO ITAÚ MASTER FUNDO DE INVESTIMENTO EM ACOE; JGP PREVIDENCIARIO RED FIM; JGP STRATEGY MASTER FUNDO DE INVESTIMENTO MULTIMERCADO; JGP WM ES 2 FIM CP IE; JGP WM OPT MASTER FIM IE CRÉDITO PRIVADO; MASL FIM INVESTIMENTO NO EXTERIOR CRED PRIV; MATES FUNDO DE INVESTIMENTO MULTIMERCADO INVESTIMENTO NO EXT; MOSTEIRO FUNDO DE INVESTIMENTO EM ACÕES INVESTIMENTO NO EXT; MUTA FIM IE CRÉDITO PRIVADO; NEW FAMILY RUNNER FIM CP IE: NEW SANTANA FUNDO DE INVESTIMENTO MULTIMERCADO CRÉDITO PRIVA: ODIN FIM PREVIDENCIARIO CRÉDITO PRIVADO; ORION4 FUNDO DE INVESTIMENTO MULTIMERCADO INVESTIMENTO NO EX; PASARGADA FUNDO DE INVESTIMENTO MULTIMERCADO CP IE; RAG 1 FIM CRÉDITO PRIVADO IE; RAVEN FUNDO DE INVESTIMENTO EM AÇÕES INVESTIMENTO NO EXTERIO; SEQ INCREMENTUM FIM IE CP; SEVEN LIFES FUNDO DE INVESTIMENTO MULTIMERCADO CP IE; STRD FIM IE CP; TAUA FIM IE CP; TAVIRA FIM IE CP; THOR FI MULTIMERCADO PREV CRÉDITO PRIVADO; TRINITY FIM IE CRED PRIV; TROVAO FIM IE CRED PRIV; XPA EXCLUSIVO 19 PREV FUNDO DE INVESTIMENTO MULTIMERCADO CRE; XPVP EXCLUSIVO 24 PREV FUNDO DE INVESTIMENTO MULTIMERCADO CR; ZAP FIM INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO; E ZEVER II PREVIDENCIARIO FIM CP (represented by Fabio Camarinha Botafogo Fonseca); SPX FALCON INSTITUCIONAL MASTER FI MULTIMERCADO; SPX FALCON MASTER FIA; SPX HORNET EQUITY HEDGE MASTER FIM; SPX LONG BIAS PREVIDENCIARIO MASTER FUNDO DE INVESTIMENTO MU; E SPX PATRIOT MASTER FIA (represented by Bruna Ramos Silveira Wrobel); MILTON TAVARES NETO; TMG II FUNDO DE INV. EM PARTICIPAÇÕES MULTIESTRATEGIA (represented by Arthur Gonzalez Cronemberger Parente; and Maria Fernanda de Almeida Prado e Silva); TOM MARKUN CANABARRO.

Shareholders present through the remote voting ballot, pursuant to CVM Resolution 81: ABSOLUTE ALPHA GLOBAL II MASTER FUNDO DE INVESTIMENTO EM ACO; ABSOLUTE ALPHA GLOBAL MASTER FIM; ABSOLUTE ALPHA MARB MASTER FIM; ABSOLUTE BRASIL PREV FIFE FUNDO DE INVESTIMENTO MULTIMERCADO; ABSOLUTE HEDGE MASTER FIM; ABSOLUTE MACRO PREV FIM: ABSOLUTE PACE LONG BIASED MASTER FUNDO DE INVESTIMENTO EM AC; ABSOLUTE PACE PREV FIFE FUNDO DE INVESTIMENTO EM AÇÕES; PREVIDENCIARIO ITAÚ MASTER FI MULTIMERCADO; ABSOLUTE ABSOLUTE PREVIDENCIARIO MASTER FIM; ABSOLUTE PREVIDENCIARIO MASTER II FIM; ABSOLUTE VERTEX MASTER FIM; ABSOLUTE VERTEX PREV FIFE FIM; CLAVE EQUITY HEDGE MASTER FIM; CLAVE TOTAL RETURN MASTER FIA; CLAVE TOTAL RETURN MASTER FUNDO DE INVESTIMENTO MULTIMERCADO; DANIEL TADEU BENTO; E HELIUS LUX LB MASTER FIM; ALASKA PERMANENT FUND; AMERICAN CENTURY ETF TRUST - AVANTIS EMERGING MARK; AMERICAN CENTURY ETF TRUST - AVANTIS EMERGING MARK; AMERICAN CENTURY ETF TRUST-AVANTIS RESPONSIBLE EME; BRITISH COAL STAFF SUPERANNUATION SCHEME; CCL MULTI-STRATEGY FUND; CCL U.S. Q MARKET NEUTRAL ONSHORE FUND II; CITY OF LOS ANGELES FIRE AND POLICE PENSION PLAN; CITY OF NEW YORK GROUP TRUST: COLLEGE RETIREMENT EQUITIES FUND: DIMENSIONAL EMERGING CORE EQUITY MARKET ETF OF DIM; EMER MKTS CORE EQ PORT DFA INVEST DIMENS GROU; EMERGING MARKETS SMALL CAPIT EQUITY INDEX NON-LENDABLE FUND; EMERGING MARKETS SMALL CAPITALIZATION EQUITY INDEX FUND; EMERGING MARKETS SMALL CAPITALIZATION EQUITY INDEX FUND B: ETHOS EM SMID MASTER FUND LP: FIM CP LS INVESTIMENTO NO EXTERIOR; FLORIDA RETIREMENT SYSTEM TRUST FUND; GENESIS EMERGING MARKETS BUSINESS TRUST; GENESIS EMERGING MARKETS LTD PARTNERSHIP; INTERNATIONAL MONETARY FUND; ISHARES CORE MSCI EMERGING MARKETS ETF: ISHARES CORE MSCI EMERGING MARKETS IMI INDEX ETF: ISHARES EMERGING MARKETS IMI EQUITY INDEX FUND: ISHARES III PUBLIC LIMITED COMPANY: ISHARES MSCI BRAZIL SMALL CAP ETF; ISHARES MSCI EMERGING MARKETS SMALL CAP ETF; ISHARES PUBLIC LIMITED COMPANY; JNL MULTI-MANAGER EMERGING MARKETS EQUITY FUND; JOHN HANCOCK VARIABLE INS TRUST EMERGING MARKETS VALUE TRUST; KAYNE ANDERSON RUDNICK COLLECTIVE INVESTMENT TRUST; METROPOLITAN WATER RECLAMATION DISTRICT RETIREMENT FUND; MINEWORKERS PENSION SCHEME; MUNICIPAL E ANNUITY A B FUND OF CHICAGO; NORGES BANK; NORTHERN TRUST COLLECTIVE EAFE SMALL CAP INDEX FUND-NON LEND; NORTHERN TRUST COLLECTIVE EMERGING MARKETS EX CHIN; NTGI-QM COMMON DAC WORLD EX-US INVESTABLE MIF -LENDING; PFM MULTI-MANAGER SERIES TRUST - PFM MULTI-MANAGER; PUBLIC AUTHORITY FOR SOCIAL INSURANCE; PUBLIC EMPLOYEES RETIREMENT SYSTEM OF OHIO; SPARTAN GROUP TRUST FOR EMPLOYEE BENEFIT PLANS: SP; SPDR PORTFOLIO MSCI GLOBAL STOCK MARKET ETF; SPDR SP EMERGING MARKETS ETF; SPDR SP EMERGING MARKETS SMALL CAP ETF; SSGA SPDR ETFS EUROPE I PLC; SSGATC I. F. F. T. E. R. P. S. S. M. E. M. S. C. I. S. L.F.; SSTL AS DEPOSITARY OF FP BRUNEL PENSION PARTNERSHI; ST ST MSCI EMERGING MKT SMALL CI NON LENDING COMMON TRT FUND; STATE OF NEW MEXICO STATE INV. COUNCIL; STATE ST GL ADV TRUST COMPANY INV FF TAX EX RET PLANS: STATE STREET GLOBAL ALL CAP EQUITY EX-US INDEX PORTFOLIO: THE BANK OF NEW YORK MELLON CORPORATION RETIREMENT PLANS MAS; THE GENESIS EMERG.MARKETS INVEST. CO SICAV; THE GENESIS GROUP TRUST FOR EMPLOYEE BENEFIT PLANS; THE REGENTS OF THE UNIVERSITY OF CALIFORNIA; THE STATE TEACHERS RETIREMENT SYSTEM OF OHIO: UNIV OF PITTSBURGH MEDICAL CENTER SYSTEM; UPMC HEALTH SYSTEM BASIC RETIREMENT PLAN; VANECK VECTORS BRAZIL SMALL-CAP ETF; VANGUARD EMERGING MARKETS STOCK INDEX FUND; VANGUARD ESG INTERNATIONAL; VANGUARD F. T. C. INST. TOTAL INTL STOCK M. INDEX TRUST II: VANGUARD FIDUCIARY TRT COMPANY INSTIT T INTL STK MKT INDEX T: VANGUARD FUNDS PLC / VANGUARD ESG EMERGING MARKETS; VANGUARD 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; VINLAND ALOC IQ MASTER FI EM AÇÕES; VINLAND LONG BIAS MASTER FUNDO DE INVESTIMENTO MULTIMERCADO; VINLAND LONG BIAS PREV II MASTER FIM; VINLAND LONG BIAS PREVIDENCIARIO MASTER FIM; VINLAND MACRO II PREV MASTER FUNDO DE INVESTIMENTO MULTIMERC; VINLAND MACRO MASTER FUNDO DE INVESTIMENTO MULTIMERCADO; VINLAND MACRO PLUS MASTER FIM; VINLAND MACRO PREVIDENCIARIO BB MASTER MULTIMERCADO FUNDO DE; VINLAND MACRO PREVIDENCIARIO MASTER FUNDO DE INVESTIMENTO MU; VINLAND MACRO PREVIDENCIARIO V MASTER MULTIMERCADO FI; VIRGINIA RETIREMENT SYSTEM; VIRTUS EMERGING MARKETS SMALL-CAP FUND; VIRTUS INTERNATIONAL SMALL-CAP FUND; VIRTUS KAR DEVELOPING MARKETS FUND; VIRTUS TACTICAL ALLOCATION FUND; VIRTUS VARIABLE INS TRUST:

VIRTUS STRATEGIC ALLOCATION SER; E WISDOMTREE EMERGING MARKETS SMALLCAP DIVIDEND FUND.

This is a true copy of the minutes drawn in the proper books.

Barueri, June 29, 2023.

Luiz Roberto Gonçalves Chairman Hiram Pagano Secretary

BOA VISTA SERVIÇOS S.A.

Publicy-Held Company CNPJ/MF No. 11.725.176/0001-27 NIRE 35.300.377.605

EXHIBIT I TO THE MINUTES OF THE EXTRAORDINARY SHAREHOLDERS' MEETING HELD ON JUNE 29, 2023

Voting statements sent by shareholders of the Company

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BOA VISTA SERVIÇOS S.A.

CNPJ/MF No. 11.725.176/0001-27

NIRE 35.300.377.605

EXTRAORDINARY SHAREHOLDERS MEETING HELD ON JUNE 29, 2023, AT 4:00 PM

Voting Statement of TMG II Fundo de Investimento em Participações — Multiestratégia

TMG II Fundo de Investimento em Participações - Multiestratégia ("<u>TMG</u>"), equity investment fund constituted as a closed-end condominium, managed by Oliveira Trust Servicer S.A., a closed corporation duly authorized by the CVM for the professional exercise of administration of investment funds and portfolio management, headquartered in the city of Rio de Janeiro, State of Rio de Janeiro, at Avenida das Américas, No. 3434, Bloco 07, grupo 201, Centro Empresarial Mário Henrique Simonsen, Barra da Tijuca, enrolled in the CNPJ/MF under No. 02.150. 453/0001-20, in its capacity as shareholder of Boa Vista Serviços S.A. ("<u>Company</u>"), hereby <u>expresses and presents</u>, pursuant to article 130, caput and paragraph 1 of Law 6,404, of December 15, 1976 ("Brazilian Corporation Law"), its statement of vote in relation to the matters on the agenda of the extraordinary shareholders' meeting of the Company held on June 29, 2023 ("<u>Meeting</u>").

AGENDA

Item (i) "approval of the "Protocol and Justification for the Merger of Shares issued by Boa Vista Serviços S.A. by Equifax do Brasil S.A." ("Merger Protocol"), entered into by the management of the Company and EFX Brasil, on May 30, 2023, which provides for all terms and conditions for the implementation of the Merger of Shares, pursuant to the Merger Agreement entered into by and between the Company, EFX Brasil and EFX on February 9, 2023 ("Merger Agreement")"

1. Regarding item "i" to be deliberated at the Meeting, TMG votes for the **disapproval** of the matter, due to the points already expressed by TMG in an extrajudicial notification sent on 06.15.2023 to the Board of Directors, Equifax and ACSP, whose terms are hereby ratified.

Item (ii) "approval of the Merger of Shares, in the context of the Transaction, with the consequent delisting of the Company's capital and the Company's delisting from the special listing segment of Novo Mercado of B3, as well as the waiver of EFX Brasil's obligation to list its shares in the special listing segment of B3 Novo Mercado, pursuant to the sole paragraph of article 46 of the Novo Mercado Regulations and sole paragraph of article 45 of the Company's bylaws, whose effectiveness shall be subject to satisfaction (or waiver, as the case may be), pursuant to article 125 of Law No. 10,406, dated January 10, 2002, as amended, of the Conditions Precedent"

2. Regarding item "ii" to be deliberated at the Meeting, TMG votes for the **disapproval** of the matter, for the same reasons given in relation to item "i" of the Agenda.

Item (iii) "authorization to the Company's management to take all necessary measures to implement the resolutions related to the Merger of Shares and the consequent subscription of new redeemable preferred shares to be issued by EFX Brasil as a result of the Merger of

Shares, on behalf of the Company's shareholders, pursuant to article 252, paragraph 2, of the Brazilian Corporation Law"

3. Regarding item 'liii" to be deliberated at the Meeting, TMG votes for the **disapproval** of the matter, for the same reasons given in relation to item "i" of the Agenda.

* * *

4. Lastly, TMG requests that this voting manifestation be received and authenticated by the board, being clearly identified and mentioned in the minutes of the Meeting, filed at the Company's headquarters and registered at the board of trade (*Junta Comercial*), as an integral part of said minutes.

São Paulo, June 29, 2023.

TMG II FUNDO DE INVESTIMENTO EM PARTICIPAÇÕES - MULTIESTRATÉGIA

Proxy: Maria Fernanda de Almeida Prado e Silva

VOTING STATEMENT OF THE FUNDS MANAGED BY JGP GESTÃO PATRIMONIAL LTDA., PRESENTED AT THE EXTRAORDINARY SHAREHOLDERS' MEETING OF BOA VISTA SERVIÇOS S.A., HELD ON JUNE 29, 2023.

We consider it opportune to present this document to better contextualize and ground our vote.

After detailed analysis of the documents presented by Boa Vista Serviços S.A. ("Company") regarding the potential business combination between Equifax Inc. ("EFX") and the Company, we would like to register some concerns regarding the Transaction, which we detail below:

Potential Conflict of Interest

The first point we would like to raise is that, within the scope of the Transaction and conditioned to its approval, there is a Non-Compete, Consulting Services and Amendment Agreement ("Agreement"), whose beneficiary is the Associação Comercial de São Paulo ("ACSP"), the Company's largest shareholder.

Thus, once the Transaction is approved, ACSP finds itself benefiting from the Agreement in force for 15 years, amounting to R\$14.5 million per year, creating a potential conflict of interest in voting in favor of the transaction under the proposed terms. As a reference, if the amount of the Consulting Agreement were brought to present value, it would represent approximately 12% of the market value of ACSP's stake in the Company. Or, viewed at another way, such benefit would represent a 12% premium to the price received by the other shareholders.

Although we understand that ACSP is a relevant stakeholder and an important strategic partner, the existence of such potential conflict of interest leads us to believe that the best governance practice would be for ACSP to abstain from voting.

In this vein, it is also worth saying that in the Transaction one of the shareholders is receiving a benefit of its own and another is directly linked to the Transaction as an interested party because it belongs to the group of the Company's acquirer.

For these reasons, in our opinion, the votes of Equifax and ACSP shareholders should not be computed as valid due to the conflict of interests of said parties in the approval of the Transaction.

Transaction Structure

Secondly, it is also important to mention the proposed corporate structure, whereby, in exchange for the merger, the shareholders of the merged company receive redeemable shares that will soon be converted into cash (partially or fully), so that the result is not an exchange of Company shares for Equifax shares, but rather the receipt of all or almost all (depending on the option chosen) of the merged shares in cash (redemption payment).

We have been against this structure in the past, and our conviction against it remains.

One of the main potentially harmful effects of this corporate structure is on pricing, because in this case the price is set by one party and imposed on all shareholders, who will have their equity stake partially sold at the price set by this party (and not exchanged, as should happen in a merger).

On the other hand, the Brazilian Corporation Law provides for a process to be followed in operations of this nature - the Tender Offer process - precisely to protect minority shareholders by providing a process of validation of grounds, price and adhesion, which does not exist in mergers. Firstly because these, by nature, are compulsory (the majority decides for the minority), and secondly because there is no legal requirement that the exchange ratio be based on different criteria substantiating a fair price report.

Therefore, in our view, the use of this structure for the Transaction as proposed in the Meeting largely undermines all of the protections that CVM has deemed relevant in certain corporate transactions that would give rise to a Tender Offer, such as in the case of a delisting or exit from a special listing segment of B3.

In the Transaction, a company listed in the *Novo Mercado* will exit this segment, cease to be a publicly-held company, and have a new controller without performing any of the Tender Offers that CVM and B3 require, all at the price set forth in a proposal unilaterally presented by an interested third party.

In the context of a Tender Offer for the cancellation of the registration and delisting from *Novo Mercado*, the rules require a valuation report using three different criteria to establish the fair price for the Tender Offer. Although an appraisal report was presented, it does not replace the one required by a Tender Offer to base the fair price.

Therefore, in terms of governance, shareholders and the market lose a lot every time a structure like this replaces a Tender Offer, such as the de-registration bid, which necessarily has to be made at a fair price and requires more adherence from shareholders than the quorum to approve the Transaction at a shareholders' meeting.

Pricing

Lastly, we would like to raise the point about the price of the Transaction.

We believe that the price offered is far from the value that the Company has for Equifax and, therefore, it would be possible to obtain better conditions, considering that:

- the price offered equals approximately a 50% discount of Equifax's 12-month EV/EBITDA multiple, already adjusted for the accounting differences between IFRS and US GAAP;
- (ii) The index chosen to correct the cash portion was the IPCA instead of the more commonly used (and which makes more sense) CDI. In addition, the start of the correction was established on May 10 instead of on the date of the proposal itself, as usual
- (iii) does not reflect the relevant synergies and strategic importance given the relevance of the asset and the country.
- (iv) the premium analysis presented by Equifax is based on a short period of time when smallcap stocks (including Boa Vista) were extremely depreciated, a scenario quite different from the current one.

The points listed above are even mentioned in Equifax's own institutional presentation to its shareholders¹ at the time of the Transaction announcement, which we reproduce below:

(i) "BVS is a high quality credit bureau in Brazil (slide 7):

a. BVS is an important player in a large and fast-growing market like Brazil [...]

b. BVS is seeing strong growth in positive bureau adoption in Brazil

c. Strong financial performance with revenue growth in the 10 and 20% and expanding EBITDA margin....

(ii) Strategic acquisition (slide 7)...

¹https://d1i03yogOoux5.cloudfront.net/_5587f2386030b15c31d1bda5ccdOe851/equifax/db/1987/19348/pdf/B oa+Vista+Servicos+Acquisition+Offer+-+Investor+Presentation.pdf

- (iii) EFX will deliver strong synergies with VHL (slide 8)...
- (iv) <u>Beneficial to revenue growth and EBITDA margin, increases earnings per share in year 1</u> (slide 9)."

For all the above reasons, we cannot approve the Transaction as it has been proposed.

Rio de Janeiro, June 28, 2023.

RAG 1 FUNDO DE INVESTIMENTO MULTIMERCADO CRÉDITO PRIVADO INVESTIMENTO NO EXTERIOR

JABEOL 8 FUNDO DE INVESTIMENTO MULTIMERCADO INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO

6H FUNDO DE INVESTIMENTO MULTIMERCADO PREVIDENCIÁRIO CRÉDITO PRIVADO

6NJ FUNDO DE INVESTIMENTO EM AÇÕES INVESTIMENTO NO EXTERIOR

ACROPOLE FUNDO DE INVESTIMENTO MULTIMERCADO INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO

ANANQUE FUNDO DE INVESTIMENTO MULTIMERCADO INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO

ANANQUE I FUNDO DE INVESTIMENTO MULTIMERCADO INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO

ASSAY FUNDO DE INVESTIMENTO MULTIMERCADO INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO

AUTHENTIC FUNDO DE INVESTIMENTO MULTIMERCADO PREVIDENCIÁRIO CRÉDITO PRIVADO

AZZURRO FUNDO DE INVESTIMENTO MULTIMERCADO INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO

BENTO FUNDO DE INVESTIMENTO EM AÇÕES INVESTIMENTO NO EXTERIOR

BOA ESPERANÇA FUNDO DE INVESTIMENTO EM AÇÕES INVESTIMENTO NO EXTERIOR

FIONA FUNDO DE INVESTIMENTO MULTIMERCADO CRÉDITO PRIVADO INVESTIMENTO NO EXTERIOR

FUNDO DE INVESTIMENTO MULTIMERCADO ASAS MASTER INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO

FUNDO DE INVESTIMENTO MULTIMERCADO BORDEAUX II INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO

FUNDO DE INVESTIMENTO MULTIMERCADO CHELSEA INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO

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ICHTHYS FUNDO DE INVESTIMENTO MULTIMERCADO INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO

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JABEOL 5 FUNDO DE INVESTIMENTO MULTIMERCADO INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO

JGP WM OPT MASTER FUNDO DE INVESTIMENTO MULTIMERCADO INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO

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PASARGADA FUNDO DE INVESTIMENTO MULTIMERCADO CRÉDITO PRIVADO INVESTIMENTO NO EXTERIOR

RAVEN FUNDO DE INVESTIMENTO EM AÇÕES INVESTIMENTO NO EXTERIOR

SEQ INCREMENTUM FUNDO DE INVESTIMENTO MULTIMERCADO INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO

SEVEN LIFES FUNDO DE INVESTIMENTO MULTIMERCADO CRÉDITO PRIVADO INVESTIMENTO NO EXTERIOR

CALETHA II FUNDO DE INVESTIMENTO MULTIMERCADO CRÉDITO PRIVADO INVESTIMENTO NO EXTERIOR

STONES PREV FUNDO DE INVESTIMENTO MULTIMERCADO CRÉDITO PRIVADO

STRD FUNDO DE INVESTIMENTO MULTIMERCADO INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO

TAUÁ FUNDO DE INVESTIMENTO MULTIMERCADO INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO

TAVIRA FUNDO DE INVESTIMENTO MULTIMERCADO INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO

THOR FI MULTIMERCADO PREVIDENCIÁRIO CRÉDITO PRIVADO

TRINITY FUNDO DE INVESTIMENTO MULTIMERCADO INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO

TROVÃO FUNDO DE INVESTIMENTO MULTIMERCADO INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO

ZAP FUNDO DE INVESTIMENTO MULTIMERCADO INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO

ZEVER II PREVIDENCIÁRIO FUNDO DE INVESTIMENTO MULTIMERCADO CRÉDITO PRIVADO

> funds managed by JGP Gestão de Recursos Ltda. by its attorney Fabio Fonseca

VOTE STATEMENT OF THE FUNDS MANAGED BY JGP GESTÃO DE RECURSOS LTDA., PRESENTED AT THE EXTRAORDINARY SHAREHOLDERS' MEETING OF BOA VISTA SERVIÇOS S.A., HELD ON JUNE 29, 2023

We consider it opportune to present this document to better contextualize and ground our vote.

After detailed analysis of the documents presented by Boa Vista Serviços S.A. ("Company") regarding the potential business combination between Equifax Inc. ("EFX") and the Company, we would like to register some concerns regarding the Transaction, which we detail below:

Potential Conflict of Interest

The first point we would like to raise is that, within the scope of the Transaction and conditioned to its approval, there is a Non-Compete, Consulting Services and Amendment Agreement ("Agreement"), whose beneficiary is the Associação Comercial de São Paulo ("ACSP"), the Company's largest shareholder.

Thus, once the Transaction is approved, ACSP finds itself benefiting from the Agreement in force for 15 years, amounting to R\$14.5 million per year, creating a potential conflict of interest in voting in favor of the transaction under the proposed terms. As a reference, if the amount of the Consulting Agreement were brought to present value, it would represent approximately 12% of the market value of ACSP's stake in the Company. Or, viewed at another way, such benefit would represent a 12% premium to the price received by the other shareholders.

Although we understand that ACSP is a relevant stakeholder and an important strategic partner, the existence of such potential conflict of interest leads us to believe that the best governance practice would be for ACSP to abstain from voting.

In this vein, it is also worth saying that in the Transaction one of the shareholders is receiving a benefit of its own and another is directly linked to the Transaction as an interested party because it belongs to the group of the Company's acquirer.

For these reasons, in our opinion, the votes of Equifax and ACSP shareholders should not be computed as valid due to the conflict of interests of said parties in the approval of the Transaction.

Transaction Structure

Secondly, it is also important to mention the proposed corporate structure, whereby, in exchange for the merger, the shareholders of the merged company receive redeemable shares that will soon be converted into cash (partially or fully), so that the result is not an exchange of Company shares for Equifax shares, but rather the receipt of all or almost all (depending on the option chosen) of the merged shares in cash (redemption payment).

We have been against this structure in the past, and our conviction against it remains.

One of the main potentially harmful effects of this corporate structure is on pricing, because in this case the price is set by one party and imposed on all shareholders, who will have their equity stake partially sold at the price set by this party (and not exchanged, as should happen in a merger).

On the other hand, the Brazilian Corporation Law provides for a process to be followed in operations of this nature - the Tender Offer process - precisely to protect minority shareholders by providing a process of validation of grounds, price and adhesion, which does not exist in mergers. Firstly because these, by nature, are compulsory (the majority decides for the minority), and secondly because there is no legal requirement that the exchange ratio be based on different criteria substantiating a fair price report.

Therefore, in our view, the use of this structure for the Transaction as proposed in the Meeting largely undermines all of the protections that CVM has deemed relevant in certain corporate transactions that would give rise to a Tender Offer, such as in the case of a delisting or exit from a special listing segment of B3.

In the Transaction, a company listed in the *Novo Mercado* will exit this segment, cease to be a publicly-held company, and have a new controller without performing any of the Tender Offers that CVM and B3 require, all at the price set forth in a proposal unilaterally presented by an interested third party.

In the context of a Tender Offer for the cancellation of the registration and delisting from *Novo Mercado*, the rules require a valuation report using three different criteria to establish the fair price for the Tender Offer. Although an appraisal report was presented, it does not replace the one required by a Tender Offer to base the fair price.

Therefore, in terms of governance, shareholders and the market lose a lot every time a structure like this replaces a Tender Offer, such as the de-registration bid, which necessarily has to be made at a fair price and requires more adherence from shareholders than the quorum to approve the Transaction at a shareholders' meeting.

Pricing

Lastly, we would like to raise the point about the price of the Transaction.

We believe that the price offered is far from the value that the Company has for Equifax and, therefore, it would be possible to obtain better conditions, considering that:

- (v) the price offered equals approximately a 50% discount of Equifax's 12-month EV/EBITDA multiple, already adjusted for the accounting differences between IFRS and US GAAP;
- (vi) The index chosen to correct the cash portion was the IPCA instead of the more commonly used (and which makes more sense) CDI. In addition, the start of the correction was established on May 10 instead of on the date of the proposal itself, as usual
- (vii) does not reflect the relevant synergies and strategic importance given the relevance of the asset and the country.
- (viii) the premium analysis presented by Equifax is based on a short period of time when smallcap stocks (including Boa Vista) were extremely depreciated, a scenario quite different from the current one.

The points listed above are even mentioned in Equifax's own institutional presentation to its shareholders² at the time of the Transaction announcement, which we reproduce below:

(ix) "BVS is a high quality credit bureau in Brazil (slide 7):

a. BVS is an important player in a large and fast-growing market like Brazil [...]

b. BVS is seeing strong growth in positive bureau adoption in Brazil

c. Strong financial performance with revenue growth in the 10 and 20% and expanding EBITDA margin....

(x) Strategic acquisition (slide 7)...

²https://d1i03yogOoux5.cloudfront.net/_5587f2386030b15c31d1bda5ccdOe851/equifax/db/1987/19348/pdf/B oa+Vista+Servicos+Acquisition+Offer+-+Investor+Presentation.pdf

- (xi) EFX will deliver strong synergies with VHL (slide 8)...
- (xii) <u>Beneficial to revenue growth and EBITDA margin, increases earnings per share in year 1</u> (slide 9)."

For all the above reasons, we cannot approve the Transaction as it has been proposed.

Rio de Janeiro, June 28, 2023.

FCOPEL FUNDO DE INVESTIMENTO EM AÇÕES 1

FUNDO DE INVESTIMENTO MULTIMERCADO SANTA CRISTINA INVESTIMENTO NO EXTERIOR CRÉDITO PRIVADO

JGP B PREVIDÊNCIA FIFE MASTER FI MULTIMERCADO

JGP B PREVIDENCIA FIFE MASTER FUNDO DE INVESTIMENTO EM AÇÕES

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JGP COMPOUNDERS MASTER FUNDO DE INVESTIMENTO EM AÇÕES INVESTIMENTO NO EXTERIOR

JGP EQUITY MASTER FUNDO DE INVESTIMENTO EM AÇÕES

JGP EQUITY MASTER FUNDO DE INVESTIMENTO MULTIMERCADO

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JGP ESG PREVIDENCIÁRIO XP MASTER FUNDO DE INVESTIMENTO EM AÇÕES IS

JGP HEDGE MASTER FUNDO DE INVESTIMENTO MULTIMERCADO

JGP LONG ONLY INSTITUCIONAL FUNDO DE INVESTIMENTO EM AÇÕES

JGP LONG ONLY MASTER FUNDO DE INVESTIMENTO EM AÇÕES

JGP MAX MASTER FUNDO DE INVESTIMENTO MULTIMERCADO

JGP MULTIMERCADO PREVIDENCIÁRIO 1 FUNDO DE INVESTIMENTO

JGP MULTIMERCADO PREVIDENCIÁRIO ADVISORY XP SEGUROS FUNDO DE INVESTIMENTO

JGP MULTIMERCADO PREVIDENCIÁRIO ICATU FUNDO DE INVESTIMENTO JGP MULTIMERCADO PREVIDENCIÁRIO ITAÚ MASTER FUNDO DE INVESTIMENTO JGP PREVIDENCIÁRIO ITAÚ MASTER FUNDO DE INVESTIMENTO EM AÇÕES JGP STRATEGY MASTER FUNDO DE INVESTIMENTO MULTIMERCADO

JGP SULAMÉRICA MASTER PREVIDENCIÁRIO FUNDO DE INVESTIMENTO MULTIMERCADO CRÉDITO PRIVADO

funds managed by JGP Gestão de Recursos Ltda. by its attorney Fabio Fonseca

MANIFESTAÇÃO DE VOTO

EQUIFAX DO BRASIL S.A., sociedade por ações, com sede na Cidade de São Paulo, Estado de São Paulo, na Avenida Paulista, nº 1636, 3º andar, conjunto 309, sala 1, Bela Vista, CEP 01310-200, inscrita no CNPJ/MF sob o nº 02.577.445/0001-64 e com seus atos constitutivos devidamente registrados perante a Junta Comercial do Estado de São Paulo sob o NIRE 35.300.598.041, neste ato representada por suas procuradoras ADRIANA PALLIS ROMANO, brasileira, casada, advogada, inscrita na OAB/SP sob o nº 113.425 e no CPF/MF sob o nº 112.892.648-21, e CLARISSA FIGUEIREDO DE SOUZA FREITAS, brasileira, casada, advogada, inscrita na OAB/SP sob nº 299.488 e no CPF/MF sob o nº 082.427.307-92, residentes e domiciliadas na Cidade de São Paulo, Estado de São Paulo, com endereço comercial na Avenida Brigadeiro Faria Lima, 3200, 5º andar, ("EFX Brasil"), Jardim Paulistano na qualidade de acionista da BOA VISTA SERVIÇOS S.A., companhia aberta, inscrita no CNPJ/MF sob o n.º 11.725.176/0001-27, com sede na Avenida Tamboré, 267. 15.º andar, conjunto 151A, Torre Sul, Barueri, SP, CEP 06460-000 ("Companhia"), vem, pela presente, manifestar por escrito seu voto favorável e sem qualquer ressalva aos itens "i", "ii" e "iii" da ordem do dia da Assembleia Geral Extraordinária da Companhia, realizada em 29 de junho de 2023 às 16:00 ("AGE"), que aprovou a combinação de negócios da Equifax Inc. ("<u>EFX</u>"), Equifax Brasil, subsidiária da EFX e da Companhia, por meio da incorporação das ações da Companhia pela EFX Brasil, ("Incorporação de Ações"), nos termos do acordo definitivo de incorporação, celebrado pela Companhia, EFX Brasil e EFX em 9 de fevereiro de 2023

VOTE STATEMENT

EQUIFAX DO BRASIL S.A., publicly-held company, headquartered in the City of São Paulo, State of São Paulo, at Avenida Paulista, No. 1636, 3rd floor, suite 309, room Bela Vista, ZIP CODE 1310-200, 1, registered with the CNPJ/MF under No. 02.577.445/0001-64 and with its articles of incorporation duly registered before the Board of Trade of the State of São Paulo under NIRE 35.300.598.041, in this act represented by its attorneys-in-fact ADRIANA PALLIS ROMANO, Brazilian, married, lawyer, registered with OAB/SP under No. 113.425 and with CPF/MF under No. 112.892.648-21, and CLARISSA FIGUEIREDO DE SOUZA FREITAS, Brazilian, married, lawyer, registered with the OAB/SP under No. 299.488 and the CPF/MF under No. 082.427.307-92, resident and domiciled in the City of São Paulo, State of São Paulo, with business address at Avenida Brigadeiro Faria Lima, 3200, 5th floor, Jardim Paulistano ("EFX Brasil"), as a shareholder of BOA VISTA SERVIÇOS S.A., a publicly-held company, registered with the CNPJ/MF under no. 11.725.176/0001-27, with headquarters at Avenida Tamboré, 267. 15th floor, suite 151A, Torre Sul, Barueri, São Paulo, ZIP CODE 06460-000 ("Company"), hereby votes in favor and without any reservation to items "i", "ii" and "iii" of the agenda of the Company's General Meeting, held on June 29, 2023, at 4:00 p.m. ("EGM"), which approved the business combination of Equifax Inc. ("EFX"), Equifax Brasil, an EFX subsidiary and the Company, by means of the merger of the Company's shares by EFX Brasil, ("Share Merger"), pursuant to the definitive merger agreement entered into by the Company, EFX Brasil and EFX on February 9, 2023 ("<u>Merger Agreement</u>" e "<u>Operação</u>", ("<u>Merger Agreement</u>" and "<u>Transaction</u>", respectivamente). respectively).

Em linha com a jurisprudência mais recente das entidades reguladoras e autorreguladoras do mercado de capitais, não há qualquer impedimento para o exercício do direito de voto da EFX Brasil em relação às matérias da ordem do dia da AGE de acordo com a legislação e regulação aplicável, incluindo, sem limitação, a Lei 6.404/76 e o Regulamento do Novo Mercado, segmento no qual as ações de emissão da Companhia são listadas e negociadas.

Adicionalmente, conforme divulgado nos materiais de convocação da AGE, a relação de troca e a parcela em caixa foram negociadas pela EFX e a EFX Brasil, de um lado, e pela Companhia, de outro, enquanto partes independentes. Do mesmo modo, a Companhia Conselho е seus de Administração contratam assessores legais e financeiros e tiveram a oportunidade de avaliar os termos e condições da Operação com a EFX e a EFX Brasil antes da aprovação. Ainda, o valor referente à contrapartida pelo Resgate das ações de emissão da EFX Brasil representa um prêmio de 89% no preço de fechamento das ações da Companhia em 15 de dezembro de 2022 (último dia de negociação de pregão antes da divulgação da proposta da EFX e EFX Brasil). Também representa um prêmio de 185% no enterprise value da Companhia com base no preço de fechamento em 15 de dezembro de 2022 e um prêmio de 65% sobre o preço médio ponderado por volume de negociação da Companhia para os últimos 30 pregões encerrados em 15 de dezembro.

respectively).

According to the most recent precedents of the regulatory entities of the capital market, there is no impediment to the exercise of EFX Brasil's voting rights in relation to the matters of the agenda of the EGM in accordance with the applicable legislation and regulation, including, without limitation, Law 6,404/76 and the *Novo Mercado* Regulation, segment in which the shares issued by the Company are listed and traded.

Additionally, as disclosed in the EGM calling materials, the exchange ratios and the cash portions of the Transaction were negotiated by EFX and EFX Brasil, on one hand, and the Company, on the other, as independent parties. Accordingly, Company and its Board hired legal and financial advisors and had the opportunity to evaluate the terms and conditions of the Transaction with EFX and EFX Brasil before its approval. In addition, the amounts referring to the consideration for the Transaction represents an 89% premium over the trading price of the Company's shares on December 15, 2022 (last trading session before the disclosure of the proposal from EFX and EFX Brasil). It also represents a 185% premium over the Company's enterprise value based on the trading price on December 15, 2022, and a 65% premium over the weighted average price by trading volume of the Company for the last 30 trading sessions prior to December 15, 2022.

Além de ser benéfica para os acionistas do ponto de vista econômico, a Operação visa criar uma sólida estrutura de negócios baseada na atuação integrada da EFX e Boa Vista no mercado de bureau de crédito no Brasil. A combinação de negócios com a EFX e a integração das atividades da Companhia permitirá a troca de conhecimento e expertise, proporcionando à Companhia uma global, recursos plataforma regionais adicionais na América Latina, ganhos de escala, tecnologia e produtos líderes do setor (como Cyber Financial (gerenciamento de cobrança de dívidas), *Ignite* (Analytics) e Interconnect (decisão flexível) que melhorarão a posição competitiva da Companhia no Brasil.

A tecnologia de nuvem da EFX e a capacidade e recursos de dados únicos (incluindo soluções de força de trabalho e produtos de identidade) ajudarão a acelerar a transformação e expansão da Boa Vista para novos tipos de mercados, bem como permitir que a empresa combinada resultante crie em conjunto novos produtos e serviços de alto valor para seus clientes, tornando-a o principal bureau de crédito do país.

Apart from being beneficial to shareholders under economic grounds, the Transaction aims at creating a solid business structure based on the integrated performance of EFX and the Company into the credit bureau market in Brazil. A business combination with EFX and the integration of the Company's activities will allow the exchange of knowledge and expertise, providing the Company with a global platform, additional regional resources in Latin America, industry-leading scale, technology and products, such as cyber financial (debt collection management), ignite (analytics) and interconnect (flexible decision) that will improve the Company's competitive position in Brazil.

EFX's cloud technology and unique data capability and resources (including workforce solutions and identity products) will help accelerate the transformation and expansion of the Company into new types of markets, as well as enable the resulting combined company to jointly create new products and high-value services to its customers, making it the leading credit bureau of the country.

Sendo o que cumpria para o momento, subscrevemo-nos.

In witness whereof, we subscribe.

São Paulo, 29 de junho de 2023.

São Paulo, June 29th, 2023.

EQUIFAX DO BRASIL S.A.

Ginand Mathemans

Por / By: Adriana Pallis Romano Cargo / Title: Procuradora / Attorney-in-fact

June Apender PR

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Por / By: Clarissa Figueiredo de Souza Freitas Cargo / Title: Procuradora / Attorney-in-fact

BOA VISTA SERVIÇOS S.A. EXTRAORDINARY SHAREHOLDERS' MEETING

HELD ON JUNE 29, 2023

Shareholder Associação Comercial de São Paulo ("ACSP") Voting Statement

The shareholders of Boa Vista Serviços S.A. ("<u>BVS</u>" or "<u>Company</u>") have been called to an extraordinary shareholders' meeting on this date to discuss and resolve, among other matters, on (i) the approval of the "Protocol and Justification for the Merger of Shares issued by Boa Vista Serviços S.A. by Equifax do Brasil S.A." ("Merger Protocol"), entered into by the management of the Company and EFX Brasil, on May 30, 2023, which provides for all terms and conditions for the implementation of the Merger of Shares, in the form of the final merger agreement, entered into by the Company, EFX Brasil and EFX on February 9, 2023 ("<u>Transaction</u>"); and (ii) approval of the Merger of Shares, in the context of the Transaction, with the delisting of the Company's capital and the Company's delisting from the special listing segment of the *Novo Mercado* of B3 S.A. - Brasil, Bolsa, Balcão ("<u>B3</u>"), as well as the waiver of EFX Brasil's obligation to list its shares in the special listing segment of B3's Novo Mercado ("<u>Delisting Waiver</u>"), pursuant to the sole paragraph of article 46 of the regulation in reference.

In response to the Voting Statements of the funds managed by JGP Gestão Patrimonial Ltda. and TMG II FIP - Multiestratégia, ACSP clarifies that it has no private benefit or conflict of interest, pursuant to article 115, paragraph 1 of Law 6,404/1976, with respect to the matters on the extraordinary meeting's agenda. The execution of the Non-Compete Agreement with EFX Brasil and EFX also does not constitute a private benefit since the consideration provided therein does not derive from ACSP's position as shareholder.

Thus, we express our vote to **<u>approve</u>** the Merger Protocol, the Merger of Shares, the Delisting Waiver, and to authorize the Company's management to take all necessary steps to implement the approved resolutions.

We request that the Secretary of the Meeting receive this manifestation as an attachment to the minutes of the Meeting held this date and that it be publicly disclosed pursuant to applicable regulations.

Sincerely,

Associação Comercial de São Paulo – ACSP