#### IBERSOL S.G.P.S., S.A.

Registered Office: Edifício Península, Praça do Bom Sucesso, 105/159, 9º, Porto Share Capital : 24.000.000 €

# Porto Commercial Registry and Fiscal Number 501669477 Publicly Listed Company

#### **POSTAL VOTE**

## **INSTRUCTIONS AND FORM**

- **1.** Under the terms of the 20<sup>th</sup> Association Article, number 1, the Shareholder's General Meeting is composed only by Shareholders with voting rights, who own shares or subscription titles that replace them, and until five working days prior to the general meeting date, prove nearby the company, it's ownership under the quoted article of association.
- **2.** According to the 22<sup>nd</sup> Association Article, number 3, the voting right in the general meeting of lbersol SGPS, SA. can be exercised by postal vote, and for this purpose it can be used the postal vote formulary in <a href="https://www.ibersol.pt">www.ibersol.pt</a>
- **3.** Postal votes shall only be considered valid if received in the registered office of the Company, seated at : " Edifício Peninsula, Praça do Bom Sucesso, nº 105 a 159, 9º andar, 4150-146 Porto, Portugal ", by means of a registered letter with confirmation of receipt, addressed to the Chairman of the Board of Shareholders' General Meeting, with at least thee days notice before the General Meeting's date, also keeping the obligation of proving the quality of shareholder, in accordance to number one of the 20<sup>th</sup> article of the Company's Association Articles;
- **4.** The postal vote declaration shall be signed by the shareholder or by his legal representative, and if the shareholder is a singular person, he must attach to the vote declaration an authentic copy of his Identity Card, if the shareholder is a corporate person, it's signature must be recognized as dully authorized and mandated for the purpose, in terms of the Association Article 22<sup>nd,</sup> number 5;
- **5.** Postal vote declarations shall be considered only as valid, if it complies, clear and expressly, the following conditions:
  - a) Mention of the point or points of the agenda that the declaration referrers to;
  - b) Mention the concrete proposal which the declaration is referred to, also mentioning the respective proponent or proponents;
  - c) Mention the precise and unconditional voting sense to each proposal, mentioning as well that the vote will stand even if the proposal should be amended by it's proponent;
- **6.** Nevertheless the stated in alinea b) of the previous number, a shareholder is allowed to send a vote declaration referring to a precise proposal, stating that he votes against all the other proposals in the same point of the agenda, without further specification;
- **7.** The postal vote declaration which does not mention other proposals beyond the ones that it refers to, will be understood as an abstention vote concerning the other proposals;
- **8.** The issued postal votes will be understood as negative votes concerning proposals presented after the issuance of the postal vote;

- **9.** It is a competence of the Chairman of the Board of the Shareholders' General Meeting, or his/her substitute, to verify the conformity of the postal vote declarations, and it will be understood as non issued votes those ones that configure declarations not accepted;
- **10.** It competes to the Company to assure the confidentiality of the issued postal votes until the voting moment;

#### **FORM**

To the Chairman of the Board of the Shareholder's General Meeting of *IBERSOL*, *SGPS*, *SA*.

Annual Shareholder's General Meeting of 26<sup>th</sup> May 2017

Edifício Península, Praça do Bom Sucesso, n.º 105 a 159 – 9º andar, 4150-146 PORTO

**PORTUGAL** 

## **EXERCISE OF POSTAL VOTE**

Shareholder's name:			
Full Address:			
Fiscal number:			
Number of shares:			
Custodian Bank(s):		<del></del>	
Agenda :			
Point 1. To resolve upon the Management Rep	port, Balance	e Sheet and A	Accounts for the
year 2016;			
Proposer:	<del></del>		
	In favour	Abstention	Against
Proposals presented by other proposers:			
			_
		Vote again	st?
The above expressed vote stands in case that	amendments	s are made to	the proposal by
it's proposer:			
	yes	no	
Point 2. To resolve upon the consolidated I	Management	Report, Bal	ance Sheet and
Accounts for the year 2016;			
Proposer:	<del></del>		

	In favour	Abstention	Against
Proposals presented by other proposers:			
		Vote aga	inst?
The above expressed vote stands in case th	at amendmen	L ts are made to	the proposal by
it's proposer:			p. opeea 2,
	Yes	no	
Point 3. To resolve upon the proposal of dist	ribution of yea	ar-end results	2016;
Proposer:			
	In favour	Abstention	Against
Proposals presented by other proposers:			_
	_	Vata anai	
		Vote agai	nst <i>?</i>
The above expressed years stands in second	-t		the wassest but
The above expressed vote stands in case th it's proposer:	yes	is are made to	the proposal by
Point 4. To resolve upon the proposal of cap	ital increase to	thirty million	euros by
incorporation of reserves;			-
Proposer:			
	In favour	Abstention	Against

Proposals presented by other proposers:			
	e against?		
100	c agamet.		
The above expressed vote stands in case	that amendment	s are made to t	he proposal by
it's proposer:	Yes	no	
<u>Point 5.</u> To resolve upon the proposal of a the Bylaws, as mentioned in the published		e Article Four n	umber one of
Proposer:			
	In favour	Abstention	Against
		Abstention	Agamst
Proposals presented by other proposers:			
Vote	against?		
The above expressed vote stands in case	that amendment	s are made to t	he proposal by
it's proposer:	yes	no	
Point 6. To resolve upon a general ev supervision;	aluation of the	company's ma	nagement and
Proposer:		<del></del>	
	In favour	Abstention	Against
	<b></b>		
Proposals presented by other proposers:			
Vot	e against?		

The above expressed vote stands in case that	t amendments	are made to t	he proposal by
it's proposer:			
	Yes	no	
Point 7. To resolve upon the purchase and sale			
also resolve upon the purchase, by the compan	• •	•	• •
of the allocation factor in the capital increas	se subject to	shareholders'	deliberation of
point number 4 of this Agenda.			
Proposer:			
	In favour	Abstention	Against
Proposals presented by other proposers:			
repeated presented by earth preparet			
Vote aga	ainst?		
The above expressed vote stands in case that	t amendments	are made to t	he proposal by
it's proposer:	yes	no	
Point 8. To resolve upon the purchase and/o	r share-holdin	a of renresent	ative shares of
the company's share capital, by it's affiliated		•	
Companies Code;	, a.		
Proposer:			
	In favour	Abstention	Against
Proposals presented by other proposers:			
	· · · · · · · · · · · · · · · · · · ·		
`	ote against?		
The above expressed vote stands in case that amendments are made to the proposal by			
it's proposer:	yes	no	

<u>Point 9</u>. To resolve upon the election of Statutory Governing Bodies, the members of the General Meeting's Board, and the Remuneration Committee members, for the quadriennium 2017- 2020, as well as to resolve upon the nomination for a new mandate of the actual Company's Statutory Auditor, for a period of one year.

Proposer:		<del></del>		
		In favour	Abstention	Against
Proposals presented	d by other proposers:			
		Vote	against?	
The above expresse	ed vote stands in case that			the proposal by
it's proposer:		ye	s	] no
_	nuneration policy applical company's directors;	ble to the m	nanagement a	and supervision
Proposer:				
		In favour	Abstention	Against
-	(Shareholder's	signature)		
	(Onarcholder 9	oignaturo)		

# Attach:

- **if singular person**: authentic copy of the Identity Card;
- **if corporate person**: recognition of the signature(s) as dully authorized and mandated representative for the purpose;