COMPANHIA DE SANEAMENTO BASICO DO ESTADO DE SAO PAULO-SABESP Form 6-K/A August 21, 2008

### SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

#### FORM 6-K/A

### REPORT OF FOREIGN ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 OF THE SECURITIES EXCHANGE ACT OF 1934

For August 21, 2008

(Commission File No. 1-31317)

**Companhia de Saneamento Básico do Estado de São Paulo - SABESP** (Exact name of registrant as specified in its charter)

**Basic Sanitation Company of the State of Sao Paulo - SABESP** 

(Translation of Registrant's name into English)

Rua Costa Carvalho, 300 São Paulo, S.P., 05429-900 Federative Republic of Brazil (Address of Registrant's principal executive offices)

Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F.

Form 20-F \_\_\_\_X \_\_\_ Form 40-F \_\_\_\_\_ Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1)\_\_\_. Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7)\_\_.

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes \_\_\_\_\_ No \_\_\_X\_\_\_

If "Yes" is marked, indicated below the file number assigned to the registrant in connection with Rule 12g3-2(b):

# COMPANHIA DE SANEAMENTO BÁSICO DO ESTADO DE SÃO PAULO SABESP

## PUBLICLY-HELD COMPANY CORPORATE TAXPAYER S ID (CNPJ) 43.776.517/0001-80 CORPORATE REGISTRY ID (NIRE) 35.3000.1683 -1 SUBSCRIBED AND PAID-UP CAPITAL: R\$6,203,688,565.23

### **BOARD OF DIRECTORS PROPOSAL**

Dear Shareholder,

The Board of Directors of Companhia de Saneamento Básico do Estado de São Paulo SABESP is pleased to submit to the appreciation of its Shareholders, pursuant to the Company s Bylaws and to article 135 of Law 6404/76 and amendments, the present Proposal, which is included in the Call Notice to the Extraordinary General Meeting to be held on July 28, 2008, at 3:00 pm, to discuss the following matters:

### **Extraordinary General Meeting:**

- I. Proposal of amendment to the Bylaws, which will amend and renumber the chapters and articles as follows: Chapter I, articles 1 and 2, Chapter II, articles 3 and 4, Chapter III, article 5, Chapter IV, article 6, Chapter V, articles 7, 8, 9, 10, 11, 12, 13 and 14, Chapter VI, articles 15, 16, 17, 18 and 19, Chapter VII, articles 20, 21 and 22, Chapter VIII, articles 23, 24, 25, 26 and 27, Chapter IX, articles 28 and 29, Chapter X, article 30, Chapter XI, article 31, Chapter XII, articles 32, 33, 34, 35, 36 and 37, Chapter XIII, article 38, Chapter XIV, articles 39, 40, 41, 42 and 43, Chapter XV, article 44, Chapter XVI, articles 45 and 46.
- II. Election of a member of the Board of Directors.

The documents concerning the matters to be resolved at the General Meeting will be available to Shareholders at the Company s headquarters.

The Board of directors remains at the Shareholders' entire disposal for any additional clarifications.

São Paulo, June 26, 2008.

**Dilma Seli Pena** Chairman of the Board of Directors

| EFFECTIVE BYLAWS   |  | CLARIFICATIONS /   |
|--|--|--|
| EFFECTIVE DILAWS   | PROPOSED AMENDMENTS  | JUSTIFICATIONS   |
| <u>CHAPTER I</u><br>NAME, TERM,<br>HEADQUARTERS,<br>JURISDICTION AND<br>PURPOSE  | CHAPTER I<br>NAME, TERM, HEADQUARTERS, JURISDICTION<br>AND PURPOSE   | Change in wording.   |
| ARTICLE 1 -<br><i>COMPANHIA DE</i><br><i>SANEAMENTO BÁSICO</i><br><i>DO ESTADO DE SÃO</i><br><i>PAULO –</i><br>SABESP (the "Company"), a<br>corporation whose<br>incorporation was authorized<br>by State Law n.<br>119, dated June 29, 1973, as<br>amended by State Laws n.<br>6,851, dated May 3, 1990<br>and n.<br>12,292, dated March 2,<br>2006, shall be ruled by these<br>Bylaws and the applicable<br>legal<br>provisions. |  | Change in wording.   |
| Sole Paragraph – The<br>Company resulted from the<br>consolidation of<br><i>CompanhiaMetropolitana de</i><br>Água de São Paulo -<br>COMASP and Companhia<br>Metropolitana de<br>Saneamento de São Paulo –<br>SANESP.   |  | Paragraph exclusion.   |
|  | <b>Paragraph 1</b> – The Company shall exist for an indefinite term.   | Replaced as of the previous<br>Art. 4  |
|  | <b>Paragraph 2</b> – The Company's headquarters are located at<br>Rua Costa Carvalho, 300, in the capital of the state of São<br>Paulo.  | Replaced as of the previous<br>Art. 3 / Change in wording                      |
| <b>ARTICLE 2</b> - Company's   | <b>Paragraph 3</b> – Whenever necessary to achieve the corporate purpose and in view of its operation area, the Company may open, institute, maintain, transfer or close down branches, facilities, agencies, offices, main branches, representation or yet designate representatives, in respect to the legal provisions and regulations.<br><b>ARTICLE 2</b> – The Company's main corporate purpose is | Replaced as of the previous<br>Art. 3 / Change in wording<br>Change in wording |
| purpose is the following: (i)  | to render basic sanitation services in view of its universal service in the state of São Paulo, without losing long-term   | Change in wording  |

| operation of sanitation<br>services throughout the<br>territory of the state of São<br>Paulo, (ii) the marketing of<br>these services and the<br>benefits directly or indirectly<br>arising out of its enterprises.  | financial sustainability, comprising the following<br>activities: water supply, sanitary sewage, drainage and<br>handling of urban rain water, urban cleaning and handling<br>of solid waste, in addition to other related activities,<br>including the planning, operation and maintenance of<br>production systems, storage, preservation and trading of<br>energy, to itself or third parties and trading of services,<br>products, benefits and rights that, direct or indirectly,<br>result from its assets, projects and activities, and it may<br>also operate as a subsidiary anywhere in the country or<br>abroad providing the services mentioned above. |                   |
|--|--|-------------------|
| Paragraph 1 - The<br>Company may provide, in<br>Brazil and abroad, the<br>services provided<br>for in the main paragraph of<br>this article, as well as<br>services in connection with<br>its purpose, also being able<br>to hold equity interest, as<br>long as authorized by<br>government's Executive<br>branch, in public<br>(state-owned) corporations<br>or national mixed<br>corporations, benefiting<br>from the tax incentives,<br>pursuant to the applicable<br>legislation, and to take part<br>in national or international<br>conventions or consortia. | <b>Sole Paragraph</b> – In order to carry out the corporate<br>purpose, the Company may constitute wholly-owned<br>subsidiaries, have a stake in investment funds and enter<br>into a joint venture with, by any mean, other public or<br>private corporations, including upon the acquisition of<br>consortium or subscription of a minority or majority<br>installment of the capital stock.   | Change in wording |

| 8 8                             |  |                                |
|---------------------------------|--|--------------------------------|
| Paragraph 2 - The               |  |                                |
| Company may, upon               |  |                                |
| legislative authorization, for  |  | Paragraph replaced, with       |
| each case,                      |  | changes in wording from the    |
| incorporate a subsidiary,       |  | current Art 2, sole paragraph  |
| benefiting from the tax         |  |                                |
| incentives, pursuant to the     |  |                                |
| applicable legislation, or      |  |                                |
| under the same condition        |  |                                |
| and outside the State, be an    |  |                                |
| affiliate of or with respect to |  |                                |
| another entity, or hold         |  |                                |
| interest in any private         |  |                                |
| company connected to the        |  |                                |
| sanitation sector.              |  |                                |
| ARTICLE 3 - The                 |  |                                |
| Company has its                 |  |                                |
| headquarters and jurisdiction   |  | Replaced article, with         |
| in the capital of the state São |  | changes in wording, from       |
| Paulo, and may institute,       |  | the current Art. 1, §§ 2 and 3 |
| maintain or close down          |  |                                |
| branches, agencies or offices   |  |                                |
| in any part of the national     |  |                                |
| territory and abroad, by        |  |                                |
| resolution of the Board of      |  |                                |
| Directors.                      |  |                                |
| ARTICLE 4 - The                 |  | Replaced to the current Art    |
| Company shall exist for an      |  | 1, § 1                         |
| indefinite term.                |  | 1, 8 1                         |
| CHAPTER II                      | CHAPTER II   | Changes in wording             |
| CAPITAL STOCK,                  | CAPITAL STOCK AND SHARES   | Changes in wording             |
| SHARES AND                      | CALITAL STOCK AND SHARES   |                                |
| SHAREHOLDERS                    |  |                                |
| ARTICLE 5 - The                 | <b>ARTICLE 3</b> – The capital stock is six billion, two hundred |                                |
|                                 | and three million, six hundred and eighty-eight thousand,        | •                              |
| totally paid-in capital stock   |  | Donumbared article with        |
|                                 | five hundred and sixty-five reais and twenty-three               | Renumbered article, with       |
| corresponds to                  | centavos (R\$6,203,688,565.23), divided in two hundred           | changes in wording             |
|                                 | and twenty-seven million, eight hundred and thirty-six           |                                |
| billion, two hundred three      | thousand, six hundred and twenty-three (227,836,623),            |                                |
| million, six hundred            | exclusively one-class common shares, all registered with         |                                |
| eighty-eight thousand,          | no par value.  |                                |
| five hundred sixty-five         |  |                                |
| Brazilian reais, twenty three   |  |                                |
| cents) represented by           |  |                                |
| 227,836,623 (two                |  |                                |
| hundred twenty-seven            |  |                                |
| million, eight hundred          |  |                                |
| thirty-six thousand, six        |  |                                |
| hundred twenty-three)           |  |                                |
| le a als autors us ai ataus d   | 1  |                                |
| book-entry registered           |  |                                |

| <b>Paragraph 1</b> – Regardless of a statutory amendment, the capital stock may be increased up to the limit of ten billion reais (R\$10,000,000,000.00), upon resolution of the Board of Directors and authorization of the Fiscal Council.   | Replaced, with changes in<br>wording, as of Art 7, main<br>section   |
|--|--|
| <b>Paragraph 2</b> – The issuance of founder's shares and preferred shares is forbidden.   | Replaced, with changes in<br>wording, as of the previous<br>Art 6, § 1   |
| <b>Paragraph 3</b> – The Company may directly charge the shareholder the cost for the share transferring service, in view of the maximum limits established by the legislation in force, as well as authorize the very collection per trustee in charge of the maintenance of book-entry shares. | Replaced, with changes in<br>wording, as of the previous<br>Art 5, § 2   |
| <b>ARTICLE 4</b> – Each common share is entitled to one vote at the Shareholders' General Meeting's resolutions.   | Replaced, with changes in wording  |
|  | Replaced, with changes in<br>wording, to the current Art.<br>3, § 3  |
|  | <ul> <li>Paragraph 1 – Regardless of a statutory amendment, the capital stock may be increased up to the limit of ten billion reais (R\$10,000,000,000.00), upon resolution of the Board of Directors and authorization of the Fiscal Council.</li> <li>Paragraph 2 – The issuance of founder's shares and preferred shares is forbidden.</li> <li>Paragraph 3 – The Company may directly charge the shareholder the cost for the share transferring service, in view of the maximum limits established by the legislation in force, as well as authorize the very collection per trustee in charge of the maintenance of book-entry shares.</li> <li>ARTICLE 4 – Each common share is entitled to one vote</li> </ul> |

| ARTICLE 6 - São Paulo           | Paragraph exclusion.         |
|---------------------------------|------------------------------|
| State Treasury shall always     |                              |
| hold the absolute majority of   |                              |
| Company's                       |                              |
| common shares.                  |                              |
| Paragraph 1 - The issuance      | Replaced, with changes in    |
| of founder's shares in favor    | wording, to the current Art. |
| of shareholders or any third    | 3, § 2                       |
| parties is forbidden.           |                              |
| Paragraph 2 - Subject to the    | Paragraph exclusion.         |
| provisions of this Article,     |                              |
| individuals or private or       |                              |
| stateowned                      |                              |
| legal entities may hold         |                              |
| interest in Company's capital   |                              |
| stock.                          |                              |
| ARTICLE 7 - As per              |                              |
| resolution of the Board of      |                              |
| Directors, after hearing the    | Replaced, with changes in    |
| Fiscal Council, the             | wording, to the current Art. |
| Company will be able to         | 3, § 1                       |
| issue shares up to the limit of | - 7 0                        |
| R\$ 7.000.000.000,00 (seven     |                              |
| billion                         |                              |
| Brazilian reais), irrespective  |                              |
| of amendments in the            |                              |
| Bylaws, pursuant to legal       |                              |
| limitations of this             |                              |
| Bylaws.                         |                              |
| Paragraph 1 - Subject to the    | Paragraph exclusion.         |
| legal and bylaws' provisions,   | U T                          |
| it shall fall to the Board of   |                              |
| Directors                       |                              |
| to make resolutions on the      |                              |
| conditions of issue,            |                              |
| placement, subscription in      |                              |
| cash or credit and              |                              |
| payment of the shares,          |                              |
| expressly indicating the        |                              |
| following:                      |                              |
| a) the number of shares that    |                              |
| will be issued;                 |                              |
| b) subscription forms and       |                              |
| conditions;                     |                              |
| c) the conditions of payment,   |                              |
| term and number of              |                              |
| installments, subject to the    |                              |
| provisions of the main          |                              |
|                                 |                              |
|                                 |                              |

| paragraph of article 8;           |                            |
|-----------------------------------|----------------------------|
| d) the minimum price for          |                            |
| which the shares may be           |                            |
| placed or subscribed, subject     |                            |
| to the legislation in force;      |                            |
| and                               |                            |
| e) the term for the placement     |                            |
| or subscription of the issue.     |                            |
| <b>Paragraph 2</b> - The issue of | Paragraph exclusion.       |
| shares to be paid in assets       | i aragraph exclusion.      |
| shall be contingent on the        |                            |
| prior approval of the             |                            |
| Shareholders' General             |                            |
| Meeting.                          |                            |
|                                   | Demonstration              |
| Paragraph 3 - The                 | Paragraph exclusion.       |
| Company shall indicate the        |                            |
| amount of capital effectively     |                            |
| subscribed and paid in all        |                            |
| publications of documents in      |                            |
| which its authorized capital      |                            |
| is disclosed.                     |                            |
| <b>ARTICLE 8 -</b> The payment    | Exclusion of the articles' |
| of the shares acquired or         | main section               |
| subscribed in a capital           |                            |
| increase of the Company           |                            |
| shall be made in accordance       |                            |
| with the conditions set by        |                            |
| the Board of Directors, the       |                            |
| payment in installments           |                            |
| being allowed.                    |                            |
| Sole Paragraph - The              | Paragraph exclusion.       |
| shareholder that fails to pay     |                            |
| in the capital under the terms    |                            |
| and                               |                            |
| conditions provided for in        |                            |
| the subscription list shall be    |                            |
| deemed in default, and shall      |                            |
| accordingly be subject to the     |                            |
| payment of interest at a one      |                            |
| per cent (1%) monthly rate,       |                            |
| monetary adjustment               |                            |
| pursuant to the same index        |                            |
| applicable to Company's           |                            |
| capital stock,                    |                            |
| and fine equivalent to ten per    |                            |
| cent $(10\%)$ of the delinquent   |                            |
| amount.                           |                            |
|                                   |                            |

| GENERAL MEETING  |  |                             |
|--|--|-----------------------------|
| CHAPTER III<br>SHAREHOLDERS'                                 | CHAPTER III<br>SHAREHOLDERS' GENERAL MEETING | No changes                  |
| provisions.  |  |                             |
| other applicable legal                                       |  |                             |
| rules issued by CVM and                                      |  |                             |
| placement, subject to the                                    |  |                             |
| its resale or new market                                     |  |                             |
| as treasury stock, determine                                 |  |                             |
| of cancellation or to be held                                |  |                             |
| own shares for the purpose                                   |  |                             |
| Company may acquire its                                      |  | ,                           |
| expressed its opinion, the                                   |  | 14, inc. XVIII              |
| Council has  |  | wording, to the current Art |
| Director, once the Fiscal                                    |  | Replaced, with changes in   |
| resolution of the Board of                                   |  |                             |
| <b>ARTICLE 10 -</b> Through a                                |  |                             |
| their destination.   |  |                             |
| shall make a resolution on                                   |  |                             |
| resolved on the issue thereof                                |  |                             |
| securities, the body that has                                |  |                             |
| case there are unsubscribed                                  |  |                             |
| Article has expired and in                                   |  | Diazinan Corporate Law      |
| in<br>the main paragraph of this                             |  | Brazilian Corporate Law     |
|  |  | Check Art 171, § 7, of the  |
| preemptive right referred to                                 |  | Exclusion of paragraph /    |
| term for the exercise of the                                 |  |                             |
| Sole Paragraph - Once the                                    |  | 1                           |
| newspapers.  |  |                             |
| and in wide circulation                                      |  |                             |
| the State Official Gazette                                   |  |                             |
| Meeting or as of notices in                                  |  |                             |
| the Shareholders' General                                    |  |                             |
| publication of the Minutes of                                |  |                             |
| (30) days as of the  |  |                             |
| be exercised within thirty                                   |  |                             |
| Article 171 of Law 6,404/76.<br>The preemptive right shall   |  |                             |
| subject to the provisions of                                 |  |                             |
| of shares they then hold,                                    |  |                             |
| proportionally to the number                                 |  |                             |
|  |  |                             |
| the preemptive right   |  |                             |
| through private subscription,<br>the shareholders shall have |  |                             |
| subscription warrants  |  |                             |
| and/or   |  |                             |
| convertible debentures                                       |  | Exclusion of the article    |
| capital increase, issue of                                   |  |                             |
|  |  |                             |

| ADTICLE 11 The  | ADTICLE 5 The Shamhalders' Canaral Masting shall b  |   |
|---|---|---|
| <b>ARTICLE 11 -</b> The<br>Shareholders' General<br>Meeting shall be held on an<br>ordinary basis within the<br>first four (4) months<br>following the end of the<br>fiscal year, for the purposes<br>provided for in the law and<br>in the Bylaws, and,<br>extraordinarily, whenever<br>corporate interests so<br>require, upon call made by<br>the Board of Directors, the<br>Executive Board, the Fiscal<br>Council or the shareholders,<br>pursuant to the law. | <ul> <li><b>ARTICLE 5</b> – The Shareholders' General Meeting shall be called, instated and shall resolve, pursuant to the law, on all matters of the Company's interest.</li> <li><b>Paragraph 1</b> – The Shareholders' General Meeting shall also be called by the Chairman of the Board of Directors or by the majority of acting board members.</li> </ul> | in wording  |
| Paragraph 1 - The<br>Shareholders' General<br>Meeting shall be called<br>through a call notice<br>published at least fifteen<br>days (15) in advance in first<br>call, and eight days (8) in<br>advance<br>in second call.  |   | Exclusion of paragraph /<br>Check Art. 124, § 1, inc. II<br>of the Brazilian Corporate<br>Law |
|   | <b>Paragraph 2</b> – The Shareholders' General Meeting shall be<br>chaired by the Chairman of the Board of Directors or, in<br>case of absence, by any other attending member; the<br>Board of Director's Chairman is responsible for appointing<br>the member who shall replace him at presiding the<br>Shareholders' General Meeting.                         | wording, as from Art 11, § 3  |
|   | <ul> <li>Paragraph 3 – The chairman of the general meeting will choose, among the attendees, one or more secretaries, being allowed the use of own advisement in the company.</li> <li>Paragraph 4 – The minutes of the general meeting shall be drawn up in the summary format, as provided for in article 130, paragraph 1, of Law no.6,404/76.</li> </ul>    | Inclusion of paragraphs   |
| to be analyzed or discussed   | <b>Paragraph 5</b> – All documents to be analyzed or discussed<br>at the general meeting must be available to the<br>shareholders at the Company's headquarters and at the São<br>Paulo Stock Exchange – BVSP (BOVESPA), as from the<br>publishing date of the first call.  | Replaced, with changes in<br>wording  |

| provious paragraph. |
|---------------------|
|---------------------|

| Paragraph 3 - The<br>Shareholders' General<br>Meeting shall be instituted<br>and presided<br>over by the Chairman of the<br>Board of Directors or its<br>substitute holding office,<br>who shall<br>choose the secretary among<br>the present.   |   | Replaced, with changes in<br>wording, to the current Art<br>5, § 2   |
|--|---|--|
|  | <b>Paragraph 6</b> – The proof of the conditions of shareholder<br>may occur at any moment until the start of the general<br>meeting, by means of the presentation of the identity<br>document, the receipt issued by the depositary financial<br>institution of the book-entry shares informing the<br>respective number and, in the event of constitution of an<br>attorney-in-fact, of the competent power of attorney with<br>the notarized signature and granted for less than one year. | Inclusion of paragraph   |
| CHAPTER IV<br>MANAGEMENT   | CHAPTER IV<br>MANAGEMENT  | Changes in wording   |
| ARTICLE 12 - The<br>following are Company's<br>management bodies::<br>I – The Board of Directors;<br>and<br>II - The Executive Board.  | ARTICLE 6 – The Company may be managed by the Board of Directors or by the Executive board.   | Replaced, with changes in wording  |
| TITLE I<br>BOARD OF DIRECTORS  | CHAPTER V<br>BOARD OF DIRECTORS   | Changes in wording   |
| BOARD OF DIRECTORS   | ARTICLE 7 – The board of directors is the joint resolution committee responsible for the superior guidance of the company.  | Inclusion of article   |
| <b>ARTICLE 13 -</b> The Board<br>of Directors shall be<br>composed of a minimum of<br>five (5) and maximum of<br>eleven (11) members, all of<br>them shareholders of the<br>Company, appointed by the<br>General Meeting, which<br>shall fix their remuneration<br>and other benefits. | Members, investiture and term of office<br>ARTICLE 8 – The Board of Directors shall be composed<br>of a minimum of five (5) and maximum of fifteen (15)<br>members, elected by the General Meeting, all with a two<br>(2)-year unified term of office as from the election date.<br>Reelection is allowed.  | Replaced, with changes in<br>wording / Also note the<br>change in the term of office<br>in comparison to the<br>previous Art. 14 |
|  | <ul> <li>Paragraph 1 – The Company's CEO shall integrate the board of directors, upon election of the general meeting.</li> <li>Paragraph 2 – It will be incumbent upon the general meeting electing the board of directors to establish the total number of positions to be filled, within the maximum limited provided for in these Bylaws, and to appoint its chairman, who may not be the company's CEO elected as board member.</li> </ul>   | Inclusion of paragraph   |

|   | <b>Paragraph 3</b> – At least twenty percent (20%) of the board<br>of directors' members shall be independent, as per<br>BOVESPA's Novo Mercado Listing Rules, being also<br>considered an independent board member the one elected<br>by minority shareholders, pursuant to the legislation in<br>force.   | Replaced, with changes in<br>wording / Also check<br>previous Art. 13, § 3 |
|---|---|--|
| the compliance with the<br>minimum percentage<br>referred to in | <b>Paragraph 4</b> – When the application of the minimum percentage referred to in the previous paragraph result in a fraction number of board members, such number shall be rounded to the immediately higher number, when the fraction is equal to or greater than zero point five (0.5), or immediately lower number, when the fraction is lower than zero point five (0.5). | Replaced, with changes in wording  |

| <u> </u>                        |                             |
|---------------------------------|-----------------------------|
| Paragraph 3 - The Board         | Exclusion of paragraph /    |
| Member appointed pursuant       | Check current § 3 of Art. 8 |
| to the right provided for in    |                             |
| article                         |                             |
| 141, paragraphs 4 and 5 or in   |                             |
| the main paragraph of article   |                             |
| 239 of Law 6,404/76, shall      |                             |
| be considered an                |                             |
| Independent Member.             |                             |
| Paragraph 4 - The Board         |                             |
| Member that is not              |                             |
| appointed in accordance         | Exclusion of paragraph /    |
| with what is                    | Check current Art. 8, § 3   |
| provided for in the previous    |                             |
| paragraph shall be deemed       |                             |
| Independent, as long as         |                             |
| he(she) complies with the       |                             |
| following requirements:         |                             |
| a) he(she) does not have any    |                             |
| connection with the             |                             |
| Company, except for the         |                             |
| interest in the capital stock   |                             |
| and the condition of user of    |                             |
| public services;                |                             |
| b) he(she) is not a             |                             |
| Controlling Shareholder,        |                             |
| married to or a second          |                             |
| degree relative of the          |                             |
| Controlling Shareholder, or     |                             |
| is not or has not been, in the  |                             |
| past three (3) years,           |                             |
| connected to the Company        |                             |
| or to an entity related to the  |                             |
| Controlling Shareholder         |                             |
| (people connected to public     |                             |
| education and/or research       |                             |
| institutions are excluded       |                             |
| from this restriction);         |                             |
| c) he(she) has not been, in     |                             |
| the past three (3) years, an    |                             |
| employee or officer of the      |                             |
| Company, of the Controlling     |                             |
| Shareholder or of a company     |                             |
| controlled by the Company;      |                             |
| d) he(she) is not a supplier or |                             |
| purchaser, direct or indirect,  |                             |
| of services and/or products     |                             |
| of the Company, in a such       |                             |
| magnitude that results in loss  |                             |
| of independence;                |                             |
|                                 |                             |
|                                 |                             |

| e) he(she) is not an<br>employee or manager of a<br>company or a entity that is<br>offering to or<br>demanding services and/or<br>products from the Company;<br>f) he(she) is not married to<br>or a second degree relative<br>of any manager of the<br>Company; and<br>g) he(she) does not receive<br>any other remuneration from<br>the Company other than the<br>Board Member's or Audit<br>Committee Member's<br>remuneration (remuneration<br>in cash deriving from any<br>interest in the capital are<br>excluded from this<br>restriction). |  |  |
|--|--|--|
|  | <b>Demograph 5</b> The condition of independent based of   | Deglaged with shares in                              |
| Paragraph 5 - The<br>condition of Independent<br>Member(s) shall be<br>expressly declared in<br>the minutes of the General<br>Meeting that appoints<br>him/her(them).  | <b>Paragraph 5</b> – The condition of independent board of directors' member shall be expressly stated at the minutes of the Shareholders' General Meeting that elect him. | Replaced, with changes in wording                    |
| Paragraph 6 - The  |  | Exclusion of paragraph /                             |
| Shareholders' General<br>Meeting shall appoint,<br>among the members<br>of the Board of Directors,<br>one (1) Chairman, one (1)<br>Vice-Chairman, who shall<br>replace the Chairman in<br>his(her) absences or<br>impediments.   |  | Check current Art. 8, main<br>section and §§ 1 and 2 |
| Paragraph 7 - The  | <b>ARTICLE 9</b> – The participation of a representative of the  | Paragraphs replaced to the                           |
| participation of a   | employees in the Company's Board of Directors, with the  | current 1 and 2 and main                             |
| representative of the  | same term of office as the other Members, is ensured.  | section of Art. 9                                    |
| employees in the Company's   |  |  |
| Board of Directors, with the   |  |  |
| same term of office as the   |  |  |
| other Members, is ensured.   |  |  |

| Paragraph 8 - The                   | <b>Paragraph 1</b> – The representative member of the        |                                |
|-------------------------------------|--|--------------------------------|
| representative of the               | employees shall be chosen by the employees' votes, in a      |                                |
| employees shall be chosen           | direct election organized by the unions that represent       |                                |
| by the employees'                   | them, with the collaboration of the Company whenever         |                                |
| votes, in a direct election         | requested.   |                                |
| organized by the unions that        |  |                                |
| represent them, with the            | <b>Paragraph 2</b> – The internal regulation of the board of |                                |
| collaboration of the                | directors may set forth the eligibility requirements and     |                                |
| Company whenever                    | other conditions for the exercise of the representative of   |                                |
| requested. Only those who           | employees position.  |                                |
| have been                           |  |                                |
| Company's employees for             |  |                                |
| more than two (2) years may         |  |                                |
| be appointed as Employees'          |  |                                |
| Representative Board                |  |                                |
| Member.                             |  |                                |
| Paragraph 9 - A member of           |  | Exclusion of paragraph /       |
| the Board may be appointed          |  | Check current Art. 8, § 3      |
| in a separate voting session        |  | check current Fit. 0, § 3      |
| in the Shareholders' General        |  |                                |
| Meeting, by the majority of         |  |                                |
| holders of at least fifteen per     |  |                                |
| cent (15%) of Company's             |  |                                |
| total shares, excluding the         |  |                                |
| e e                                 |  |                                |
| controlling shareholder and subject |  |                                |
| to the provisions of                |  |                                |
| paragraph 4 of Article 141 of       | ,  |                                |
| Law 6,404/76.                       |  |                                |
|                                     |  | Evolution of non-evolution     |
| <b>Paragraph 10 -</b> Even if the   |  | Exclusion of paragraph /       |
| minority shareholders are           |  | Check current Art. 8, § 3      |
| not able to reach the               |  |                                |
| percentage referred to in           |  |                                |
| paragraph 9 above, their            |  |                                |
| representation in the Board         |  |                                |
| of Directors shall always be        |  |                                |
| ensured, pursuant to Article        |  |                                |
| 239 of Law 6,404/76.                |  | <b>N 1 1 1 1 1 1</b>           |
| ARTICLE 14 - The unified            |  | Replaced, with changes in      |
| term of office of the Board         |  | wording, to the current Art.   |
| of Directors shall be of one        |  | 8, main section / Changes in   |
| (1) year, the                       |  | the term of office for 2 years |
| re-election being allowed.          |  |                                |
| Paragraph 1 - The                   |  |                                |
| Members of the Board of             |  |                                |
| Directors shall be vested           |  | Exclusion of paragraph /       |
| with their office                   |  | Check current Art. 24          |
| upon the execution of the           |  |                                |
| Managers' Consent                   |  |                                |
| Instrument (Termo de                |  |                                |
| I                                   | I  | I I                            |

| Anuência dos<br>Administradores) required<br>by the applicable regulations<br>and of the instrument of<br>investiture in the book of<br>Minutes of Board of<br>Directors' Meetings. The<br>members of the<br>Board of Directors shall, in<br>the beginning and at the end<br>of their terms of office,<br>submit a<br>statement of assets, pursuant<br>to the provisions of the<br>legislation in force. |  |   |
|--|--|---|
| <b>Paragraph 2 -</b> Once their<br>term of office ends, the<br>members of the Board of<br>Directors<br>shall remain in their offices<br>until the investiture of their<br>successors.  |  | Exclusion of paragraph /<br>Check current Art. 25 |
|  | ARTICLE 10 – The investiture in the position of board of directors member is subject to the execution of the Instrument of Commitment before the State, by means of the State Council for the Protection of the Capital of the State ( <i>Conselho de Defesa dos Capitais do Estado</i> ) – CODEC, for purposes of article 118, paragraphs 8 and 9, of Law no. 6,404/76.             | Inclusion of articles                             |
|  | <b>Sole paragraph</b> – The provisions in this article do not<br>apply to the board of directors' member who represents<br>employees, to that elected by minority shareholders and to<br>that, notwithstanding elected by the State, is considered<br>independent pursuant to these bylaws or the specific<br>legislation.   |   |
|  | <b>ARTICLE 11</b> – The board of directors member who receives, free of charge, from the State, on a fiduciary basis, any share issued by the company to comply with the requirement of article 146 of Law no. 6,404/76, is hindered from selling it or encumbering it to third parties, repaying it immediately after he leaves the position, under penalty of undue appropriation. |   |

| Paragraph 3 - In the event         | Vacancy and Replacements                                       |                            |
|------------------------------------|--|----------------------------|
| of a vacancy, under any title,     |  |                            |
| in the Board of Directors, the     | <b>ARTICLE 12</b> – In the event of vacancy in any position of | Replaced, with changes in  |
| Shareholders' General              | board of directors' member before the end of the term of       | wording                    |
| Meeting shall be called for        | office, the general meeting shall be called to elect the       |                            |
| the appointment of a               | substitute, who shall complete the term of office of the       |                            |
| substitute for                     | replaced person.   |                            |
| the remaining term of office.      |  |                            |
| Paragraph 4 - The                  |  | Exclusion of paragraph /   |
| Chairman of the Board of           |  | Check current Art. 13, § 3 |
| Directors shall be replaced        |  |                            |
| during his(her)                    |  |                            |
| temporary impediments with         |  |                            |
| the Vice Chairman, or, in the      |  |                            |
| absence of the latter, with        |  |                            |
| other Member that he(she)          |  |                            |
| indicates.                         |  |                            |
| <b>Paragraph 5 -</b> In case there |  | Exclusion of paragraph /   |
| is a vacancy in the office of      |  | Check current Art. 13, § 3 |
| Chairman of the Board of           |  | Check current Art. 13, § 5 |
| Directors, the Vice                |  |                            |
| Chairman shall replace             |  |                            |
| -                                  |  |                            |
| him(her), and shall remain in      |  |                            |
| office until the General           |  |                            |
| Meeting chooses the new            |  |                            |
| person to hold the office of       |  |                            |
| Chairman of the Board of           |  |                            |
| Directors.                         |  |                            |
| ARTICLE 15 - The Board             | <b>Operation</b>   |                            |
| of Directors shall meet            |  | ~                          |
| monthly, on an ordinary            | <b>ARTICLE 13</b> – The board of directors will meet, on an    | Replaced, with changes in  |
| basis, and                         | ordinary basis, once a month and, on an extraordinary          | wording                    |
| extraordinarily, whenever          | basis, whenever necessary to the company's interests.          |                            |
| called by its Chairman or by       |  |                            |
|                                    | <b>Paragraph 1</b> – The board of directors' meetings shall be |                            |
| its members,                       | called by its chairman, or by the majority of acting           |                            |
| or even at the Executive           | members, upon writing or electronic correspondence to all      |                            |
| Board's request.                   | board members and also to the State, by means of the State     |                            |
|                                    | Council for the Protection of the Capital of the State         |                            |
|                                    | (Conselho de Defesa dos Capitais do Estado) - CODEC,           |                            |
|                                    | in, at least, ten (10) days in advance and the agenda shall    |                            |
|                                    | be pointed.  |                            |
|                                    | Paragraph 2 – The chairman of the board of directors shal      | Inclusion of paragraph     |
|                                    | supervise so that the board members individually receive,      |                            |
|                                    | with the due antecedence in relation to the date of the        |                            |
|                                    | meeting, the documentation with the necessary                  |                            |
|                                    | information to allow the discussion and resolution of the      |                            |
|                                    | agenda, including, when the case may be, the proposal of       |                            |
|                                    | the executive board and the manifestation of technical and     |                            |
|                                    | legal character.   |                            |
|                                    |  |                            |

| of Directors' meetings shall<br>only be instituted upon<br>attendance by the majority of | <b>Paragraph 3</b> – The board of directors' meetings shall be instated upon the attendance of the majority of its acting members, being the Chairman incumbent of presiding the activities or, in his absence, another board member appointed by him.  | Replaced, with changes in<br>wording / Also check current<br>13, § 5 |
|--|---|--|
| substitute, in case of a draw.   | <b>Paragraph 4</b> – In the event of urgency, the chairman of the board of directors may call the extraordinary meeting with any antecedence, and the meeting is allowed to be held by means of teleconference, videoconference or other qualified means of will manifestation of the absent board member, whose vote will be considered valid for all effects, without adverse effects to the subsequent drawing up and execution of the respective minutes. | Inclusion of paragraph   |

|  | <b>Paragraph 5</b> – The Board of Directors shall resolve by majority of votes of the attending members, prevailing, in case of tie, the proposal that counts on the vote of the board member presiding the activities.   | Replaced, with changes in<br>wording / Also check<br>previous Art. 15, sole<br>paragraph            |
|--|---|---|
|  | <b>Paragraph 6</b> – The meetings of the board of directors will have as secretary whoever their chairman appoints and all resolutions will be recorded in minutes drawn up and registered in the company's records, and a copy of them must be submitted to the State, by means of the State Council for the Protection of the Capitals if the State ( <i>Conselho de Defesa dos Capitais do Estado</i> ) – CODEC, within five (5) days counted from their approval.   | Inclusion of paragraph  |
|  | <b>Paragraph 7</b> – The extract of the minutes shall be filed in the trade board and published, whenever it has resolutions destined to produce effects before third parties.  |   |
| <b>ARTICLE 16 -</b> It shall fall to the Board of Directors:   | <b>Duties</b><br>ARTICLE 14 – In addition to the duties set forth by the<br>Law, the Board of Directors is also responsible for:  | Replaced, with changes in wording   |
| I - to set the general<br>guidelines of the Company's<br>businesses;   |   | Exclusion of subparagraph /<br>Check Art. 142,<br>subparagraph I of the<br>Brazilian Corporate Law  |
|  | I to approve the strategic planning with the action<br>guidelines, result targets and performance evaluation<br>indexes;<br>II to approve annual and multi-year programs,<br>with indication of the respective projects;<br>III to approve the budget of expenditures and<br>investment of the company, with indication of the sources<br>and uses of funds;<br>IV to supervise the execution of the plans,<br>programs, projects and budgets;<br>V to define goals and priorities of public policies<br>compatible with the company's operation area and its<br>corporate purpose;<br>VI to resolve on the policy of prices and tariffs of<br>goods and services rendered by the company, respecting<br>the regulatory framework of the respective sector. | Inclusion of subparagraph   |
| II - to appoint and remove<br>the Company's Officers and<br>to set their duties, subject to<br>the provisions of these<br>Bylaws;      |   | Exclusion of subparagraph /<br>Check Art. 142,<br>subparagraph II of the<br>Brazilian Corporate Law |
| III - to inspect the Officers'<br>management, to examine<br>Company's books and<br>documents at any time, to<br>request information on |   | Exclusion of subparagraph /<br>Check Art. 142,<br>subparagraph II of the<br>Brazilian Corporate Law |

| executed agreements or      |  |
|-----------------------------|--|
| those about to be executed, |  |
| and any other acts;         |  |

| IV - to call the Shareholder's   |   | Exclusion of subparagraph /  |
|--|---|--|
| General Meeting, whenever<br>it deems convenient, or in<br>the case provided for in<br>Article 132 of the Law n.   |   | Check Art. 142,<br>subparagraph IV of the<br>Brazilian Corporate Law                                 |
| 6,404/76.<br>V - to express its opinion on<br>the management report and<br>on the Executive Board's<br>accounts, including annual<br>and multi-annual economic<br>& financial budgets and<br>works execution plans;  |   | Exclusion of subparagraph /<br>Check Art. 142,<br>subparagraph V of the<br>Brazilian Corporate Law   |
| works execution plans,   | VII to authorize, the opening, installation and<br>extinguishment of branches, facilities, agencies, mains<br>branches, offices and representations;  | Inclusion of subparagraph  |
| VI - to resolve on the shares<br>issue pursuant to the<br>provisions of Article 7 of<br>these Bylaws;  | VIII resolve on the capital stock increase within the<br>limit authorized by these bylaws, establishing the<br>respective subscription and payment conditions;  | Replaced, with changes in wording  |
|  | IX to establish the maximum indebtedness limit of the company;  | Inclusion of subparagraph  |
| VII - to authorize the<br>disposition of real property,<br>pursuant to the provisions of<br>the applicable legislation, as<br>well as the creation of<br>collateral security and liens<br>and the granting of<br>guarantees to third parties'<br>obligations;  |   | Exclusion of subparagraph /<br>Check current subparagraph<br>XIII                                    |
| VIII - to appoint and remove<br>the independent auditors;  |   | Exclusion of subparagraph /<br>Check Art. 142,<br>subparagraoph IX of the<br>Brazilian Corporate Law |
| IX - to resolve on the issue<br>of unsecured debentures,<br>non-convertible into shares,<br>registered or in book-entry<br>form, issue opportunity,<br>amount, number of<br>securities, issue date and<br>maturity date, payment and<br>remuneration conditions,<br>interests, premium,<br>debentures' redemption and<br>other applicable items,<br>pursuant to the terms<br>previously resolved at a<br>Shareholders' General | X resolve on the issuance of common debentures<br>non-convertible into shares and without real security and,<br>the other types of debentures, on the conditions mentioned<br>in paragraph 1 of article 59 of Law 6,404/76; |  |

| Meeting;                     |  |                           |
|------------------------------|--|---------------------------|
| X - to assign an officer the |  |                           |
| nvestors relations function, |  |                           |
| o be filled whether or not   |  | Exclusion of subparagraph |
| cumulatively with any other  |  | Check current Art 15, § 3 |
| executive functions, falling |  |                           |
| o him the provision of       |  |                           |
| nformation to investors, to  |  |                           |
| he CVM and to the Stock      |  |                           |
| Exchanges in which the       |  |                           |
| Company has its securities   |  |                           |
| raded, pursuant to the       |  |                           |
| -                            |  |                           |
| pplicable legislation;       |  |                           |
| XI - to make resolutions on  |  | Exclusion of subparagraph |
| he Executive Board's         |  | Check current cubparagrap |
| recommendation in            |  | IX and XIII               |
| connection with financial    |  |                           |
| funding.                     |  |                           |
|                              | XI to resolve on the declaration of interest on own            | Inclusion of subparagraph |
|                              | capital or distribution of dividends due to the result for the |                           |
|                              | current year, for the year ended or profit reserve, without    |                           |
|                              | adverse affects to the subsequent ratification of the general  |                           |
|                              | meeting;   |                           |
|                              | XII to resolve on the personnel policy, including the          |                           |
|                              | determination of the staff, plan of positions and salaries,    |                           |
|                              | general collective negotiation conditions, opening of a        |                           |
|                              | selective process to fill positions vacant and Profit Sharing  |                           |
|                              |  |                           |
|                              | Program;<br>XIII to previously authorize the execution of any  |                           |
|                              | 1 5 5  |                           |
|                              | legal businesses when the amount involved exceeds              |                           |
|                              | seventy million reais (R\$70,000,000.00), including the        |                           |
|                              | acquisition, sale or encumbrance of assets, the obtainment     |                           |
|                              | of loans and financings, the assumption of obligations in      |                           |
|                              | general and also the association with other legal entities;    |                           |
|                              | XIV to authorize the incorporation of a                        |                           |
|                              | wholly-owned subsidiary or the interest in the capital of      |                           |
|                              | other companies, except the competence of the general          |                           |
|                              | meeting provided for in article 256 of Law no. 6,404/76;       |                           |
|                              | XV to approve the hiring of civil liability insurance          |                           |
|                              | in favor of the members of the statutory bodies,               |                           |
|                              | employees, agents and mandataries of the company;              |                           |
|                              | XVI to grant licenses to officers, in compliance with          |                           |
|                              | the pertinent regulation;                                      |                           |
|                              | XVII to approve its internal regulation and the                |                           |
|                              |  |                           |
|                              | internal regulation of the executive board and of the audit    |                           |
|                              | committee;   |                           |
|                              | XVIII to authorize the company to acquire its own              |                           |
|                              | shares, in compliance with the legislation in force and        |                           |
|                              | previously listening to the fiscal council;                    |                           |
|                              | XIX to previously express itself about any proposal            |                           |

| of the board of executive officer or issues to be submitted |
|---|
| to the general meeting;                                     |
| XX to call the examination of any issues comprised          |
| in the competence of the executive board and issue a        |
| binding guidance on it;                                     |
| XXI to determine the guidance to be followed by the         |
| representative of the company at the general meetings of    |
| the companies in which it holds an interest;                |
| XXII to evaluate the main risks of the company and          |
| verify the efficiency of the management and control         |
| procedures.   |

| ARTICLE 17 - The  |                                |
|---|--------------------------------|
| Company shall have an   |                                |
| Audit Committee composed                                      | Previous articles 17 to 22,    |
| of three Board of   | that discussed Audit           |
| Directors' Members, who                                       | Committe, were replaced by     |
| shall cumulatively comply                                     | articles 32 to 37, maintaining |
| with the requirements of (i)                                  | previous wording, except for   |
| independence, (ii) technical                                  | small changes as follows:      |
| expertise, and (iii)  | - Art. 17, § 2 (current Art.   |
| availability of time.   | $32, \S 2$                     |
| availability of time.   | - Art. 19, items "a" and "h"   |
| <b>Baragraph 1</b> All members                                | current Art. 34,               |
| <b>Paragraph 1</b> – All members of the Audit Committee shall | subparagraph I and VIII)       |
|   | subpatagraph f and v m)        |
| comply with the<br>Independence requirements                  |                                |
| provided for in the   |                                |
| applicable legislation,                                       |                                |
|   |                                |
| without prejudice   |                                |
| to any allowed exoneration,                                   |                                |
| Paragraph 2- All members                                      |                                |
| of the Audit Committee shall                                  |                                |
| have sufficient technical                                     |                                |
| knowledge in accounting                                       |                                |
| and financial matters being                                   |                                |
| advisable that at least one of                                |                                |
| them  |                                |
| has also good knowledge of                                    |                                |
| the accounting rules used in                                  |                                |
| the United States of  |                                |
| America,  |                                |
| the United States Generally                                   |                                |
| Accepted Accounting   |                                |
| Principles (US-GAAP) and                                      |                                |
| experienced in analysis,                                      |                                |
| preparation and evaluation                                    |                                |
| of financial statements, with                                 |                                |
| knowledge of internal   |                                |
| controls and policy of  |                                |
| disclosure of information to                                  |                                |
| the market .  |                                |

| Paragraph 3 – The minimum                               |        |   |
|---|--------|---|
|   |        |   |
| availability required from each member of the Audit     |        |   |
|   |        |   |
| Committee shall correspond                              |        |   |
| to thirty (30) hours per                                |        |   |
| month.  |        |   |
|   |        |   |
| ARTICLE 18 – The Audit                                  |        |   |
| Committee's members may                                 |        |   |
| be designated   |        |   |
| simultaneously with their                               |        |   |
| appointment to the Board of                             |        |   |
| Directors, or by later                                  |        |   |
| resolution of the Board of                              |        |   |
| Directors itself.                                       |        |   |
|   |        |   |
| Sole paragraph – The Audit                              |        |   |
| Committee's members shall                               |        |   |
| exercise their function for                             |        |   |
| the   |        |   |
| same period as the respective                           |        |   |
| term of office of the Board                             |        |   |
| of Director's Member, or                                |        |   |
| until   |        |   |
| otherwise resolved by the                               |        |   |
| Shareholders' General                                   |        |   |
| Meeting or the Board of                                 |        |   |
| Directors   |        |   |
| itself.   |        |   |
| ARTICLE 19 – It shall fall to                           | 、<br>、 |   |
| the Audit Committee:                                    | )      |   |
|   |        |   |
| a) to evaluate and                                      |        |   |
| recommend to the Board of                               |        |   |
| the Director the hiring of an                           |        |   |
| independent audit company, as well as the parameters to |        |   |
| fix the respective                                      |        |   |
| remuneration and other                                  |        |   |
| conditions for service                                  |        |   |
| provision;  |        |   |
| b) to justifiably propose the                           |        |   |
| replacement of the                                      |        |   |
| independent audit company;                              |        |   |
| c) to express prior opinion                             |        |   |
| on the hiring of other                                  |        |   |
| services from the                                       |        |   |
| independent audit company,                              |        |   |
| or companies related thereto,                           |        |   |
| that are not comprised in                               |        |   |
| audittypical activities;                                |        |   |
| audity pical activities,                                |        | I |

d) to express its opinion, at any time, about the performance of the accounting and internal audit departments, proposing to the Executive Board the measures that it deems appropriate; e) to deal directly with the internal audit department and the independent auditors, following up on the respective work, together with the Economic & Financial Executive Board; f) to analyze the internal audit's and the independent auditors' reports before they are submitted to the Board of Directors; g) to see that the material resources made available to the internal audit are adequate; h) to follow up on the preparation of and to express its opinion on the quarterly balance sheets and the financial statements, seeking to ensure their integrity and quality; i) to constantly evaluate the accounting practices, the internal controls and processes adopted by the Company, seeking to identify critical issues, financial risks and potential contingencies, and proposing such improvements as they deem necessary; j) to follow up on Company's compliance activities; k) to request the hiring of specialized services to support the Audit Committee's activities. whose remuneration shall be borne by the Company, within its annual approved budget;

| l) to receive and handle      |  |
|-------------------------------|--|
| denunciations and             |  |
| complaints from third parties |  |
| on issues related to          |  |
| accounting, internal          |  |
| accounting controls and       |  |
| audit.                        |  |
|                               |  |
|                               |  |

| Paragraph 1 - Resolutions                                  |
|--|
| of the Audit Committee shall                               |
| made by the majority of its                                |
| members, without prejudice                                 |
| to the right of its members to                             |
| individually request                                       |
| information and examine                                    |
| Company's books,   |
| documents and papers.                                      |
| Paragraph 2 - Reports made                                 |
| by the internal audit                                      |
| department and by the                                      |
| independent  |
| audit company shall always                                 |
| be simultaneously submitted                                |
| to the Executive Board and                                 |
| the Audit Committee's                                      |
| members.   |
| ADTICLE 20 The Audit                                       |
| <b>ARTICLE 20</b> – The Audit<br>Committee shall draft its |
|  |
| Internal Regulations, and submit them to                   |
|  |
| Board of Directors' approval                               |
| Sole paragraph – The                                       |
| Internal Regulations may                                   |
| expand the powers of the                                   |
| Audit  |
| Committee, and shall also                                  |
| provide for the holding of                                 |
| periodic meetings, the form                                |
| of   |
| registration of its opinions                               |
| and resolutions, in addition                               |
| to other issues deemed                                     |
| appropriate to the good                                    |
| development the work.                                      |
| ARTICLE 21 – The   |
| remuneration of the Audit                                  |
| Committee's members shall                                  |
| be differentiated from that of                             |
|  |
| the other Board of Directors'                              |
| the other Board of Directors'                              |
| Members, by virtue of their                                |
| Members, by virtue of their greater dedication and         |
| Members, by virtue of their                                |

| <b>ARTICLE 22 –</b> The Audit<br>Committee shall have its<br>own annual budget approved<br>by the Board of<br>Directors.  |   |  |
|---|---|--|
| <b>Sole paragraph</b> - The<br>Executive Board shall<br>promptly make available the<br>financial resources requested<br>by the Audit Committee for<br>the performance of its duties,<br>within the limit of the<br>approved budget. | d |  |

| ARTICLE 23 – Through a      |   |                            |
|-----------------------------|---|----------------------------|
| resolution of the Board of  |   |                            |
| Directors, other Committees |   | Exclusion of article       |
| may be                      |   |                            |
| instituted with a specific  |   |                            |
| scope, under the            |   |                            |
| coordination of a Board of  |   |                            |
| Directors' member, the      |   |                            |
| participation of persons    |   |                            |
| other than Board Members    |   |                            |
| also being allowed.         |   |                            |
| TITLE II                    | CHAPTER VI  | Changes in wording         |
| EXECUTIVE BOARD             | EXECUTIVE BOARD   |                            |
|                             |   |                            |
|                             | Members and term  |                            |
| ARTICLE 24 – The            | ARTICLE 15 – The Executive Board shall be composed o                                      |                            |
| Executive Board shall be    | six (6) members, all with a two (2)-year unified term of                                  | wording / Inclusion of the |
| composed of six (6)         | office, reelection is allowed.  | attributions of each       |
| Officers, resident in the   |   | executive                  |
| -                           | <b>Paragraph 1</b> – The CEO is responsible for:  |                            |
| appointed by the Board of   |   |                            |
| Directors, one of which     | I - representing the Company, as plaintiff or   |                            |
| 0                           | defendant, in or out of court, and may constitute, for such                               |                            |
| Executive Officer and the   | purpose, attorney with special powers, including powers to                                |                            |
| -                           | receive initial summons and notifications, pursuant to                                    |                            |
| -                           | article 19 of these bylaws  |                            |
| 1                           | II - call and preside the executive board's meetings;                                     |                            |
| L                           | III - coordinate the executive board's activities;  |                            |
| assigned to them by the     | IV - issue acts and resolutions that are related to or                                    |                            |
| Board of Directors.         | resulting from the executive board's resolutions;   |                            |
|                             | V - coordinate the Company's ordinary management  |                            |
|                             | including the implementation of policies and the execution                                |                            |
|                             | of resolutions taken by the shareholders' general meeting,                                |                            |
|                             | board of directors and joint executive board;   |                            |
|                             | VI - coordinate the activities of other executive   |                            |
|                             | officers;   |                            |
|                             | VII - coordinate, evaluate and control duties related                                     |                            |
|                             | to:   |                            |
|                             | <ul><li>a) CEO office;</li><li>b) integrated planning, corporate management and</li></ul> |                            |
|                             | b) integrated planning, corporate management and structuring;                             |                            |
|                             |   |                            |
|                             | <ul> <li>communication;</li> <li>negotiation of concessions contracts;</li> </ul>         |                            |
|                             |   |                            |
|                             | <ul><li>e) regulatory issues;</li><li>f) auditing; and</li></ul>                          |                            |
|                             | g) ombudsman.   |                            |
|                             |   |                            |
|                             | Paragraph 2 – The Corporate Management Officer is   |                            |
|                             | responsible for:  |                            |
|                             |   |                            |
|                             |   |                            |
|                             |   |                            |

| I -      | marketing;   |   |
|----------|--|---|
| II -     | human resources, quality and social                |   |
| responsi | bility;  |   |
| III -    | information technology;                            |   |
| IV -     | property;  |   |
| V -      | legal affairs; and                                 |   |
| VI -     | supplies and contracts.                            |   |
|          |  |   |
| Paragra  | ph 3 – The Chief Financial Officer and Investor    |   |
| Relation | s Officer shall be responsible for:                |   |
|          |  |   |
| I -      | planning, raising and allocating financial         |   |
| resource | -  |   |
| II -     | control department;                                |   |
| III -    | accounting;  |   |
| IV -     | investor relations;                                |   |
| V -      | operations in the capital markets and other        |   |
|          | operations;  |   |
| VI -     | indebtedness control;                              |   |
| VII -    | corporate governance.                              |   |
|          |  |   |
| _        | <b>ph 4</b> – The Technology, Enterprises and      |   |
| Environ  | ment Officer shall be responsible for:             |   |
|          |  |   |
| I -      | environment;                                       |   |
| II -     | operational and technological development;         |   |
| III -    | quality control of water and sewage products;      |   |
| IV -     | special investment program; and                    |   |
| V -      | special projects.                                  |   |
|          |  |   |
| 0        | <b>ph 5</b> – The Metropolitan Officer, in the     |   |
| -        | litan area of São Paulo, and the Regional Systems  |   |
|          | in the other areas of company operation in the     |   |
| State of | São Paulo shall be responsible for:                |   |
|          |  |   |
| I -      | operation, maintenance and execution of works      |   |
|          | ices in the system of water supply, sewage         |   |
|          | n and treatment, including in wholesale;           |   |
| II -     | commercial relations and customer service;         |   |
| III -    | control of the economic-financial and              |   |
| -        | nal performance of its business units;             |   |
| IV -     | advisement to autonomous municipalities of         |   |
| water su | pply and sanitary sewage systems;                  |   |
| V -      | negotiation of concessions with holders of         |   |
| services | •  |   |
| VI -     | negotiation with the community and city halls,     |   |
| aiming a | t aligning the interests of its clients and of the |   |
| company  | ٧.   | I |

| Sole paragraph – The                 |  | Exclusion of paragraph /     |
|--------------------------------------|--|------------------------------|
| remuneration and other               |  | Check current Art. 26, main  |
| benefits of the members of           |  | section                      |
| the Executive Board shall be         |  |                              |
| fixed by the General                 |  |                              |
| Meeting.                             |  |                              |
| ARTICLE 25 – The term of             |  | Replaced, with changes in    |
| office for the members of the        |  | wording, to the current Art. |
| Executive Board shall be of          |  | 15 / maintained the 2 years  |
|                                      |  | term of office               |
| two (2) years, re-election           |  | term of office               |
| being permitted.                     |  |                              |
| Paragraph 1 - The members            |  | Exclusion of paragraph /     |
| of the Executive Board shall         |  | Check current Art. 24        |
| be vested with their office          |  |                              |
| upon the execution of the            |  |                              |
| Managers' Consent                    |  |                              |
| Instrument ( <i>Termo de</i>         |  |                              |
| Anuência dos                         |  |                              |
| Administradores) required            |  |                              |
| by the applicable regulations        |  |                              |
| and of the instrument of             |  |                              |
| investiture, in the Book of          |  |                              |
| Minutes of the Executive             |  |                              |
| Board's Meetings. The                |  |                              |
| members of                           |  |                              |
| the Executive Board shall, in        |  |                              |
| the beginning and at the end         |  |                              |
| of their terms of office,            |  |                              |
| submit a statement of assets,        |  |                              |
| pursuant to the provisions of        |  |                              |
| the legislation in force.            |  |                              |
| Paragraph 2 – Once their             |  | Exclusion of paragraph /     |
| term of office ends, the             |  | Check current Art. 25        |
| members of the Executive             |  |                              |
| Board                                |  |                              |
| shall remain in their offices        |  |                              |
| until the investiture of their       |  |                              |
| successors.                          |  |                              |
| <b>Paragraph 3</b> – In the event of | Vacancy and Replacements                                 | Replaced, with changes in    |
| a vacancy, under any title, in       |  | wording                      |
|                                      | ARTICLE 16 – In the absences or temporary impediments    |                              |
|                                      | of any officer, the CEO shall appoint another member of  |                              |
| appoint the substitute for the       | the executive board to cumulate the functions.           |                              |
| office, provided that the end        |  |                              |
| of                                   | Sole paragraph – In his absences and temporary           |                              |
|                                      | impediments, the CEO will be replaced by the officer     |                              |
| coincide those of the other          | appointed by him and, if there is no appointment, by the |                              |
|                                      | officer responsible for the financial area.              |                              |
| Board.                               |  |                              |
|                                      | <b>Operation</b>   |                              |
| I                                    |  |                              |

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| Executive Board shall meet<br>at least once a month, and<br>whenever called by<br>the Chief Executive Officer<br>or by the majority of its | <b>ARTICLE 17</b> – The executive board will meet, on an ordinary basis, at least twice a month and, on an extraordinary basis, by call of the CEO or of other two officers. | Replaced, with changes in wording |
|--|--|-----------------------------------|
| members.   |  |                                   |

|  | <b>Paragraph 1</b> – The meetings of the joint executive board will be instated with the attendance of at least half of the acting officers, considering approved the matter with the agreement of the majority of the attendees; in the event of a tie, the proposal with the vote of the CEO will prevail.  | Replaced, with changes in wording |
|--|---|-----------------------------------|
| Executive Board,   | <b>Paragraph 2</b> – The resolutions of the executive board will be recorded in minutes drawn up in the company's records and signed by all attendees.  | Inclusion of paragraph            |
|  | <b>Paragraph 3</b> – The CEO may, in the call for the meeting, allow the participation of the officers by telephone, videoconference, or other means of communication which may ensure the effective participation and the authenticity of their vote; the officer who virtually participates in the meeting will be considered present and his vote will be valid for all legal effects, without adverse effects to the subsequent drawing up and signature of the respective minutes. | Inclusion of paragraph            |
| ARTICLE 27 – The<br>Executive Board shall have<br>extensive powers to<br>administer and manage the<br>corporate businesses and<br>may carry out all operations<br>in connection with the<br>purpose of the<br>Company, including to take<br>out loans, dispose of assets,<br>open, operate and close<br>accounts in<br>credit institutions, draw,<br>endorse and accept<br>negotiable instruments<br>(notes), issue and endorse<br>promissory notes and,<br>subject to the provisions of<br>Article 16, item XI, when<br>the latter are securities<br>(regulated by the <i>Conselho</i><br><i>Monetário Nacional</i> -<br>Brazilian Monetary | Duties<br>ARTICLE 18 – In addition to the duties set forth by Law,<br>it is incumbent upon the joint executive board:   | Replaced, with changes in wording |

| Council), issue and endorse<br>checks and other securities,<br>waive rights and transact,<br>provide collateral security,<br>suretyship and guaranties in<br>operations of the Company's<br>interest, subject to the<br>applicable provisions<br>provided for herein. |   |  |
|---|---|--|
|   | I to prepare and submit to the approval of the<br>board of directors:<br>a) the bases and guidelines for the preparation of<br>the strategic plan, as well as the annual and multi-year<br>programs;<br>b) the strategic plan, targets and indexes, as well as<br>the respective multi-year plans and annual programs of<br>expenditures and investments of the company with the<br>respective projects;<br>c) the company's budget, with the indication of the<br>sources and uses of funds, as well as their changes;<br>d) the evaluation of the performance result of the<br>company's activities;<br>e) quarterly reports of the company jointly with the<br>financial statements;<br>f) Annually, the management report together with<br>the balance sheets and other financial statements and<br>respective notes, with the report of independent auditors<br>and of the fiscal council and the proposal of allocation of<br>the income for the year;<br>g) interim balance sheets, quarterly;<br>h) proposal of capital increase and of amendment to<br>the bylaws, listening to the fiscal council, when the case<br>may be;<br>i) proposal of the personnel policy;<br>j) the internal regulation of the executive board; | Inclusion of subparagraph<br>and items |

|  | II to approve:  | Inclusion of subparagraph                         |
|--|---|---|
|  | a) the technical-economic evaluation criteria for           | and items   |
|  | investment projects, with the respective responsibility     |   |
|  | delegation plans for their execution and implementation;    |   |
|  | b) the plan of accounts;                                    |   |
|  | c) the company's annual insurance plan;                     |   |
|  | d) residually, within the statutory limits, everything      |   |
|  | related to the company's activities which is not of private |   |
|  | competence of the CEO, of the board of directors or of the  |   |
|  | general meeting;  |   |
|  | e) other company's regulations, which are not of the        |   |
|  | private competence of the board of directors;               |   |
|  | III to authorize, respecting the limits and                 | Inclusion of subparagraph                         |
|  | guidelines established by the Law and by the board of       | menusion of subparagraph                          |
|  |   |   |
|  | directors, acts of resignation or judicial or extrajudicial |   |
|  | transaction, to end litigations or holdovers, establishing  |   |
|  | amount limits for the delegation of the practice of these   |   |
|  | acts by the CEO or any other officer;                       |   |
|  | IV to previously authorize the execution of any             | Inclusion of subparagraph                         |
|  | legal businesses when the amount involved exceeds ten       |   |
|  | million reais (R\$10,000,000.00), without adverse effects   |   |
|  | to the competence attributed by the bylaws to the board of  |   |
|  | directors, including the acquisition, sale or encumbrance   |   |
|  | of assets, the obtainment of loans and financings, the      |   |
|  | assumption of obligations in general and also the           |   |
|  | association with other legal entities.                      |   |
|  | Sole paragraph – The internal regulation of the executive   | Inclusion of paragraph                            |
|  | board may show in details the individual attributions of    |   |
|  | each officer, as well as to subject the practice of certain |   |
|  | acts comprised in the specific competence areas to the      |   |
|  | previous authorization of the joint executive board.        |   |
| Paragraph 1 - The  |   | Inclusion of subparagraph /                       |
| disposition of and the                                       |   | Chack current Art. 14,                            |
| creation of liens on   |   | subparagraph XIII                                 |
| Company's real property                                      |   | subparagraph XIII                                 |
| shall be contingent on the                                   |   |   |
| e  |   |   |
| prior approval of the Board of Directors.                    |   |   |
|  |   | Evolution of nervous /                            |
| <b>Paragraph 2 -</b> The acts and documents that involve the |   | Exclusion of paragraph /<br>Check current Art. 19 |
|  |   | Check current Art. 19                             |
| financial liability of the                                   |   |   |
| Company or hold third  |   |   |
| parties harmless from any                                    |   |   |
| liability with respect to the                                |   |   |
| Company,   |   |   |
| shall have the joint   |   |   |
| signatures of (i) two Officers                               |   |   |
| or (ii) one Officer and one                                  |   |   |
| attorney-infact,   |   |   |
| I  |   |   |
| or (iii) two attorneys-in-fact,                              |   |   |

| vested with special powers.        |  |                             |
|------------------------------------|--|-----------------------------|
| ARTICLE 28 – The                   | Representation of the company                                  |                             |
| Company, represented by (i)        |  |                             |
| its Chief Executive Officer        | ARTICLE 19 – The company bound before third parties (i         | ) Replaced, with changes in |
| together with                      | by the signature of two officers, one necessarily the CEO      | wording                     |
| another Officer or, (ii) in the    | or the officer responsible for the financial area; (ii) by the |                             |
| absence or impediment of           | signature of an officer and one attorney-in-fact, according    |                             |
| the Chief Executive Officer,       | to the powers in the respective power of attorney; (iii) by    |                             |
| by two of its Officers, may        | the signature of two attorneys-in-fact, according to the       |                             |
| appoint attorneys-in-fact          | powers in the respective power of attorney; (iv) by the        |                             |
| "ad-judicia" or "ad-negotia",      | signature of one attorney-in-fact, according to the powers     |                             |
| specifying in the respective       | in the respective power of attorney, in this case              |                             |
| granting instrument the            | exclusively for the practice of specific acts.                 |                             |
| powers to be granted and the       |  |                             |
| means of exercising such           | Sole paragraph – The powers of attorney will be granted        |                             |
| powers; provided that with         | with a determined term, and will specify the powers            |                             |
| regard to the "ad negotia"         | granted; only the powers of attorney for the forum in          |                             |
| powers-of-attorney, the term       | general shall have an undetermined term.                       |                             |
| of the respective mandate          |  |                             |
| shall be specified therein,        |  |                             |
| which shall be no longer           |  |                             |
| than the last day of the           |  |                             |
| calendar year in which they        |  |                             |
| were granted.                      |  |                             |
| <b>Paragraph 1</b> – The Executive | 2  |                             |
| Board may exceptionally            |  |                             |
| authorize the appointment of       |  |                             |
| one single attorney-in-fact to     |  |                             |
| represent the Company              |  |                             |
| before public administration       |  |                             |
| bodies.                            |  |                             |
| <b>Paragraph 2 –</b> Without       |  |                             |
| prejudice to the provisions of     |  |                             |
| paragraph 2 of article 27 of       |  |                             |
| these                              |  |                             |
| Bylaws, the attorneys-in-fact      |  |                             |
| with "ad-judicia" powers may       |  |                             |
| act jointly or severally.          |  |                             |

| ARTICLE 29 - Without             | Replaced, with changes in       |
|----------------------------------|---------------------------------|
| prejudice to the provisions of   | wording, to the current 18      |
| Article 28 herein, it shall fall |                                 |
| to the                           |                                 |
| Executive Board:                 |                                 |
| I – to perform all the           | Replaced, with changes in       |
| necessary acts for Company's     | wording, to the current 18      |
| regular operation;               |                                 |
| II – to approve Company's        | Replaced, with changes in       |
| Internal Rules and               | wording, to the current 18,     |
| Regulations;                     | subparagraph I item "j", and II |
|                                  | item "e"                        |
| III – to propose to the Board    | Replaced, with changes in       |
| of Directors the fundamental     | wording, to the current 18,     |
| guidelines of the corporate      | subparagraph I item "a"         |
| businesses;                      |                                 |
| IV – to submit to the            | Replaced, with changes in       |
| Shareholders' General            | wording, to the current 18,     |
| Meeting capital increase         | subparagraph I item "h"         |
| proposals and amendments         |                                 |
| to Company' Bylaws, after        |                                 |
| the approval of the Board of     |                                 |
| Directors and after the Fiscal   |                                 |
| Council has expressed it         |                                 |
| opinion, when the case shall     |                                 |
| be, subject to any other         |                                 |
| applicable legal provisions;     |                                 |
| V – to propose to the Board of   | Exclusion of subparagraph /     |
| Directors the disposition of     | Check current Art. 14,          |
| or creation of liens on          | subparagraph XIII               |
| Company's real property;         |                                 |
| VI – to submit to the Board of   | Replaced, with changes in       |
| Directors the annual and         | wording, to the current 18,     |
| multi-annual economic &          | subparagraph I item "c"         |
| financial and works              |                                 |
| execution plans and budgets;     |                                 |
| VII – to make resolutions on     | Exclusion of subparagraph       |
| the designation by the Chief     |                                 |
| Executive Officer of the         |                                 |
| substitute of the other          |                                 |
| Officers in case of temporary    |                                 |
| impediment and leave of          |                                 |
| absence;                         |                                 |
| VIII – to make resolutions on    | Exclusion of subparagraph       |
| the assets' write-off;           |                                 |
| IX – to designate a substitute   | Exclusion of subparagraph       |
| for the Chief Executive          |                                 |
| Officer during his(her)          |                                 |
| occasional impediments, if       |                                 |
| by any reason the Chief          |                                 |
|                                  | I I                             |

| Executive Officer             |  |
|-------------------------------|--|
| himself(herself) has not done |  |
| so pursuant to the provisions |  |
| of Article 30, item           |  |
| "f";                          |  |

| X – to submit the Annual<br>Report and Executive | Replaced, with changes in<br>wording, to the current 18 |
|--|---|
| *  | •   |
| Board's accounts to the                          | subparagraph I item "f                                  |
| Ordinary Shareholders'                           |   |
| General Meeting, after the                       |   |
| Board of Directors and the                       |   |
| Fiscal Council have                              |   |
| expressed their opinions.                        |   |
| ARTICLE 30 - It shall fall                       |   |
| to the Chief Executive                           |   |
| Officer:   | Exclusion of article                                    |
| a) to represent the Company,                     |   |
| as plaintiff or defendant, in                    |   |
| and out of court;                                |   |
| b) to call and presiding over                    |   |
| the Executive Board's                            |   |
| meetings;  |   |
| c) to create and suppress                        |   |
| offices or functions, fixing                     |   |
| their respective                                 |   |
| remunerations;                                   |   |
| d) to coordinate and                             |   |
| supervise the various                            |   |
| corporate areas and to                           |   |
| provide general                                  |   |
| guidance to all economic and                     |   |
| financial studies in                             |   |
| connection with the                              |   |
| corporate purposes;                              |   |
| e) to submit the assignment                      |   |
| of duties among the Officers                     |   |
| to the Board of Directors;                       |   |
| f) to indicate his(her)                          |   |
| substitute in the case of                        |   |
| occasional impediments;                          |   |
| g) to submit to the Executive                    |   |
| Board the designation of the                     |   |
| Officers' substitutes in the                     |   |
| cases of temporary                               |   |
| impediment and leave of                          |   |
| absence  |   |
| <b>ARTICLE 31</b> – It shall fall to             | Exclusion of article                                    |
| each of the Officers:                            |   |
| a) to participate in the                         |   |
| Executive Board's meetings;                      |   |
| b) to perform the duties that                    |   |
| are determined by the Board                      |   |
| of Directors and the                             |   |
| Executive  |   |
| Board;   |   |
| L'ouru,  |   |

| c) to execute, together with<br>another Officer, the papers<br>and acts that require the joint |   |                              |
|--|---|------------------------------|
| signature of two Officers.   |   |                              |
| CHAPTER V  | CHAPTER VII   | Change in the chapter        |
| FISCAL COUNCIL   | FISCAL COUNCIL  | number                       |
| ARTICLE 32 - The   | <b>ARTICLE 20</b> – The company shall have a permanent    |                              |
| Company shall have a   | fiscal council, with the competences and duties provided  |                              |
| · ·  | for by the law.   | Replaced, with changes in    |
| with the duties provided for   |   | wording                      |
| -  | ARTICLE 21 – The fiscal council shall be composed of at   | e                            |
| •  | least three (3) and at most five (5) sitting members, and |                              |
|  | the same number of deputies, annually elected by the      |                              |
| -  | shareholders' general meeting. Reelection is allowed.     |                              |
| members, resident in the   | <u> </u>  |                              |
| country, shareholders or not,  |   |                              |
| appointed by the Ordinary  |   |                              |
| Shareholders' Meeting,   |   |                              |
| subject to the provisions of   |   |                              |
| Article 240 of Law n.  |   |                              |
| 6,404/76, re-election  |   |                              |
| being permitted.   |   |                              |
| ARTICLE 33 – The   |   | Exclusion of article / Check |
| remuneration of the Fiscal   |   | current Art. 26              |
| Council's Members shall be   |   |                              |
| fixed by the Ordinary  |   |                              |
| Shareholders' Meeting that   |   |                              |
| appoints them.   |   |                              |
| ARTICLE 34 – In the case o   | Sole paragraph – In the event of vacancy or impediment o  | f Replaced, with changes in  |
| a vacancy, absence or  | the sitting member, the respective deputy will assume.    | wording                      |
| impediments of the effective   |   |                              |
| members, the respective  |   |                              |
| substitutes shall be called.   |   |                              |
| ARTICLE 35 - The Fiscal  |   |                              |
| Council's members shall be   |   |                              |
| invested with their offices  |   | Exclusion of article / Check |
| upon the   |   | current Art. 24              |
| execution of the Fiscal  |   |                              |
| Council's Members'   |   |                              |
| Consenting Instrument  |   |                              |
| required by the applicable   |   |                              |
| regulations and of the   |   |                              |
| instrument of investiture  |   |                              |
| Book of Minutes and  |   |                              |
| Opinions of the Fiscal   |   |                              |
| Council. The members of the  |   |                              |
| Fiscal Council shall, in the   |   |                              |
| beginning and at the end of  |   |                              |
| their terms of office, submit  |   |                              |
| a statement of assets,   |   |                              |

| pursuant to the provisions of |  |
|-------------------------------|--|
| the legislation in force.     |  |

| <b>ARTICLE 22</b> – The fiscal council will meet, on an         | Inclusion of article  |
|---|-----------------------|
| ordinary basis, once a month and, on an extraordinary           |                       |
| basis, whenever called by any of its member or by the           |                       |
| executive board, drawing up the minutes in the company's        |                       |
| cHAPTER VIII  | Inclusion of articles |
| COMMON RULES TO THE STATUROTY BODIES                            | inclusion of articles |
| Investiture, Impediments and Prohibitions                       |                       |
| <b>ARTICLE 23</b> – The members of the statuary bodies shall    |                       |
| prove, by means of presentation of their resume to the          |                       |
| State Council for the Protection of the Capital of the State    |                       |
| (Conselho de Defesa dos Capitais do Estado) – CODEC,            |                       |
| that they have professional, technical or administrative        |                       |
| capacity, experience compatible with the position, moral        |                       |
| credibility and immaculate reputation.                          |                       |
| <b>Sole paragraph</b> – The provisions in this article are only |                       |
| applied to the members elected by the controlling               |                       |
| shareholder.  |                       |
| <b>ARTICLE 24</b> – The members of the statutory bodies will    |                       |
| be invested in their positions upon the execution of the        |                       |
| instrument of investiture drawn up in the respective book       |                       |
| of minutes, and of the respective Instrument of Consent,        |                       |
| according to the model established in the BOVESPA's             |                       |
| Novo Mercado Listing Rules.                                     |                       |
| <b>Paragraph 1</b> – The instrument of investiture shall be     |                       |
| signed in within thirty (30) days following the election,       |                       |
| under penalty of its inefficiency, except for a justification   |                       |
| accepted by the body for which the member has been              |                       |
| elected, and shall contain the indication of at least one       |                       |
| domicile to receive notifications and summons of                |                       |
| administrative and judicial procedures, related to acts of      |                       |
| his management, and the change of the domicile indicated        |                       |
| is allowed only by means of a written communication.            |                       |
| <b>Paragraph 2</b> – The investiture will be subject to the     |                       |
| presentation of the declaration of assets and values, as        |                       |
| provided for in the state legislation, which shall be           |                       |
| annually updated and at the end of the term of office.          |                       |
| <b>ARTICLE 25</b> – Except in the assumption of resignation or  |                       |
| dismissal, the term of office of the members of the             |                       |
| statutory bodies is considered automatically postponed,         |                       |
| until the investiture of the respective replacements.           |                       |
| Compensation, Licenses, Loss of Position                        |                       |

| ARTICLE 26 – The compensation of the members of the statutory bodies shall be established by the general meeting and there shall not be accumulation of earnings or any advantages due to the replacements occurring by virtue of vacancy, absences or temporary impediments, pursuant o these bylaws. |
|--|
| <b>Sole paragraph</b> – It is allowed to the officer, who on the date of the investiture belongs to the company's staff, to opt for the respective salary.   |
| <b>ARTICLE 27</b> – The officers may request to the board of directors removal by unpaid leave, as long as for a term not longer than three (3) months, which shall be recorded in minutes.  |

| CHAPTER VI<br>FISCAL YEAR,<br>BALANCE SHEET AND<br>INCOME<br>DISTRIBUTION  | CHAPTER IX<br>FISCAL YEAR AND FINANCIAL STATEMENTS<br>PROFITS, RESERVES AND DIVIDEND<br>DISTRIBUTION   | Change in wording   |
|--|--|---|
| ARTICLE 36 - The fiscal<br>year shall begin on January<br>1st and shall end on<br>December 31st of<br>each year, when the<br>following financial<br>statements shall be prepared:<br>I - Balance sheet;<br>II - Statement of Changes in<br>Shareholders' Equity;<br>III - Income statement;<br>IV - Statement of the<br>changes in financial position.   | <b>ARTICLE 28</b> – The fiscal year shall match the calendar year, and after the closing of the fiscal year, the executive board shall require the preparation of the financial statements, pursuant to the law. | Replaced, with changes in<br>wording / Check Art. 176 of<br>the Brazilian Corporate Law |
| ARTICLE 37 – The<br>following rules shall be<br>observed with regard to the<br>income deriving from<br>the corporate activities,<br>ascertained in the balance<br>sheet:<br>I – The accrued losses and the<br>provision for income tax<br>shall be deducted from the<br>fiscal<br>year's income, before any<br>participation;<br>II – The net income so<br>ascertained shall have the<br>following destination:<br>a) 5% for the institution of<br>the statutory reserve until it<br>reaches the limits fixed by<br>the law; |  | Exlucion of article / Check<br>Arts. 189 and 193 of the<br>Brazilian Corporate Law      |
| b) allocation of dividends to<br>the shareholders in an<br>amount not lower than 25%<br>of the net<br>income ascertained in  | <b>ARTICLE 29</b> – Common shares shall be entitled to the minimum mandatory dividends of twenty-five percent (25%) of the fiscal year's net income, after the deductions established or authorized by law.      | Replaced, with changes in wording   |
| c) the remaining balance<br>shall be allocated as<br>determined by the<br>Shareholders' General<br>Meeting, based on a   |  | Exclusion of item / Check<br>Art. 192 of the Brazilian<br>Corporate Law                 |

| proposal of the Executive<br>Board, once the Board of<br>Directors and<br>the Fiscal Council have<br>expressed their opinion. |                          |
|---|--------------------------|
| Paragraph 1 – Whenever the  | Exclusion of paragraph / |
| amount of the compulsory  | Check Art. 197 of the    |
| minimum dividend exceeds  | Brazilian Corporate Law  |
| the   |                          |
| realized portion of the net   |                          |
| income of the fiscal year, the  |                          |
| management may propose,   |                          |
| and   |                          |
| the Shareholders' General   |                          |
| Meeting may approve, the  |                          |
| allocation of such excess to  |                          |
| the   |                          |
| realizable profits reserve.   |                          |

| Paragraph 2 - The             | <b>Paragraph 1</b> – Dividends may be paid by the company as   | Replaced, with changes in |
|-------------------------------|--|---------------------------|
| Executive Board, once the     | interest on equity.  | wording                   |
| Board of Directors and the    |  |                           |
| Fiscal Council                |  |                           |
| have expressed their opinion, | ,  |                           |
| may authorize the payment     |  |                           |
| of interest on equity reserve |  |                           |
| to the shareholders, pursuant |  |                           |
| to the legislation in force,  |  |                           |
| which may be attributed to    |  |                           |
| the dividend amount           |  |                           |
| provided for in these         |  |                           |
| Bylaws, such amount being     |  |                           |
| composed of the dividends     |  |                           |
| distributed by the Company    |  |                           |
| for all legal purposes.       |  |                           |
| ARTICLE 38 - The              |  | Exclusion of article      |
| dividends shall be            |  |                           |
| distributed to the            |  |                           |
| shareholders no later than    |  |                           |
| sixty (60)                    |  |                           |
| days as of the publication of |  |                           |
| the Minutes of the            |  |                           |
| Shareholders' Meeting that    |  |                           |
| approved them.                |  |                           |
| ••                            | <b>Paragraph 2</b> – The company may draw interim balance  | Inclusion of paragraph    |
|                               | sheets, quarterly, for purposes of payment of dividends or   | merasion of paragraph     |
|                               | payment of interest on equity.   |                           |
| Sole paragraph – The          | <b>Paragraph 3</b> – The approved dividends shall not accrue   | Replaced, with changes in |
|                               | interest and those that are not claimed within three (3)   | wording                   |
| * *                           | years as of the date of the Shareholders' General Meeting  | wording                   |
| are not                       | that approved them, shall lapse in favor of the Company.   |                           |
| claimed within three (3)      | that approved them, shan tapse in favor of the company.  |                           |
| years as of the date of the   |  |                           |
| Shareholders' General         |  |                           |
| Meeting that                  |  |                           |
| approved them, shall lapse in |  |                           |
| favor of the Company.         |  |                           |
| ravor of the company.         | <b>Davage on h</b> . The board of directors may propose to the   | Inclusion of nonograph    |
|                               | <b>Paragraph 4</b> – The board of directors may propose to the   | Inclusion of paragraph    |
|                               | general meeting that the remaining balance of the income   |                           |
|                               | for the year, after the deduction of the legal reserve and of  |                           |
|                               | the minimum mandatory dividend, is destined to the   |                           |
|                               | creation of a investment reserve, which will comply with   |                           |
|                               | the following principles:  |                           |
|                               | The factor is the factor of th |                           |
|                               | I - its balance, jointly with the balance of the other   |                           |
|                               |  |                           |
|                               | profit reserves, except the reserves for contingencies and   |                           |
|                               | profit reserves, except the reserves for contingencies and of unrealized profits, may not exceed the capital stock;  |                           |
|                               | profit reserves, except the reserves for contingencies and   |                           |

|   | <ul> <li>a) in the absorption of losses, whenever necessary;</li> <li>b) in the payment of dividends, at any moment;</li> <li>c) in the operations of redemption, reimbursement</li> <li>or purchase of shares, authorized by law;</li> <li>d) in the incorporation to the capital stock.</li> </ul> |  |
|---|--|--|
| CHAPTER VII<br>WINDING UP                         | CHAPTER X<br>WINDING UP  | Chapter renumbering                      |
| liquidation in the cases provided for by the law, | <b>ARTICLE 30</b> – The company shall enter into liquidation in<br>the cases provided for by law, and the Shareholders'<br>general meeting shall be responsible, as the case may be,<br>for determining the means of liquidation and appointing<br>the liquidator, fixing his/her remuneration.      | n Renumbered, with changes<br>in wording |

#### CHAPTER XI DEFENSE MECHANISM

Replaced, with changes in

| DEFENSE MECHANISM  | wording, as of the previous<br>Art. 49 |
|--|--|
| <b>ARTICLE 31</b> - The company shall ensure the members of<br>its statutory bodies, through external legal counsel, the<br>technical defense in legal and administrative lawsuits<br>proposed during or after their respective terms of office,<br>for acts related to the performance of their duties.   |  |
| <b>Paragraph 1</b> – The same protection is extended to the company's employees, representatives and proxies who have acted to the extent of the powers conferred upon them, pursuant to Article 19 of these Bylaws.   |  |
| <b>Paragraph 2</b> – The company shall keep a permanent contract with one or more preeminent reputed law firms, or have preapproved law firms, with the purpose of being ready to undertake, at any time, the technical defense of the agents encompassed by this article.   |  |
| <b>Paragraph 3</b> – The contracting shall seek to ensure that the technical defense is continued by the same law firm that started the defense of an agent until the end of said proceeding, unless the agent elects another law firm that shall be hired by company for the same purpose.  | ;                                      |
| <b>Paragraph 4</b> – If, by any reason, no preapproved or hired<br>law firm has been hired by the company, the agent may<br>hire a legal counsel he trusts and have the legal fees or any<br>other expenses incurrent in his technical defense paid to<br>him in advance or reimbursed by the company, after<br>presenting evidence that such expenses have been or will<br>be incurred, provided that the amounts involved have been<br>approved by the Board of Directors as to their<br>reasonableness. |  |
| <b>Paragraph 5</b> – The company shall ensure the technical defense as well as access in real time to all required documentation for this effect. It shall also bear all legal costs, charges of any nature, administrative expenses and court deposits.   |  |
| <b>Paragraph 6</b> - Agents found guilty or held liable, with a final and unappealable decision, shall be obliged to reimburse the company for the amounts effectively disbursed, except when it is evidenced that they acted in good faith and in pursue of corporate interest.   |  |
| <b>Paragraph 7</b> – The company may contract insurance on behalf of the members of its statutory bodies, as well as of its employees, representatives and proxies, for covering   |  |

liabilities arising from the performance of their duties.

# CHAPTER XII AUDIT COMMITTEE

| AUDIT COMMITTEE   |   |
|---|---|
| ARTICLE 32 - The Company shall have an Audit<br>Committee composed of three Board of Directors'<br>Members, who shall cumulatively comply with the  | Previous articles 17 to 22,<br>that discussed Audit<br>Committe, were replaced by<br>articles 32 to 37, maintaining |
| requirements of (i) independence, (ii) technical expertise,<br>and (iii) availability of time.  | previous wording, except for<br>small changes as follows:<br>- Art. 17, § 2 (current Art.                           |
| <b>Paragraph 1</b> – All members of the Audit Committee shall comply with the Independence requirements provided for in the applicable legislation, without prejudice to any allowed exoneration,   | 32, § 2)<br>- Art. 19, items "a" and "h"<br>(current Art. 34,<br>subparagraphs I and VIII)                          |
| <b>Paragraph 2 -</b> All members of the Audit Committee shall<br>have sufficient technical knowledge in accounting and<br>financial matters, being advisable that at least one member<br>has also good knowledge of the internationally-accepted<br>accounting standards, besides having experience in<br>analysis, preparation and evaluation of financial<br>statements and having knowledge of internal controls and |   |
| policies for disclosing information to the market.<br><b>Paragraph 3 –</b> The minimum availability required from<br>each member of the Audit Committee shall correspond to<br>thirty (30) hours per month.   |   |
| <b>ARTICLE 33</b> - The Audit Committee's members may be designated simultaneously with their appointment to the Board of Directors, or by later resolution of the Board of Directors itself.   |   |
| <b>Sole paragraph</b> – The Audit Committee's members shall<br>exercise their function for the same period as the<br>respective term of office of the Board of Director's<br>Member, or until otherwise resolved by the Shareholders'<br>General Meeting or the Board of Directors itself.  |   |
| ARTICLE 34 - It shall fall to the Audit Committee:  |   |
| I - to evaluate the guidelines of the hiring process of an<br>independent audit company, as well as other conditions for<br>service provision, recommending the hiring to the board of<br>directors;<br>II- to justifiably propose the replacement of the   |   |
| independent audit company;<br>III- to express prior opinion on the hiring of other services<br>from the independent audit company, or companies related<br>thereto, that are not comprised in audittypical activities;<br>IV- to express its opinion, at any time, about the<br>performance of the accounting and internal audit  |   |
|   | 52  |

departments, proposing to the Executive Board the measures that it deems appropriate; V- to deal directly with the internal audit department and the independent auditors, following up on the respective work, together with the Economic-Financial and Investor Relations Office: VI- to analyze the internal audit's and the independent auditors' reports before they are submitted to the Board of Directors: VII- to see that the material resources made available to the internal audit are adequate; VIII - to follow up on the preparation of the quarterly, interim and annual financial statements, seeking to ensure their integrity and quality, informing the board of directors when necessary; IX- to constantly evaluate the accounting practices, the internal controls and processes adopted by the Company, seeking to identify critical issues, financial risks and potential contingencies, and proposing such improvements as they deem necessary; X- to follow up on Company's compliance activities; XI- to request the hiring of specialized services to support the Audit Committee's activities, whose remuneration shall be supported by the Company, within its annual approved budget; XII- to receive and handle denunciations and complaints from third parties on issues related to accounting, internal accounting controls and audit. **Paragraph 1** – Resolutions of the Audit Committee shall made by the majority of its members, without prejudice to the right of its members to individually request information and examine Company's books, documents and papers. **Paragraph 2** – Reports made by the internal audit department and by the independent audit company shall always be simultaneously submitted to the Executive Board and the Audit Committee's members. **ARTICLE 35** – The Audit Committee shall draft its Internal Regulations, and submit them to Board of Directors' approval. Sole paragraph – The Internal Regulations may expand the powers of the Audit Committee, and shall also provide for the holding of periodic meetings, the form of registration of its opinions and resolutions, in addition to other issues deemed appropriate to the good development the work.

| <b>ARTICLE 36 -</b> The remuneration of the Audit<br>Committee's members shall be differentiated from<br>that of the other Board of Directors' Members, by virtue of<br>their greater dedication and responsibilities undertaken. |  |
|---|--|
| <b>ARTICLE 37 -</b> The Audit Committee shall have its own annual budget approved by the Board of Directors.  |  |
| <b>Sole paragraph</b> - The Executive Board shall promptly make available the financial resources requested by the Audit Committee for the performance of its duties, within the limit of the approved budget.                    |  |

# CHAPTER VIII ARBITRATION

ARTICLE 40 – The Company, its shareholders, Managers and the members of the Fiscal Council undertake to submit to arbitration any and all dispute or controversy that may arise between them, related to or caused by, particularly, the application, validity,

effectiveness, interpretation, violation and its effects, of the provisions set forth in Law 6,404/76, in these Bylaws, in the rules issued by the Conselho Monetário Nacional (National Monetary Council), by the Central Bank of Brazil, and by the Comissão de Valores Mobiliários, as well as in the rights. other rules applicable to the operation of the capital market in general, besides those provided for in the Regulamento de Listagem do Novo Mercado (New Market Listing Regulations), the Contrato de Participação do Novo Mercado (New Market Participation Agreement) and the Arbitration Regulations of the *Câmara* de Arbitra gem do Mercado (Market Arbitration Chamber), to be carried out by the Câmara de Arbitragem do Mercado instituted by BOVESPA, pursuant to the Regulations of the referred Chamber, subject to the reservation applicable to the inalienable rights.

## CHAPTER XIII ARBITRATION

**ARTICLE 38** - The Company, its shareholders, Managers and the members of the Fiscal Council undertake to submit to arbitration any and all dispute or controversy that may arise between them, related to or caused by, particularly, the application, validity, effectiveness.interpretation, violation and its effects, of the provisions set forth in Law 6,404/76, in these Bylaws, in the rules issued by the Conselho Monetário Nacional (National Monetary Council), by the Central Bank of Brazil, and by the Comissão de Valores Mobiliários, as well as in the other rules applicable to the operation of the capital market in general, besides those provided for in the Regulamento de Listagem do Novo Mercado (Novo Mercado Listing Regulations), the Contrato de Participação do Novo Mercado (Novo Mercado Participation Agreement) and the Arbitration Regulations of the *Câmara de Arbitragem d o Mercado* (Market Arbitration Chamber), to be carried out by the *Câmara de* Arbitragem do Mercado instituted by BOVESPA, pursuant to the Regulations of the referred Chamber, subject to the reservation applicable to the inalienable

Renumbered, with no changes in wording

| 1  |   |                            |
|--|---|----------------------------|
| CAPÍTULO IX  | CHAPTER XIV   |                            |
| CHANGE OF CONTROL  | CHANGE OF CONTROL AND CANCELLATION  |                            |
| AND CANCELLATION   | OF THE PUBLICLY-HELD COMPANY  |                            |
| OF THE   | REGISTRATION  |                            |
| PUBLICLY-HELD  |   | Renumbered articles,       |
| COMPANY  | <b>ARTICLE 39</b> - The disposition of the share control of the   | without changes in wording |
| REGISTRATION   | Company, either through a single transaction or through a   |                            |
| ARTICLE 41 - The   | number of successive transactions, shall be contracted on   |                            |
| disposition of the share                                 | the suspensive or resolutory condition that the new   |                            |
| control of the Company,                                  | controlling shareholder undertakes to make a public offer   |                            |
| either through a single                                  | for the acquisition of the shares held by the other   |                            |
| transaction or through a                                 | shareholders of the Company, subject to the terms and   |                            |
| number of successive                                     | conditions provided for by the legislation in force and in  |                            |
| transactions, shall be                                   | the Regulamento de Listagem do Novo Mercado da  |                            |
| 1  | BOVESPA, so as to ensure them equal treatment as  |                            |
| -  | compared to the Controlling Shareholder.  |                            |
| the new controlling                                      |   |                            |
| shareholder undertakes to                                | Sole paragraph – The Company shall not register any   |                            |
| make a public offer for the                              | shares transfer to the Purchaser of the control, or to that   |                            |
| —  | (those) that may hold the control, while he/she(they)   |                            |
|  | do(es) not execute the relevant Instrument of Controlling   |                            |
| · · ·  | Shareholder's Consent, required by the applicable   |                            |
| terms and conditions                                     | regulations.  |                            |
| provided for by the                                      | ADTICLE 40. The solution of some late in the  |                            |
| -  | <b>ARTICLE 40</b> - The public offer referred to in the   |                            |
|  | previous article shall also take place in the following   |                            |
| Novo Mercado da  | cases:  |                            |
| <i>BOVESPA</i> , so as to ensure them equal treatment as | I operate aggiggment of shares' subscription rights and of  |                            |
|  | I - onerous assignment of shares' subscription rights and of other titles or rights in connection with securities |                            |
| Shareholder.   | convertible into shares, that results in the disposition of the   |                            |
| Sole paragraph – The                                     | Company's control; and  |                            |
| Company shall not register                               | company's control, and  |                            |
| any shares transfer to the                               | II - disposition of the control of a company that controls  |                            |
| -  | the Company, provided that in that event the Seller   |                            |
|  | Controlling Shareholder shall disclose to BOVESPA the   |                            |
| the control, while                                       | value ascribed to the Company for such disposition and  |                            |
| he/she(they) do(es) not                                  | attach the documents that evidence its value.   |                            |
| execute the relevant                                     |   |                            |
| Instrument of Controlling                                | ARTICLE 41 - The shareholder that already holds shares  |                            |
| Shareholder's Consent,                                   | of the Company and acquires the control by virtue of a  |                            |
| required by the applicable                               | private share purchase agreement entered into with the  |                            |
| regulations.   | controlling shareholder, regardless of the number of shares   |                            |
| C C  | purchased, shall:   |                            |
| ARTICLE 42 - The public                                  |   |                            |
| offer referred to in the                                 | I. make the public offer as provided for in Article 41  |                            |
| previous article shall also                              | herein; and   |                            |
| take place in the following                              |   |                            |
| cases:   | II. reimburse the shareholders from whom it/he/she has  |                            |
|  | purchased shares in a stock exchange within the six (6)   |                            |
|  | month period before the date of the sale of the Company's   |                            |

I - onerous assignment of shares' subscription rights connection with securities convertible into shares, that results in the disposition of the Company's control; and

II - disposition of the control of a company that controls the Company, provided that in that event the Seller Controlling Shareholder shall disclose to BOVESPA the value ascribed to the Company for such disposition and attach the documents that evidence its value.

### ARTICLE 43 - The

shareholder that already and acquires the control by virtue of a private share purchase agreement entered into with the controlling shareholder, regardless of the number of shares purchased, shall:

I. make the public offer as provided for in Article 41 herein: and

II. reimburse the shareholders from whom it/he/she has purchased shares in a stock exchange within the six (6) month period before the date of the sale of the Company's control, case in which it/he/she shall pay those former shareholders any balance between the amount paid to the seller controlling shareholder and the amounts paid in the stock exchange for company's shares within the same period, monetarily

control, case in which it/he/she shall pay those former shareholders any balance between the amount paid to the and of other titles or rights in seller controlling shareholder and the amounts paid in the stock exchange for company's shares within the same period, monetarily adjusted until the payment date.

> **ARTICLE 42** - Without prejudice to the legal and bylaws' provisions, the cancellation of Company's registration as a publicly-held company shall be preceded by a shares' public offer, to be made by the shareholder that holds the Control ("Offeror"), whose minimum price must be the economic value assessed in an appraisal report based on a methodology recognized by the CVM or based on criteria further defined by CVM, in accordance with the following article.

**ARTICLE 43** - The appraisal report referred to in the previous article shall be prepared by an expert company with proven background and independent as far as Company's decision power, its managers and controlling parties are concerned, besides meeting the requirements of paragraph 1 of article 8 of Law n. 6,404/76 and it shall holds shares of the Company include the liability provided for in paragraph 6 of the same article of the Law.

> **Paragraph 1** – The choice of the expert company in charge of the assessment of company's economic value shall fall to the Shareholders General Meeting upon the submission of a list of three companies by the Board of Directors, provided that the respective resolution shall be made by absolute majority of votes of the outstanding shares, cast in the Shareholders' General Meeting that makes the resolution on such matter, the blank votes being excluded.

**Paragraph 2** – Without prejudice to the previous paragraph, in case the Shareholder's General Meeting is instituted in first call, the attendance of the shareholders representing at least twenty per cent (20%) of the total of the outstanding shares is

required. If instituted in second call, no minimum of shareholders representing outstanding shares is required.

**Paragraph 3** – The costs of preparation of the appraisal reports shall be fully borne by the Offeror.

adjusted until the payment date.

**ARTICLE 44 -** Without prejudice to the legal and bylaws' provisions, the cancellation of Company's registration as a publicly-held company shall be preceded by a shares' public offer, to be made by the shareholder that holds the Control ("Offeror"), whose minimum price must be the economic value assessed in an appraisal report based on a methodology recognized by the CVM or based on criteria further defined by CVM, in accordance with the following article. ARTICLE 45 - The appraisal report referred to in the previous article shall be prepared by an expert company with proven background and independent as far as Company's decision power, its managers and controlling parties are concerned, besides meeting the requirements of paragraph 1 of article 8 of Law n. 6,404/76 and it shall include the liability provided for in paragraph 6 of the same article of the Law.

**Paragraph 1** - The choice of the expert company in charge of the assessment of company's economic value shall fall to the Shareholders General Meeting upon the submission of a list of three companies by the Board of Directors, provided that the respective resolution shall be made by absolute majority of votes of the outstanding shares, cast in the

|                                | 1 |
|--------------------------------|---|
| Shareholders' General          |   |
| Meeting that makes the         |   |
| resolution on such matter,     |   |
| the blank votes being          |   |
| excluded;                      |   |
| Paragraph 2 - Without          |   |
| prejudice to the previous      |   |
| paragraph, in case the         |   |
| Shareholder's General          |   |
| Meeting is instituted in first |   |
| call, the attendance of the    |   |
| shareholders representing at   |   |
| least twenty per cent (20%)    |   |
| of the total of the            |   |
| outstanding shares is          |   |
| required. If instituted in     |   |
| second call, no minimum of     |   |
| shareholders representing      |   |
| outstanding shares is          |   |
| required.                      |   |
|                                |   |
| Paragraph 3 - The costs of     |   |
| preparation of the appraisal   |   |
| reports shall be fully borne   |   |
| by                             |   |
| the Offeror.                   |   |

| CHAPTER X<br>EXIT FROM THE NEW  | CHAPTER XV<br>EXIT FROM THE NOVO MERCADO  |  |
|---|---|--|
| the Company from the New<br>Market shall be approved in<br>a Shareholder's General  | <b>ARTICLE 44</b> - The exit of the Company from the Novo<br>Mercado shall be approved in a Shareholder's General<br>Meeting, and such resolution shall specify if the exit is due<br>to the cancellation of the publicly-held company's  | Renumbered, with no changes in wording |
| shall specify if the exit is due<br>to the cancellation of the<br>publicly-held company's<br>registration or because its<br>securities will be registered<br>for trade outside the New<br>Market, and shall be<br>informed to BOVESPA in<br>writing thirty (30) days in<br>advance. | registration or because its securities will be registered for<br>trade outside the Novo Mercado, and shall be informed to<br>BOVESPA in writing thirty (30) days in advance.<br><b>Paragraph 1</b> – The Controlling Shareholder shall make a<br>public offer for the acquisition of shares owned by the<br>other Company's shareholders, for at least the respective<br>economic value, to be assessed pursuant to the provisions<br>of article 45, if the exit of the Company from the Novo<br>Mercado takes place:<br>I - when the Company's securities will be registered for |  |
| <b>Paragraph 1 -</b> The<br>Controlling Shareholder<br>shall make a public offer for<br>the acquisition of shares<br>owned by the other<br>Company's shareholders, for<br>at least the respective<br>economic value, to be<br>assessed pursuant to the                              | <ul> <li>If - when the Company's securities will be registered for trade outside the Novo Mercado; or</li> <li>II - by virtue of a corporate restructuring transaction, in which the resulting company is not admitted to trading in the Novo Mercado.</li> <li>Paragraph 2 - The news on the public offer shall be informed to BOVESPA and disclosed to the market immediately after the Shareholder's General Meeting that has approved the referred exit or reorganization.</li> </ul>   |  |
| I. when the Company's<br>securities will be registered<br>for trade outside the New<br>Market; or<br>III. by virtue of a corporate<br>restructuring transaction, in<br>which the resulting company<br>is not admitted to trading in<br>the New Market.                              |   |  |
| <b>Paragraph 2</b> - The news on<br>the public offer shall be<br>informed to BOVESPA and<br>disclosed to the market<br>immediately after the<br>Shareholder's General<br>Meeting that has approved<br>the referred exit or  |   |  |

| reorganization.                 |               |                        |
|---------------------------------|---------------|------------------------|
| CHAPTER XI                      | CHAPTER XVI   | Renumbered, with no    |
| MISCELLANEOUS                   | MISCELLANEOUS | changes in wording     |
| <b>ARTICLE 47</b> – Pursuant to |               | Exclusion of article   |
| the legal provisions, the       |               |                        |
| Company is the successor of     |               |                        |
| any and all                     |               |                        |
| rights and obligations of       |               |                        |
| both <i>Companhia</i>           |               |                        |
| Metropolitana de Água de        |               |                        |
| São Paulo - COMASP and          |               |                        |
| the <i>Companhia</i>            |               |                        |
| Metropolitana de                |               |                        |
| Saneamento de São Paulo -       |               |                        |
| SANESP, whose                   |               |                        |
| consolidation gave rise to the  |               |                        |
| Company, being liable with      |               |                        |
| respect to the                  |               |                        |
| aforementioned companies        |               |                        |
| and with respect to third       |               |                        |
| parties, including              |               |                        |
| governmental bodies and         |               |                        |
| domestic and foreign            |               |                        |
| entities, for any financial     |               |                        |
| obligations undertaken by       |               |                        |
| them.                           |               |                        |
| Sole paragraph - The            |               | Exclusion of paragraph |
| Company is subrogated in all    |               | Exclusion of paragraph |
|                                 |               |                        |
| the rights and obligations of   |               |                        |
| Superintendência de Água e      |               |                        |
| Esgotos da Capital              |               |                        |
| ("SAEC") and <i>Fomento</i>     |               |                        |
| Estadual de                     |               |                        |
| Saneamento Básico               |               |                        |
| ("FESB"), pursuant to the       |               |                        |
| provisions of Articles 9 and    |               |                        |
| 17 and their                    |               |                        |
| respective sole paragraphs,     |               |                        |
| both of State Law n. 119,       |               |                        |
| dated June 29, 1973, which      |               |                        |
| authorized its                  |               |                        |
| incorporation, as amended       |               |                        |
| by State Laws n. 6,851,         |               |                        |
| dated May 3, 1990, and n.       |               |                        |
| 12,292, dated                   |               |                        |
| March 2, 2006.                  |               |                        |

|   | <b>ARTICLE 45</b> – Until April 30 of each year, the company will publish its table of positions and functions, filled and vacant, related to the previous year, in compliance with the provisions in paragraph 5, of article 115, of the State   | Inclusion of article                      |
|---|---|---|
|   | Constitution.   |   |
| Fundação SABESP de<br>Seguridade Social<br>("SABESPREV"), whose<br>operation is authorized by<br>MTPS's Ordinance n. 3,556,<br>dated 8/8/90, the Company<br>shall participate in<br>SABESPREV, subject to the<br>following conditions:  | <ul> <li>ARTICLE 46 - As Supporter and Sponsor of the <i>Fundação SABESP de Seguridade Social</i> ("SABESPREV"), whose operation is authorized by Ordinance n. 3,556, dated 8/8/90, of the Ministério de Estado do Trabalho e da Previdência Social ("MPTS") - State Ministry of Labor and Social Security -, the Company shall participate in SABESPREV, subject to the following conditions:</li> <li>I – The monthly contribution of the Sponsor shall not exceed two point one per cent (2,1%) of the payroll (gross salaries, exclusive of payroll charges), subject to the applicable social security legislation.</li> <li>II - In case the resources are not sufficient to pay the beneficiaries, the Sponsor shall not exceed this percentage of two point one per cent (2,1%) of the payroll, in which case SABESPREV shall adjust the Employees' contribution, or proportionally reduce the amount of the benefits , subject to the applicable legislation.</li> </ul> | Renumbered, with no<br>changes in wording |
| <ul> <li>II - In case the resources are not sufficient to pay the beneficiaries, the Sponsor shall not exceed this percentage of two point one per cent (2,1%) of the payroll, in which case SABESPREV shall adjust the Employees' contribution, or proportionally reduce the amount of the benefits , subject to the applicable legislation.</li> <li>III – SABESPREV's assets shall result from its own resources or, in case the Company needs to transfer any personal or real</li> </ul> | <ul> <li>IV – In order to avoid the indirect distribution of funds<br/>beyond the prefixed limit, the assignment of Company's<br/>employees to SABESPREV or the hiring of any services<br/>between SABESPREV and the Company, shall be subject<br/>to offset and to prior opinion to be provided by CODEC or<br/>of the Secretary of the State Treasury.</li> <li>V – The Company's Officers, in addition to their<br/>responsibilities provided for by law, shall also be liable for<br/>any failure to comply with the rules provided for in the<br/>Bylaws, and in connection with SABESP's sponsorship to</li> </ul>  |   |

| approval of the CODEC or<br>of the Secretary of Finance,<br>whose values shall be offset<br>by the contribution fixed in<br>item I of this article, upon<br>the monthly transfers.<br>IV – In order to avoid the<br>indirect distribution of funds<br>beyond the prefixed limit,<br>the assignment of Company's<br>employees to SABESPREV<br>or the hiring of any services<br>between SABESPREV and<br>the Company, shall be<br>subject to offset and to prior<br>opinion to be provided by<br>CODEC or of the Secretary<br>of Finance.<br>V – The Company's Officers,<br>in addition to their<br>responsibilities provided for<br>by law, shall also be liable<br>for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to<br>SABESPREV. |                               |   |
|--|-------------------------------|---|
| whose values shall be offset<br>by the contribution fixed in<br>item I of this article, upon<br>the monthly transfers. IV – In order to avoid the<br>indirect distribution of funds<br>beyond the prefixed limit,<br>the assignment of Company's<br>employees to SABESPREV<br>or the hiring of any services<br>between SABESPREV and<br>the Company, shall be<br>subject to offset and to prior<br>opinion to be provided by<br>CODEC or of the Secretary<br>of Finance. V – The Company's Officers,<br>in addition to their<br>responsibilities provided for<br>by law, shall also be liable<br>for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to   | **                            |   |
| by the contribution fixed in<br>item I of this article, upon<br>the monthly transfers.<br>IV – In order to avoid the<br>indirect distribution of funds<br>beyond the prefixed limit,<br>the assignment of Company's<br>employees to SABESPREV<br>or the hiring of any services<br>between SABESPREV and<br>the Company, shall be<br>subject to offset and to prior<br>opinion to be provided by<br>CODEC or of the Secretary<br>of Finance.<br>V – The Company's Officers.<br>in addition to their<br>responsibilities provided for<br>by law, shall also be liable<br>for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to   |                               |   |
| item I of this article, upon<br>the monthly transfers.<br>IV – In order to avoid the<br>indirect distribution of funds<br>beyond the prefixed limit,<br>the assignment of Company's<br>employees to SABESPREV<br>or the hiring of any services<br>between SABESPREV and<br>the Company, shall be<br>subject to offset and to prior<br>opinion to be provided by<br>CODEC or of the Secretary<br>of Finance.<br>V – The Company's Officers,<br>in addition to their<br>responsibilities provided for<br>by law, shall also be liable<br>for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to   |                               |   |
| the monthly transfers.<br>IV – In order to avoid the<br>indirect distribution of funds<br>beyond the prefixed limit,<br>the assignment of Company's<br>employees to SABESPREV<br>or the hiring of any services<br>between SABESPREV and<br>the Company, shall be<br>subject to offset and to prior<br>opinion to be provided by<br>CODEC or of the Secretary<br>of Finance.<br>V – The Company's Officers.<br>in addition to their<br>responsibilities provided for<br>by law, shall also be liable<br>for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to   | -                             |   |
| IV – In order to avoid the<br>indirect distribution of funds<br>beyond the prefixed limit,<br>the assignment of Company's<br>employees to SABESPREV<br>or the hiring of any services<br>between SABESPREV and<br>the Company, shall be<br>subject to offset and to prior<br>opinion to be provided by<br>CODEC or of the Secretary<br>of Finance.<br>V – The Company's Officers,<br>in addition to their<br>responsibilities provided for<br>by law, shall also be liable<br>for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to   | *                             |   |
| indirect distribution of funds<br>beyond the prefixed limit,<br>the assignment of Company's<br>employees to SABESPREV<br>or the hiring of any services<br>between SABESPREV and<br>the Company, shall be<br>subject to offset and to prior<br>opinion to be provided by<br>CODEC or of the Secretary<br>of Finance.<br>V – The Company's Officers,<br>in addition to their<br>responsibilities provided for<br>by law, shall also be liable<br>for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to   | the monthly transfers.        |   |
| indirect distribution of funds<br>beyond the prefixed limit,<br>the assignment of Company's<br>employees to SABESPREV<br>or the hiring of any services<br>between SABESPREV and<br>the Company, shall be<br>subject to offset and to prior<br>opinion to be provided by<br>CODEC or of the Secretary<br>of Finance.<br>V – The Company's Officers.<br>in addition to their<br>responsibilities provided for<br>by law, shall also be liable<br>for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to   | IV - In order to avoid the    |   |
| beyond the prefixed limit,<br>the assignment of Company's<br>employees to SABESPREV<br>or the hiring of any services<br>between SABESPREV and<br>the Company, shall be<br>subject to offset and to prior<br>opinion to be provided by<br>CODEC or of the Secretary<br>of Finance.<br>V – The Company's Officers,<br>in addition to their<br>responsibilities provided for<br>by law, shall also be liable<br>for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to   |                               |   |
| the assignment of Company's<br>employees to SABESPREV<br>or the hiring of any services<br>between SABESPREV and<br>the Company, shall be<br>subject to offset and to prior<br>opinion to be provided by<br>CODEC or of the Secretary<br>of Finance.<br>V – The Company's Officers,<br>in addition to their<br>responsibilities provided for<br>by law, shall also be liable<br>for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to   |                               |   |
| employees to SABESPREV<br>or the hiring of any services<br>between SABESPREV and<br>the Company, shall be<br>subject to offset and to prior<br>opinion to be provided by<br>CODEC or of the Secretary<br>of Finance.<br>V – The Company's Officers.<br>in addition to their<br>responsibilities provided for<br>by law, shall also be liable<br>for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to  |                               |   |
| or the hiring of any services<br>between SABESPREV and<br>the Company, shall be<br>subject to offset and to prior<br>opinion to be provided by<br>CODEC or of the Secretary<br>of Finance.<br>V – The Company's Officers.<br>in addition to their<br>responsibilities provided for<br>by law, shall also be liable<br>for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to  |                               |   |
| between SABESPREV and<br>the Company, shall be<br>subject to offset and to prior<br>opinion to be provided by<br>CODEC or of the Secretary<br>of Finance.<br>V – The Company's Officers.<br>in addition to their<br>responsibilities provided for<br>by law, shall also be liable<br>for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to   | <b>1</b>                      |   |
| the Company, shall be<br>subject to offset and to prior<br>opinion to be provided by<br>CODEC or of the Secretary<br>of Finance.<br>V – The Company's Officers.<br>in addition to their<br>responsibilities provided for<br>by law, shall also be liable<br>for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to  | <b>č</b>                      |   |
| subject to offset and to prior<br>opinion to be provided by<br>CODEC or of the Secretary<br>of Finance.<br>V – The Company's Officers,<br>in addition to their<br>responsibilities provided for<br>by law, shall also be liable<br>for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to   |                               |   |
| opinion to be provided by<br>CODEC or of the Secretary<br>of Finance.<br>V – The Company's Officers.<br>in addition to their<br>responsibilities provided for<br>by law, shall also be liable<br>for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to   | - ·                           |   |
| CODEC or of the Secretary<br>of Finance.<br>V – The Company's Officers,<br>in addition to their<br>responsibilities provided for<br>by law, shall also be liable<br>for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to  | 5 X                           |   |
| of Finance.<br>V – The Company's Officers.<br>in addition to their<br>responsibilities provided for<br>by law, shall also be liable<br>for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to   |                               |   |
| V – The Company's Officers,<br>in addition to their<br>responsibilities provided for<br>by law, shall also be liable<br>for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to  | -                             |   |
| in addition to their<br>responsibilities provided for<br>by law, shall also be liable<br>for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to   | of Philance.                  |   |
| in addition to their<br>responsibilities provided for<br>by law, shall also be liable<br>for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to   | V – The Company's Officers.   |   |
| by law, shall also be liable<br>for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to  |                               |   |
| by law, shall also be liable<br>for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to  | responsibilities provided for |   |
| for any failure to comply<br>with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to  |                               |   |
| with the rules provided for in<br>the Bylaws, and in<br>connection with SABESP's<br>sponsorship to   | •                             |   |
| the Bylaws, and in<br>connection with SABESP's<br>sponsorship to   |                               |   |
| connection with SABESP's sponsorship to  |                               |   |
| sponsorship to   |                               |   |
|  |                               |   |
|  | SABESPREV.                    | 1 |

| ARTICLE 49 – The                   |   |                              |
|------------------------------------|---|------------------------------|
| Company shall ensure to its        |   |                              |
| Officers, Board of Directors'      |   | Replaced, with changes in    |
| Members, Fiscal                    |   | wording, to the current Art. |
| Council's Members and              |   | 31                           |
| employees or representatives       |   |                              |
| that act by delegation of the      |   |                              |
| managers, the technical            |   |                              |
| legal defense, in legal            |   |                              |
| proceedings and                    |   |                              |
| administrative proceedings,        |   |                              |
| whose subject-matter are           |   |                              |
| facts resulting from or acts       |   |                              |
| practiced during the               |   |                              |
| performance of their legal or      |   |                              |
| institutional duties.              |   |                              |
| Paragraph 1 – The guarantee        |   |                              |
| of defense is ensured even         |   |                              |
| after the agent has for any        |   |                              |
| reason left the office, or         |   |                              |
| ceased the exercise of the         |   |                              |
| function.                          |   |                              |
| Paragraph 2 – At the agent's       |   |                              |
| discretion and provided that       |   |                              |
| there is no conflict of            |   |                              |
| interests, the defense shall be    |   |                              |
| made by the attorneys              |   |                              |
| composing Company's staff.         |   |                              |
| Paragraph 3 – The agent            |   |                              |
| may elect to hire an attorney      |   |                              |
| of his(her) trust, whose fees      |   |                              |
| shall be paid in advance or        |   |                              |
| promptly reimbursed by the         |   |                              |
| Company, in accordance             |   |                              |
| with the parameters set by         |   |                              |
| the Conselho de Defesa dos         |   |                              |
| Capitais do Estado –               |   |                              |
| CODEC.                             |   |                              |
| Paragraph 4 – Besides the          |   |                              |
| legal defense, the Company         |   |                              |
| shall bear the court costs,        |   |                              |
| charges of any nature,             |   |                              |
| administrative expenses and        |   |                              |
| court deposits.                    |   |                              |
| <b>Paragraph 5</b> – The agent tha | t |                              |
| is defeated or held liable,        |   |                              |
| with a final and                   |   |                              |
| unappealable                       |   |                              |
| decision, shall be obliged to      |   |                              |
| reimburse the Company for          |   |                              |
| the amounts effectively            |   |                              |
| 1                                  |   | I                            |

| disbursed, except when it is evidenced that he/she acted |                      |
|--|----------------------|
| in good faith and aiming at                              |                      |
| the  |                      |
| corporate interest.                                      |                      |
| Paragraph 6 – The  |                      |
| provisions of this article are                           |                      |
| only applicable provided that                            |                      |
| they are not   |                      |
| covered by liability                                     |                      |
| insurance taken out at                                   |                      |
| Company's expenses.                                      |                      |
| ARTICLE 50 – The   | Exclusion of article |
| omissions in these Bylaws                                |                      |
| shall be solved by the                                   |                      |
| Shareholder's General                                    |                      |
| Meeting and regulated                                    |                      |
| according to the provisions                              |                      |
| of Law n. 6,404/76 as                                    |                      |
| amended.   |                      |

#### **SIGNATURE**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized, in the city São Paulo, Brazil.

Date: August 21, 2008

#### Companhia de Saneamento Básico do Estado de São Paulo -SABESP

By:

/S/ Rui de Britto Álvares Affonso

Name: Rui de Britto Álvares Affonso Title: Chief Financial Officer and Investor Relations Officer

#### FORWARD-LOOKING STATEMENTS

This press release may contain forward-looking statements. These statements are statements that are not historical facts, and are based on management's current view and estimates of future economic circumstances, industry conditions, company performance and financial results. The words "anticipates", "believes", "estimates", "expects", "plans" and similar expressions, as they relate to the company, are intended to identify forward-looking statements. Statements regarding the declaration or payment of dividends, the implementation of principal operating and financing strategies and capital expenditure plans, the direction of future operations and the factors or trends affecting financial condition, liquidity or results of operations are examples of forward-looking statements. Such statements reflect the current views of management and are subject to a number of risks and uncertainties. There is no guarantee that the expected events, trends or results will actually occur. The statements are based on many assumptions and factors, including general economic and market conditions, industry conditions, and operating factors. Any changes in such assumptions or factors could cause actual results to differ materially from current expectations.