

To the Chairman of the Board of the Shareholders' General Meeting of Sonae - SGPS, SA Lugar do Espido, Via Norte 4471-909 Maia

Item number 1

### **PROPOSAL**

It is hereby proposed that the Annual Report and the Individual and the Consolidated Annual Accounts for 2016, including appendices thereto, are approved as presented.

Maia, 14th March 2017

On behalf of the Board of Directors,





To the Chairman of the Board of the Shareholders' General Meeting of Sonae - SGPS, SA Lugar do Espido, Via Norte 4471-909 Maia

Item number 2

#### **PROPOSAL**

Taking into consideration Sonae's shareholder remuneration policy, the Group's financial position, and the amount of distributable reserves which allow for compliance with article 32 of the Portuguese Companies Act, the Board of Directors hereby proposes to the Shareholders' General Meeting that pursuant to the terms of the law and the Articles of Association:

- the net profit, in the amount of 61,300,218.37 euros, is allocated as follows:

Legal Reserves..... 3,065,011.00 euros Dividends...... 58,235,207.37 euros;

- and that free reserves in the amount of 21,764,792.63 euros are also distributed to the shareholders:

thereby proposing an overall gross dividend per share amounting of 0.04 euros. From the total dividends of 80,000,000.00 euros shall be excluded the amount of dividends that would be attributable to the shares that, at the dividends distribution date, are held by the Company or by any of its subsidiaries, which should be added to Free Reserves.

This dividend corresponds to a dividend yield of 4.6% considering the closing price of December 31st 2016 and to a payout ratio of 54% considering the direct results attributable to Sonae's shareholders.

Maia, 14th March 2017

On behalf of the Board of Directors,

SONAE - SGPS, S.A. Lugar do Espido Via Norte Apartado 1011 4471-909 Maia Portugal

www.sonae.pt

# EFANOR INVESTIMENTOS, SGPS, SA

(Translation from the Portuguese original)

The Chairman of the Board of the Shareholders' General Meeting of Sonae - SGPS, SA Lugar do Espido, Via Norte, 4471-909 Maia

Item number 3

## **PROPOSAL**

It is hereby proposed to grant a vote by the shareholders to express the appreciation for and confidence in the work performed by the management and audit bodies of the Company, during the year ended on 31st December 2016.

Porto, 28th March 2017

On behalf of the Board of Directors



(Translation from the Portuguese original)

The Chairman of the Board of the Shareholders' General Meeting of Sonae - SGPS, SA Lugar do Espido, Via Norte 4471-909 Maia

Item number 4

#### **PROPOSAL**

The Shareholders' Remuneration Committee proposes to the Shareholders' General Meeting the approval, under the terms and for the purpose of paragraph 1 of Article 2 of the Law no. 28/2009, of 19<sup>th</sup> June, the present Statement on Remuneration and Compensation Policy to be applied to the Company's statutory governing bodies and to other persons discharging managerial responsibilities ("Dirigentes"), as set out below:

1. Principles of the Remuneration and Compensation Policy of the Statutory Governing Bodies

The Remuneration and Compensation Policy of the statutory governing bodies and of other persons discharging managerial responsibilities ("Dirigentes") adheres to European Community guidelines, to Portuguese national law and to the recommendations of the Portuguese Securities Market Commission (CMVM) (namely the ones from section - III. Remuneration – of the CMVM Corporate Governance Code (2013)), and is based on the principle that initiative, competence and commitment are the essential pillars of a good performance which must be aligned with the medium and long term interests of the Company in order to achieve sustainability, being underpinned by the following principles:

#### Competitiveness

In determining the Remuneration and Compensation Policy of the statutory governing bodies of the Company, the main goal is to attract talent with high level of performance that represents a valuable and material contribute to the sustainability of the Company's businesses. The Policy is defined by benchmarking against the global market and with the practices of comparable companies, being this information furnished by the main surveys performed for Portugal and other European markets, in particular those prepared by Mercer and Hay Group.

Accordingly, the remuneration parameters for members of the statutory governing bodies are determined and periodically revised in line with the remuneration practices of national and internationally comparable companies, with the aim of aligning with the market practice the potential maximum amount of remuneration, both individually as well as in aggregated terms, to be paid to the members of the statutory governing bodies. When making such analysis, the remuneration of the members of the statutory governing bodies shall namely consider, alongside other factors, the profile and the background of the member, the nature and the description of the role and the competences of the statutory governing body and of the member itself, as well as the degree of direct correlation between the individual performance and the business performance.



For the assessment of the market practice reference values, it is considered the average compensation for Europe's top tier executives, and the companies that make up the pool of comparable companies are those with securities traded at Euronext Lisbon regulated market. Hence, the potential maximum amounts of remuneration to be paid to the members of the statutory governing bodies are as follows, by reference to the market:

Board of Directors	Components		Market Positioning	Circumstances determining the award
Executive	Fixed	Base Salary	Median	N/A
Directors				
	Bonus	Short Term	Third quartile	Upon the fulfilment of
		Performance Bonus		quantified and
				unquantified KPIs
		Medium Term	Third quartile	Upon the fulfilment of
		Performance Bonus		quantified and
				unquantified KPIs
Non-Executive	Fixed	Salary	Median	N/A
Directors				
Statutory Audit	Fixed	Salary	Median	N/A
Board				
Statutory	Fixed	Salary	Median	N/A
External Auditor				

## Oriented for performance

The Policy establishes the attribution of bonus calculated considering the level of success of the Company. The variable component of the remuneration is structured in a way to establish a connection between the bonus attributed and the level of performance either individual, either collective. In the case the pre-defined objectives, measured by business and individual KPIs, are not accomplished, the amount of short and medium incentives, will be totally or partially reduced.

#### Alignment with the shareholders' interests

Part of the variable bonus of the executive directors is deferred for a period of 3 years, being the amount conditioned by the evolution of the price of shares and by the level of achievement of the medium-term objectives during the deferring period. This way, it is ensured an alignment of the director with the shareholder's interests and with the medium-term performance, aiming the sustainability of the business.

#### **Transparency**

Every aspects of the remuneration structure are clear and openly published, either internally as well as externally, through the publicity of the documentation in the Company's website. This communication process contributes to promote equity and independency.

#### Reasonableness

The Policy intends to ensure a balance between Sonae's interests, the market position, the members of the governing bodies expectations and motivations, and the talent retention need.



The Company's Remuneration and Compensation Policy incorporates the principle of not contemplating any compensation to the members of the Board of Directors or to the members of other statutory governing bodies, related with the termination of a mandate, whether such termination occurs at the end of the respective mandate or there is an early termination for any reason or on any basis, without prejudice of the Company's obligation to comply with the applicable law in this subject.

The Remuneration and Compensation Policy does not include any system of benefits, particularly retirement benefits, in favour of the members of the statutory governing bodies or other persons discharging managerial responsibilities.

In applying the Remuneration Policy consideration is given to roles and responsibilities performed in affiliated companies.

To ensure the effectiveness and transparency of the principles of the Remuneration and Compensation Policy, the Executive Directors:

- shall not enter into agreements with the Company or third parties that have the effect of mitigating the risk inherent to the variability of their remuneration awarded by the Company;
- shall not sell, during the mandate beginning in the 2015 financial year, Company shares that were attributed to them, under the Medium Term Performance Bonus Plan, up to a limit of two times the value of their total annual remuneration, with the exception of those any such shares that may be required to be sold in order to pay taxes on the respective gains.
  - 2. To implement the principles set out above, the remuneration and compensation of the members of the statutory governing bodies and persons discharging managerial responsibilities shall respect the following rules:

#### Executive Directors (EDs)

The remuneration and compensation policy for the Executive Directors includes, in the way it is structured, control mechanisms, taking into account the connection to personal and collective performance, to prevent behaviour that involves excessive risk-taking. This objective is also reinforced by the fact that each Key Performance Indicator (KPI) is limited to a maximum value.

The remuneration of Executive Directors normally includes two components: (i) a fixed component, which includes a Base Remuneration and an annual Responsibility Allowance, determined by reference to each financial year, (ii) a variable component, awarded in the first half of the year following the year to which it relates and subject to the accomplishment of the objectives fixed for the previous year. The variable component is divided into two parts (a) a Short Term Performance Bonus which is paid immediately after it is awarded, and (b) a Medium Term Performance Bonus, which is paid after a 3 year deferral period, considering that the exposure of EDs to fluctuations in the share price is the most appropriate way to align the interests of Executive Directors with those of the shareholders.

(i) The fixed remuneration of an Executive Director is based on the personal competences and level of responsibility of the function exercised by each Executive Director and is reviewed annually. Each Executive Director is attributed a classification named internally as a Management Level ("Grupo Funcional"). Executive Directors are classified under one of the following Management Levels: "Group Leader", "Group Senior Executive", or "Senior Executive". The various



Management Levels are structured according to Hay's international model for the classification of corporate functions, thereby facilitating market comparisons, as well as helping to promote internal equity.

(ii) The variable bonus is designed to orientate and reward the Executive Directors for the achievement of predetermined targets and objectives, which are based on indicators of Company performance, of working teams under their responsibility and of their own personal performance, and attributed after the financial year is closed and the performance evaluation has been made. Variable bonus is awarded on the basis of the fulfilment of collective, departmental and individual KPIs. Approximately 70% of its value is determined by business, economic and financial KPIs. These are quantified indicators, which are divided into collective and departmental KPIs. The collective KPIs consist of economic and financial indicators based on the budget, linked to the performance of each business unit, as well as to the consolidated performance of the Company. The departmental KPIs have a functional or business unit nature, with a similar linkage to collective KPIs, but are directly influenced by the performance of the ED. The remaining 30% are determined by the achievement of personal KPIs, which may combine quantified and unquantified indicators. As the amount of the award is subject to the accomplishment of objectives, there is no guarantee that any payment will be made. To determine the variable component of the remuneration an individual evaluation of the performance is carried out by the Shareholders' Remuneration Committee in coordination with the Nomination and Remuneration Commission of the Board of Directors. This assessment takes places after the results of the Company are known.

#### (a) The Short Term Performance Bonus ("STPB")

This bonus corresponds to the maximum of 50% of the total value of the variable bonus. This bonus is paid, in cash, in the first half of the year following the year to which it relates. It may, however, upon the decision of the Shareholders' Remuneration Committee, be paid, within the same deadline, in shares, subject to the terms and conditions set forth below for the Medium Term Performance Bonus.

### (b) The Medium Term Performance Bonus ("MTPB")

This bonus is designed to enhance the sense of connection between executive directors and the Company, aligning their interests with the interests of shareholders, and increasing their awareness of the importance of their performance on the overall success of the organisation. The MTPB value awarded corresponds to at least 50% of the total value of the variable bonus for each performance year.

The MTPB remains open for a 4 year period, including the performance year and the 3 year deferral period that follows attribution. The value of the MTPB awarded in euros is divided by the average share price calculated at the attribution date to determine the number of shares entering the MTPB. The initial number of shares is adjusted for any changes during the 3 year deferral period to the share capital or for any dividends distributed (in line with the concept of Total Shareholder Return). During the deferral period, the number of shares are also adjusted to match the level of success in achieving agreed target medium term KPIs, which are designed to ensure the continued alignment with medium term business sustainability objectives.

In line with the policy for enhancing the alignment of executive directors with the Company's medium term interests, the Shareholders' Remuneration Committee may, in its absolute discretion, graduate the discount percentage to be granted to the executive directors for the acquisition of Company's shares, by determining that executive directors contribute to the acquisition in an amount corresponding, at the maximum, to 5% of the share market price at the transfer date.

On the vesting date, the corresponding shares are delivered free of cost, although the Company reserves the right to pay the equivalent market value in cash.



Taking the two variable components together, the target values set in advance range between 30% and 60% of the total annual remuneration (fixed remuneration and target variable bonus).

At the time of working out actual results achieved, the value of each bonus to be awarded is limited to the minimum 0% and the maximum of 140% of the target value set in advance.

The value of the variable component attributed in the total amount of annual remuneration depends on two factors: (i) the objective amount of the variable component; (ii) the level of objectives achievement. The combine of these two factors could give rise to a real weight of the variable bonus attributed over the total amount of annual remuneration that varies between 0% and 68%, as it results from the illustrative schedule above:

Balancing of the Variable Bonus Attributed on the basis of Annual Amount of Remuneration Attributed\*

Global KPI achieved	Variable Objective Bonus / Objective Annual Amount of Remuneration**				
	33%	50%	60%		
0%	0%	0%	0%		
50%	20%	33%	43%		
70%	26%	41%	51%		
100%	33%	50%	60%		
140%	41%	58%	68%		

<sup>\*</sup> Fixed Remuneration plus variable bonus attributed

The payment in cash of the bonus incentive may be executed by any way of fulfilling the obligation as permitted by law and by the Company's articles of association.

#### Non-Executive Directors (NED's)

The remuneration of the Non-Executive Directors (NEDs) is based on market comparable, and structured as follows: (1) a Fixed Remuneration; (2) an annual responsibility allowance. No variable bonus of any kind is paid to NEDs.

#### Statutory Audit Board ("Conselho Fiscal")

The remuneration of the members of the Company's Statutory Audit Board is based exclusively on fixed annual amounts, which include an Annual Responsibility Allowance. The levels of remuneration are determined by taking into consideration the Company's situation and by benchmarking against the market.

#### Statutory External Auditor

The Company's Statutory External Auditor is remunerated, under the supervision of the Statutory Audit Board, in accordance with normal fee levels for similar services, benchmarked against the market.

### Board of the Shareholders' General Meeting

The remuneration of the members of the Board of the Shareholders' General Meeting shall correspond to a fixed amount, based on the Company's situation and benchmarked against the market.

<sup>\*\*</sup> Fixed Remuneration plus variable objective bonus



### Persons Discharging Managerial Responsibilities

Under the terms of paragraph 3 of Article 248-B of the Portuguese Securities Code, in addition to the members of the statutory governing bodies mentioned above, persons discharging managerial responsibilities also include individuals who have regular access to inside information and are involved in taking management and business strategy decisions at the Company.

The remuneration policy applicable to other individuals who, under the terms of the law, are considered to be Persons Discharging Managerial Responsibilities, shall be the same as is adopted for other managers with the same level of function and responsibility, without awarding of any other additional benefits in addition to those which result from the respective Management Level.

Maia, 20 <sup>th</sup> March 2017
On behalf of the Shareholders' Remuneration Committee
Artur Santos Silva
Francisco Sánchez

Carlos Moreira da Silva

# Criteria for the attribution and eligibility for the variable remuneration paid in shares

### 1. Main features of the Medium Term Performance Bonus (MTPB)

MTPB is part of the annual variable bonus and ensures the alignment of the Executive Directors' interests with the organisation's objectives, reinforcing their compromise and strengthening their view over the importance of their performance for Sonae' success, with expression in Sonae share market capitalisation.

# 2. Eligibility

Sonae and Sonae business units' Executive Directors, as well as employees with strategy planning responsibilities, are subject to the deferral of part of the annual variable bonus. Variable remuneration annual bonus is deferred as follows:

Eligible Members	Reference value for medium term bonus plan (% total objective variable remuneration)
Sonae Executive Directors	at least 50%
Sonae Business Units Executive Directors	at least 50%
Employees	to be defined by each Company's Board of Directors

#### 3. Duration of the plan

The MTPB plan extends for a 4 year period, including the attribution year and the 3 year deferral period.

## 4. MTPB vesting

The acquisition right of the shares attributed under the MTPB shall be vested after the deferral period.

### 5. Valuation of the MTPB plan

The share price of the Company on the Portuguese stock exchange is used to establish the value of MTPB, using as a benchmark the most favourable price, equal to the closing price on the first work day after the Shareholders' General Meeting, or the average price (using for this average the closing price for the 30 trading days prior to the date of the General Meeting). The beneficiaries have the right to purchase a

number of shares determined by the quotient between the attributed medium term variable bonus value and the share market price at the attribution date settled under the terms of the previous paragraph. The initial number of awarded shares shall be adjusted during the deferral period to reflect the degree of success in achieving long term KPIs, in order to ensure the continued alignment with the Company business' long term sustainability objectives. If, subsequently to the award of the shares attribution right and before this right is vested, dividends are distributed, changes are made to the nominal value of shares, the Company's share capital is changed or any other change is made to the Company's capital structure which impacts the value of the rights so awarded, then the number of shares whose acquisition rights have been granted will be adjusted to an equivalent number, taking into account the impact of these changes.

In line with the policy for enhancing the alignment of Executive Directors with the Company's long term interests, the Shareholders' Remuneration Committee may, in its absolute discretion, graduate the discount percentage to be granted to the Executive Directors for the acquisition of Company's shares, by determining that the Executive Directors contribute to the acquisition in an amount corresponding, at the maximum, to 5% of the share market price at the transfer date. Employees who have been attributed such shares award right, shall purchase the shares in the conditions established by the Board of Directors of each Company.

### 6. Delivery by the Company

At the moment of the exercise of the share acquisition right under MTPB, the Company reserves itself the right of delivering, instead of the shares, the cash equivalent amount of the shares market value at the date of the exercise of the right.

#### 7. Conditions for the exercise of the right

The right to purchase shares attributed under the MTPB expires if the beneficiary no longer holds a contractual relationship with the Company before the end of the three year deferral period, after the attribution year. Without prejudice to the aforementioned, the right awarded under the MTPB shall remain in force in case of permanent disability or death of the beneficiary, with the due amount being paid, respectively, to the beneficiary or to the beneficiary's heirs, at the vesting date of the MTPB. If the beneficiary retires, the shares acquisition granted right can be exercised on the due vesting date. To ensure the effectiveness and transparency of the principles of the Remuneration and Compensation Policy, it was established that the Executive Directors of the Company:

- shall not enter into agreements with the Company or third parties that have the effect of mitigating the risk inherent to the variability of their remuneration awarded by the Company;
- shall not sell, during the mandate beginning in the 2015 financial year, Company shares that were attributed to them, under the variable remuneration, up to a limit of two times the value of their total annual remuneration, with the exception of those any such shares that may be required to be sold in order to pay taxes on the respective gains.



To the Chairman of the Board of the Shareholders' General Meeting of Sonae - SGPS, SA Lugar do Espido, Via Norte 4471-909 Maia

Item number 5

**PROPOSAL** 

It is hereby proposed to grant the Board of Directors the power to:

-purchase, own shares, over the next eighteen months, and up to the limit of 10% of the share capital consolidated with the shares purchased by subsidiaries of this Company (as defined in article 486 of the Portuguese Companies Act and in article 21 of the Portuguese Securities Code), permitted under the terms of number 2 of article 317 of the Portuguese Companies Act:

- a) on the regulated market, as well as through over-the-counter transactions in case the seller is a company directly or indirectly controlled or jointly-controlled by this Company (as defined in article 486 of the Portuguese Companies Act and of article 21 of the Portuguese Securities Code), own shares, for a price per share not lower than the average of the ten share market prices prior to the date of purchase, less 50%, and not higher than the average ten share market prices prior to the date of purchase, plus 10%;
- b) through over-the-counter transactions:
  - from Banco BPI, SA, or any company directly or indirectly controlled or jointly-controlled by the latter, pursuant to article 486 of the Portuguese Companies Act and article 21 of the Portuguese Securities Code, or from other financial institution that totally or partially succeeds in Banco BPI, SA's contractual position, with any of the following purposes:
    - 1) for the fulfilment of the Company's responsibilities to deliver own shares under the terms and conditions of the 210 500 000 Sonae SGPS, SA convertible bonds issue programme



placed by its wholly-owned subsidiary Sonae Investments BV and disclosed to the market on June 2014, pursuant to the terms approved at the Shareholders' Meeting of 30<sup>th</sup> April 2014; or,

2) for the protection of the Company's and shareholders' best interest, without prejudice to the financial settlement of a partial or total closing of the "Cash Settlement Equity Swap" executed by the Company's subsidiary Sonae Investments, BV with Banco BPI, SA, to negotiate with Banco BPI, SA or with other financial institution that totally or partially succeeds in Banco BPI, SA's contractual position, the purchase of the underlying shares or, alternatively, the total or partial replacement of such financial settlement for, the purchase of shares; as well as

from any other entity, including financial institutions, for the fulfilment of legal or contractual obligations, including but not limited to the execution of guarantees for the benefit of the Company or of companies directly or indirectly controlled or jointly-controlled by the Company, or payment in kind or transfer in lieu of payment.

In any of the situations listed above in previous paragraph b), for a price per share respectively not lower and not higher than the minimum and maximum ten share market prices prior to the date of purchase.

- sell, under permitted legal terms, on the regulated market, as well as through over-the-counter transactions, including in case the buyer is a company directly or indirectly controlled or jointly-controlled by this Company, over the next eighteen months, a minimum of one hundred own shares, for a price per share not lower than the average of the ten share market prices prior to the date of sale, less 10% per share.

The acquisitions and sales hereby authorised may also be by way of sale or attribution of shares to the members of the statutory governing bodies and employees of the Company or of its companies controlled, jointly-controlled or wholly-owned, in the exact terms of the attribution policy approved by each of them, always considering market conditions and the Company's and the shareholders' interest.

It is moreover hereby proposed that the Board of Directors be authorised to decide on the investment or disinvestment opportunity, taking into consideration the rules set forth by Regulation (EU) no. 596/2014, of the



European Parliament and of the Council, of 16 April, and, when applicable, by the Commission Delegated Regulation (EU) 2016/1052, of 8 March 2016.

Maia, 14th March 2017

On behalf of the Board of Directors,



To the Chairman of the Board of the Shareholders' General Meeting of Sonae - SGPS, SA Lugar do Espido, Via Norte 4471-909 Maia

Item number 6

**PROPOSAL** 

It is hereby proposed to grant the Board of Directors the powers to:

a) purchase, on the regulated market, as well as through over-the-counter transactions in case the seller is a company directly or indirectly controlled or jointly-controlled by this Company (as defined in article 486 of the Portuguese Companies Act and in article 21 of the Portuguese Securities Code), over the next eighteen months and up to the legal limit of 10% per issue, bonds issued by the Company, for an unit price not lower than the average of the last ten bond prices prior to the date of purchase, less 50%, and not higher than the average of the last ten bond prices prior to the date of purchase, plus 10%:

b) sell, under permitted legal terms, on the regulated market as well as through over-the-counter transactions, including in case the buyer is a company directly or indirectly controlled or jointly-controlled by this Company (as defined in article 486 of the Portuguese Companies Act and in article 21 of the Portuguese Securities Code), over the next eighteen months, a minimum of one hundred bonds issued by the Company, for an unit price not lower than the average of the last ten bond prices prior to the date of sale, less 10%.

The Board of Directors is hereby authorised to decide if and when such transactions should be made, taking into consideration the market conditions, the Company's and the shareholders' interest.

Maia, 14th March of 2017

On behalf of the Board of Directors,



To the Chairman of the Board of the Shareholders' General Meeting of Sonae - SGPS, SA Lugar do Espido, Via Norte 4471-909 Maia

Item number 7

#### **PROPOSAL**

It is hereby proposed that the companies directly or indirectly controlled or jointly-controlled by this Company (as defined in article 486 of the Portuguese Companies Act and in article 21 of the Portuguese Securities Code) are authorised to purchase and hold shares issued by this Company, under the terms of paragraph 2 of article 325-B of the Portuguese Companies Act, over the next eighteen months and up to limit consolidated in the controlling company of 10%. Such shares may be purchased:

- a) on the regulated market, as well as through over-the-counter transactions in case the seller is the Company or a company directly or indirectly controlled or jointly-controlled by this Company, for a price per share not lower than the average ten share market prices prior to the date of purchase, less 50%, and not higher than the average ten share market prices prior to the date of purchase, plus 10%;
- b) through over-the-counter transactions:
  - -from Banco BPI, SA, or any company directly or indirectly controlled or jointly-controlled by the latter, pursuant to article 486 of the Portuguese Companies Act and article 21 of the Portuguese Securities Code, or from other financial institution that totally or partially succeeds in Banco BPI, SA's contractual position, with any of the following purposes:
    - ) for the fulfilment of the Company's responsibilities to deliver own shares under the erms and conditions of the 210 500 000 Sonae SGPS, SA convertible bonds issue



programme placed by its wholly-owned subsidiary Sonae Investments BV and disclosed to the market on June 2014, pursuant to the terms approved at the Shareholders' Meeting of 30th April 2014; or,

2) for the protection of the Company's and shareholders' best interest, without prejudice to the financial settlement of a partial or total closing of the "Cash Settlement Equity Swap" executed by the Company's subsidiary Sonae Investments, BV with Banco BPI, SA, to negotiate with Banco BPI, SA or with other financial institution that totally or partially succeeds in Banco BPI, SA's contractual position, the purchase of the underlying shares or, alternatively, the total or partial replacement of such financial settlement by the purchase of shares; as well as

-from any other entity, including financial institutions, for the fulfilment of legal or contractual obligations, including but not limited to the execution of guarantees for the benefit of the Company or of companies directly or indirectly controlled or jointly-controlled by the Company, or payment in kind or transfer in lieu of payment.

In any of the situations listed above in previous paragraph b), for a price per share respectively not lower and not higher than the minimum and maximum ten share market prices prior to the date of purchase.

The Boards of Directors shall be authorised to decide on the investment or disinvestment opportunity – which may also be by way of sale or attribution of shares to the members of the statutory governing bodies and employees of the Company or the companies directly or indirectly controlled or jointly-controlled by the Company, in the exact terms of the attribution policy approved by each of them-, taking into consideration market conditions and the respective company's and shareholders' interest, as well as the rules set forth by Regulation (EU) no. 596/2014, of the European Parliament and of the Council, of 16 April, and, when applicable, the Commission Delegated Regulation (EU) 2016/1052, of 8th March 2016.

Maia, 14th March 2017

On behalf of the Board of Directors,