

IBERSOL – SGPS, SA

Publicly Listed Company

Registered office: Praça do Bom Sucesso 105/159, 9º andar, Porto Sahre Capital: Euro 20.000.000 Commercial Registry : Oporto under the number 501669477 Fiscal Number: 501 669 477

CORPORATE GOVERNANCE REPORT 2009

(approved at the Annual General Meeting)

Corporate Governance Report

This annex contains a brief description of the IBERSOL SGPS, SA, Corporate Governance practices and was drawn up to comply with the provisions stated by the Corporate Governance Code of the Securities Market Commission [CMVM – *Comissão do Mercado de Valores Mobiliários*], namely CMVM Regulation nº 1/2010 on the Governance of Listed Companies, however structured under the terms of CMVM Corporate Governance Regulation nº 1/2007, according with the prevision of CMVM Circular 18th February 2010.

Chapter 0.

Statement of Compliance

0.1 Location where the public may find the Corporate Governance Codes to which the issuer is subject to or those which the issuer voluntarily abides by.

The Company follows the CMVM Code of Governance for Listed Companies, namely through the application of CMVM Regulation nº 1/2007. This regulation and the recommendations are available for consultation on the CMVM website, at <u>www.cmvm.pt</u>.

0.2 Detailed description of the recommendations contained in the Corporate Governance Code that have or have not been adopted.

Recommendations that are not fully met are understood to be non-implemented.

RECOMMENDATIONS (Corp. Gov. Code)	COMPLIANCE	
I. General Meeting		
I.1 General Meeting Board		
I.1.1 The chairman of the General Meeting Board shall be equipped with the necessary and adequate human resources and logistic support, taking the financial position of the company into consideration.	Complied with	See Chap.I. Point I.1
I.1.2 The remuneration of the Chairman of the General Meeting Board shall be disclosed in the annual report on corporate governance.	Complied with	See Chap. I. Point 1.3
I.2 Participation at the Meeting I.2.1 The obligation to deposit or block shares before the General Meeting, contained in the articles of association, shall not exceed 5 working days.	Complied with	See Chapter I Point I.4

I.2.2 Should the General Meeting be suspended, the company shall not compel share blocking during that period until the meeting is resumed and shall then follow the standard requirement of the first session.	Complied with	See Chapter I Point I.5
I.3 Voting and Exercising Voting Rights		
I.3.1 Companies may not impose any statutory restriction on postal voting.	Complied with	See Chapter I Point I.8
I.3.2 The statutory deadline for receiving early voting ballots by mail shall not exceed 3 working days.	Complied with	See Chapter I Point I.10
I.3.3 The company's articles of association shall provide for the one share-one vote principle.	Complied with	See Chapter I Point I.6
I.4 QUORUM AND RESOLUTIONS		
I.4.1 Companies shall not set a constitutive or deliberating quorum that outnumbers the one which is prescribed by Law.	Not complied with	See Chapter 0 Point 03, I.4.1
I.5 MINUTES AND INFORMATION ON ADOPTED RESOLUTIONS		
I.5.1 The minutes of the General Meeting shall be made available to shareholders on the company's website within a 5 day period, irrespective of the fact that such information may not be legally classified as privileged information. The list of attendees, agenda items and resolutions passed during such meetings shall be kept on file on the company's website for a 3 year period.	Complied with	See Chapter I Point I.9
I.6 MEASURES ON CORPORATE CONTROL		
I.6.1 Measures aimed at preventing successful takeover bids, shall respect both the company's and the shareholders' interests.	Complied with	See Chapter I Point I.13
I.6.2 In observance to the principle of the previous sub-paragraph, the company's articles of association that restrict/limit the number of votes that may be held or exercised by a sole shareholder, either individually or in concert with other shareholders, shall also foresee for a resolution by the General Meeting, (5 year intervals, at least) on whether that statutory provision is to prevail – without super quorum requirements as to the one legally in force – and that in said resolution, all votes issued be counted, without applying said restriction.	Not applicable	

I.6.3 In cases such as change of control or changes to the composition of the Board of Directors, defensive measures should not be adopted that instigate an immediate and serious asset erosion in the company, and further disturb the free transmission of shares and the free appreciation of the Board of Directors performance, by the shareholders.

II. MANAGEMENT AND SUPERVISORY BODIES

II.1. GENERAL POINTS

II.1.1.STRUCTURE AND COMPETENCIES

II.1.1.1 The Board of Directors shall evaluate the adopted model in its governance report, pointing possible constraints to its functioning and shall propose measures that it deems fit for surpassing such obstacles.

II.1.1.2 Companies shall set up internal control systems in order to efficiently detect any risk to the company's activity by protecting its assets and keeping its corporate governance transparent.

II.1.1.3 The Management and Supervisory Bodies shall establish internal regulations and shall have these disclosed on its website.

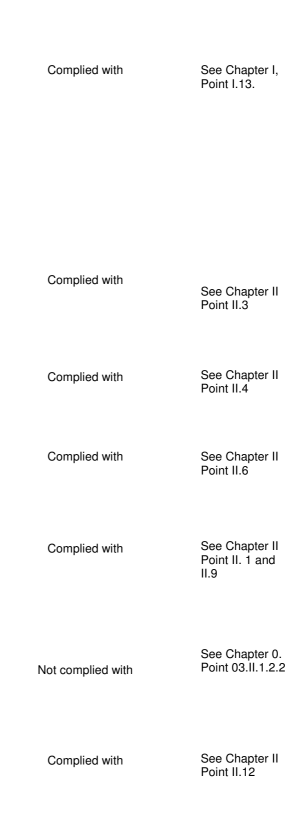
II.1.2 INCOMPATIBILITIES AND INDEPENDENCE

II.1.2.1 The Board of Directors shall include a number of non-executive members that ensure the efficient supervision, auditing and evaluation of the executive members' activity.

II.1.2.2 Non-executive members must include an adequate number of independent members. The size of the company and its shareholder structure must be taken into account when devising this number and may never be less than a fourth of the total number of the Board of Directors.

II.1.3 ELIGIBILITY CRITERIA AND APPOINTMENT

II.1.3.1 Depending on the applicable model, the Chairman of the Audit Board, the Audit Committee or the Financial Matters Committees shall be independent and be adequately capable to carry out his duties.



II.1.4 POLICY ON THE REPORTING OF IRREGULARITIES

II.1.4.1 The company shall adopt a policy whereby irregularities occurring within the company are reported. Such reports should contain the following information: i) the means through which such irregularities may be reported internally, including the persons that are entitled to receive the reports; ii) how the report is to be handled, including confidential treatment, should it be required by the reporter.

II.1.4.2 The general guidelines on this policy should be disclosed in the corporate governance report.

II.1.5 REMUNERATION

II.1.5.1 The remuneration of the members of the Board of Directors shall be structured so as to align their interests with the interests of the company. Thus:

i) The remuneration of Board of Directors members carrying out executive duties should be based on performance and a performance assessment shall be carried out periodically by the competent body or committee; ii) the variable assessment shall be consistent with the maximization of the long term performance of the company, and shall be dependent on sustainability of the levels of the adopted performance; iii) when the remuneration of nonexecutive members of the Board of Directors is not legally imposed, an exclusively fixed amount should be set.

II.1.5.2 The Remuneration Committee and the Board of Directors shall submit a statement on the remuneration policy to be presented at the Annual Shareholders General Meeting on the Management and Supervisory bodies and other directors as provided for in Article 248-B nº3 of the Securities Code. The shareholders shall be informed on the proposed criteria and main factors to be used in the assessment of the performance for determining the variable assessment (share bonuses; option on share acquisition, annual bonuses or other components).

II.1.5.3 At least one of the Remuneration Committee's representatives shall be present at the Annual Shareholders' General Meeting.



Not complied with

See Chapter 0 Point 03,II.1.5.3 II.1.5.4 A proposal shall be submitted at the General Meeting on the approval of plans for the allotment of shares and/or options for share purchase or further yet on the variations in share prices, to members of the Management and Supervisory Boards and other Directors within the context of Article 248-B nº 3 of the Securities Code. The proposal shall mention all the information necessary for its correct assessment. The proposal shall contain the regulation plan or in its absence, the plan's general conditions. The main characteristics of the retirement benefit plans for members of the Management and Supervisory Boards and other Directors within the context of Article 248-B nº3 of the Securities Code, shall also be approved at the General Meeting.

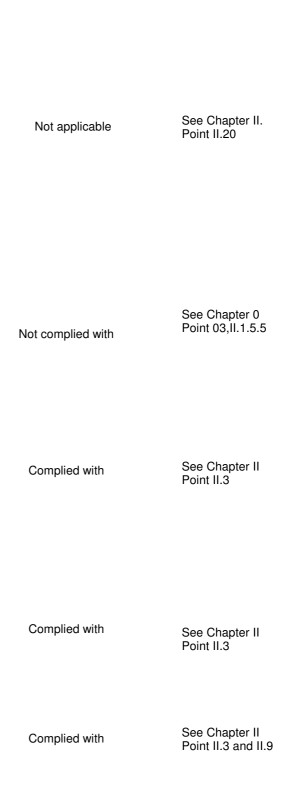
II.1.5.5 The remuneration of the members of the Management and Supervisory Boards shall be individually and annually disclosed and, information on fixed and variable remuneration must be discriminated as well as any other remuneration received from other companies within the group or in companies controlled by shareholders of qualifying holdings.

II.2.Board of DIRECTORS

II.2.1 Within the limits established by Law for each Management and Supervisory structure, and unless the company is of a reduced size, the Board of Directors shall delegate the day-today running and the delegated duties should be identified in the Annual Report on Corporate Governance.

II.2.2 The Board of Directors shall ensure that the company acts in accordance with its goals, and should not delegate its duties, namely in what concerns: i) definition of the company's strategy and general policies; ii) definition of the corporate structure of the group; iii) decisions taken that are considered to be strategic due to the amounts, risk and particular characteristics involved.

II.2.3 Should the Chairman of the Board of Directors carry out executive duties, the Board of Directors shall set up efficient mechanisms for coordinating non-executive members that can ensure that these may decide upon, in an independent and informed manner, and furthermore shall explain these mechanisms to the shareholders in the corporate governance report.



II.2.4 The annual management report shall include a description of the activity carried out by the non-executive Board Members and shall mention any restraints encountered.

II.2.5 The management body should promote member replacement for financial matters at least after every two mandates.

II.3 CHIEF EXECUTIVE OFFICER (CEO), EXECUTIVE COMMITTEE AND EXECUTIVE BOARD OF DIRECTORS

II.3.1 When Board of Directors that carry out executive duties are requested by other Board Members to supply information, the former shall do so in a timely manner and the information supplied must adequately suffice the request made.

II.3.2 The Chairman of the Executive Committee shall send the notices of meeting and the respective minutes of the meetings to the Chairman of the Board of Directors and, when applicable, to the Chairman of the Supervisory Board or the Auditing Committee.

II.3.3 The Chairman of the Executive Board of Directors shall send the notices of meeting and the respective minutes of the meetings to the Chairman of the General and Supervisory Board and to the Chairman of the Financial Matters Committee.

II.4. GENERAL AND SUPERVISORY BOARD, FINANCIAL MATTERS COMMITTEE, AUDIT COMMITTEE AND STATUTORY AUDIT COMMITTEE

II.4.1 Besides fulfilling its supervisory duties, the General and Supervisory Board shall advise, follow up and carry out on an ongoing basis, the assessment on the management of the company by the Executive Board of Directors.

Besides other subject matters, the General and Supervisory Board shall decide on:

i) definition of the strategy and general policies of the company; ii) the corporate structure of the group; and iii) decisions taken that are considered to be strategic due to the amounts, risk and particular characteristics involved.

II.4.2 The annual reports on the activity carried out by the General and Supervisory Committee, the Financial Matters Committee, the Audit Committee and the Statutory Audit Committee shall be disclosed on the company's website together with the financial statements.

Complied with	See Chapter II Point II.6
Not complied with	See Chapter 0 Point 03.II.2.5
Complied with	See Chapter II Point II.3
Not Complied with	See Chapter 0 Point 03. II.3.2
Not applicable	
Not applicable	
Complied with	See Chapter II Point II.12

II.4.3 The annual reports on the activity carried out by the General and Supervisory Board, the Financial Matters Committee, the Audit Committee and the Statutory Audit Committee shall include a description on the supervisory activity and shall mention any restraints that they may have come up against.

II.4.4 The Financial Matters Committee, the Audit Committee and the Statutory Audit Committee (depending on the applicable model) shall represent the company for all purposes at the external auditor, and shall propose this services supplier, the respective remuneration, ensure that adequate conditions for the supply of these services are in place within the company, as well as being the liaison officer between the company and the first receiver of the reports.

II.4.5 According to the applicable model, the Committees for Financial Matters, Audit Committee and the Statutory Audit Committee, shall evaluate the external auditor on an annual basis and propose the General Meeting that he/she should be discharged whenever justifiable grounds are present.

II.5. Specialized Committees

II.5.1 Unless the company is of a reduced size and depending on the adopted model, the Board of Directors and the General and Supervisory Committees shall set up the necessary Committees in order to: i) ensure that a competent and independent evaluation of the Executive Directors' performance is carried out, as well as of its own overall performance and further yet, the performance of all existing Committees; ii) study the adopted governance system and verify its efficiency and propose to the competent bodies measures to be carried out with a view to its improvement.

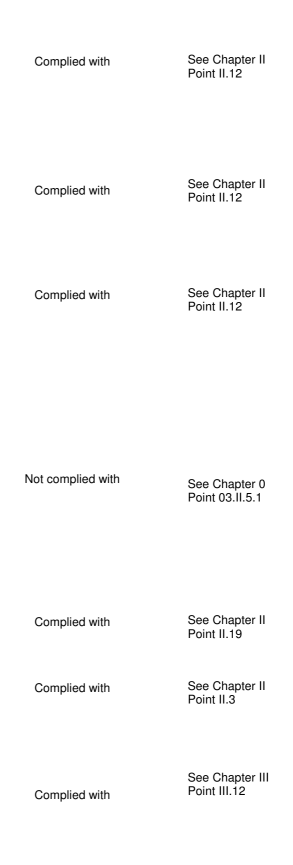
II.5.2 Members of the Remuneration Committee or alike, shall be independent from the Members of the Board of Directors.

II.5.3 All the Committees shall draw up minutes of the meetings held.

III. INFORMATION AND AUDITING

III.1 GENERAL DISCLOSURE DUTIES

III.1.2 Companies shall maintain permanent contact with the market thus upholding the principle of equality for shareholders and ensure that investors are able to access information in a uniform fashion. To this end, the company shall create an Investor Assistance Unit.



III.1.3 The following information that is made available on the company's Internet website, shall be disclosed in the English language:		
a) The company's name, the public listed company status, headquarters and remaining data provided for in Article 171 of the Commercial Companies Code;	Complied with	See Chapter III Point III.12
b) Articles of Association;	Complied with	See Chapter III Point III.12
c) Identity of the members of the Board of Directors and the Market Liaison Officer;	Complied with	See Chapter III Point III.12
 d) Investor Assistance Unit – its functions and access tools; 	Complied with	See Chapter III Point III.12
e) Accounts Reporting documents;	Complied with	See Chapter III Point III.12
f) Half-Yearly Calendar on Company Events;	Complied with	See Chapter III Point III.12
 g) Proposals sent through for discussion and voting during the General Meeting; 	Complied with	See Chapter III Point III.12
h) Notices convening General Meetings.	Complied with	See Chapter III Point III. 12

III 1.2 The following information that is made

0.3. When the structure or the corporate governance practices deviate from the CMVM's Recommendations or from other Corporate Governance Codes that the company is subject to or had voluntarily applied to, the company shall explain which parts of each code have not been complied with and the reasons therefore.

<u>1.4.1 Companies shall not set a constitutive or deliberating quorum that outnumbers the one</u> which is prescribed by Law.

The company's statutes envisage in their article 23 that the General Assembly can meet and deliberate on first meeting as long as shareholders holding shares comprising more than fifty percent of the share capital are present or represented. Given that art. 383 section 1 of the CSC (Companies' Code) allows the contract to set a constitutive quorum, the company legitimately uses that faculty. But as the said legal provision is less restrictive than the statutes, this recommendation is not complied with.

II.1.2.2 Non-executive members must include an adequate number of independent members. The size of the company and its shareholder structure must be taken into account when devising this number and may never be less than a fourth of the total number of the Board of Directors.

The Company's management body is composed of three directors and includes one member, Prof. Juan Carlos Vázquez-Dodero, who is a non-executive member. The said member is a board of director's member of affiliated companies, in which he does not exercise executive functions. He does not carry out any activities or business with the company, as per the provisions of articles 397 and 398 of the CSC. However, he does not fulfill the independence requirements of art. 414 section 5 of the CSC, although he is a non executive board of director's member of affiliated companies, complying in this sense, the European Commission Recommendation of 15^{th} February 2005 on this matter, he does not comply with the more restrictive understanding of CMVM. Regarding verification of the incompatibility requirements, the same non-executive director does comply with such rules, except for paragraph c) of section 1 of art. 414 – A of the CSC.

In conclusion, and although the Company's administrative structure is not governed by an audit committee included in its Board of Directors (hence the legal requirement contained in article 423-B of the CSC, namely its sections 4 and 5, is not imposed on the latter), according to CMVM understanding the requirement of point II.1.2.2 of the Corporate Governance Code is not fulfilled.

II.1.4.1 The company shall adopt a policy whereby irregularities occurring within the company are reported. Such reports should contain the following information: i) the means through which such irregularities may be reported internally, including the persons that are entitled to receive the reports; ii) how the report is to be handled, including confidential treatment, should it be required by the reporter.

The company has not established a formal policy to receive communications and complaints over irregularities that have been detected in the company, although the Statutory Audit Committee's Regulation grants a communication channel, directed to this organ, of such complaints.

II.1.4.2 The general guidelines on this policy should be disclosed in the corporate governance report.

This policy has been neither formalized nor systemized in formal communication channels, as indicated above.

<u>II.1.5.1</u> The remuneration of the members of the Board of Directors shall be structured so as to align their interests with the interests of the company. Thus:

i) The remuneration of Directors carrying out executive duties should be based on performance and a performance assessment shall be carried out periodically by the competent body or committee; *ii)* the level of remuneration shall be consistent with the maximization of the long term performance of the company, and shall be dependent on sustainability of the levels of the adopted performance; *iii)* when the remuneration of non-executive members of the Board of Directors is not legally imposed, an exclusively fixed amount should be set.

This Recommendation is not complied with. The remuneration of the corporate bodies' members is set by a Salary Committee elected in General Meeting. The directors do not obtain any remuneration from the company or from the Group companies. The shareholding company ATPS-Sociedade Gestora de Participações Sociais, SA., provided management services to the Group, in 2009, for an amount of €737.594,00.

II.1.5.3 At least one of the Remuneration Committee's representatives shall be present at the Annual Shareholders' General Meeting.

The company will comply with this Recommendation at the Annual GMeeting in 2010.

II.1.5.5 The remuneration of the members of the Management and Supervisory Boards shall be individually and annually disclosed and, information on fixed and variable remuneration must be

discriminated as well as any other remuneration received from other companies within the group of companies or companies controlled by shareholders of qualifying holdings.

Not complied with for the executive members of the company's Board of Directors. The Shareholder's Company ATPS-SGPS, SA, has rendered management services to the Group, having received from the affiliated company Ibersol, Restauração, SA., for the rendered services, the amount of 737.594,00€ in 2009. Among the ATPS- Sociedade Gestora de Participações Sociais, SA.obligations and under the contract terms with Ibersol, Restauração, SA. it is included the obligation of assuring that the Company's Board of Director's members , António Carlos Vaz Pinto de Sousa e António Alberto Guerra Leal Teixeira perform their functions without any further costs for the company. The Company does not allow, directly, any payment to it's executive board of Director's members. Being ATPS – Sociedade Gestora de Participações Sociais, SA. held, in equal shares, by the board of directors members António Carlos Vaz Pinto de Sousa e António Alberto Guerra Leal Teixeira, from the mentioned amount of 737.594,00€ in 2009, it will correspond to each one of those board of director's members the amount of 368.797,00€.

The non executive member of the board obtained an annual remuneration of $6.000 \in$. In 2009 and globally, the remunerations of the Statutory Audit Committee members were as follows : President – 8.786 \in , Vice-President – 8.786 \in , Vogal – 8.786 \in , Chartered Accounting Firm – 37.510 \in .

<u>II.2.5 The management body should promote member replacement for financial matters at least after every</u> two mandates.

This recommendation has not been complied with, so it has been understood by the company that such obligation should only be applicable in future terms, meaning the end of two mandates counting from the ruling of the Recommendation II.2.5 of the Corporate Governance Code (this code was effective from September 2007).

II.3.2 The Chairman of the Executive Committee shall send the notices of meeting and the respective minutes of the meetings to the Chairman of the Board of Directors and, when applicable, to the Chairman of the Supervisory Board or the Auditing Committee.

This recommendation has not been complied with. The Board of Directors has a two-member Executive Committee that meets weekly and considers diverse matters associated to the company's management, besides holding regular meetings with the non-executive member, circulating detailed information about relevant Company aspects between the executive members and the non-executive member of the Board, being as well provided, regularly, relevant information to the Statutory Audit Committee Chairwoman.

II.5.1 Unless the company is of a reduced size and depending on the adopted model, the Board of Directors and the General and Supervisory Committees shall set up the necessary Committees in order to: i) ensure that a competent and independent evaluation of the Executive Directors' performance is carried out, as well as of its own overall performance and further yet, the performance of all existing Committees; ii) study the adopted governance system and verify its efficiency and propose to the competent bodies measures to be carried out with a view to its improvement.

The company does not have specialized committees, unless the Remuneration Committee.

0.4. The corporate body or the committee shall at all times, assess the independency of each of its members and shall inform the shareholders, via a statement included in the corporate governance report, on its assessment both at the time of the appointment and following the loss of independency.

No circumstance causing a loss of independence by the independent non-executive member of the Board of Directors, the Statutory Audit Committee members, and the members of the General Assembly Board were verified to occur during the course of 2009.

Chapter I

General Assembly

I.1. Identification of the members of the General Meeting Board

Chairwoman: Alice de Assunção Castanho Amado;

Vice-Chairwoman: Anabela Nogueira de Matos

Secretary: Maria Helena Moreira Araújo

The Company provides the Chairwoman of the General Assembly Board with sufficient human and logistical resources to meet her needs by means of support services from the Company Secretary and the Legal Office, comprising three Attorneys. This support is considered appropriate given the size and economic situation of the Company.

The Investor Relations Office/ Market Representative also provides support when General Meetings are held, responding to shareholder information requests and organizing accreditation for participation in the General Assemblies, in liaison with the Company Secretary and the General Assembly Board.

I.2. Indication of the commencement and end of the mandates: 2009 – 2012.

I.3. Indication of the remuneration of the Chairman of the General Meeting Board.

In 2009 the remuneration obtained by the Chairwoman of the General Assembly Board was €1333€.

I.4.Indication of the prior notice for deposit of shares or share-blocking for participation at the General Meeting.

The company articles of association at present require in their 20th article, number 1, that shareholders prove to the company their ownership and deposit of shares up to five working days before the date the annual General Meeting is held.

I.5. Indication of the applicable rules for share-blocking should the General Meeting be suspended.

Under 20th company's article of association, n^o 3, if the meeting is suspended, the Company does not oblige the shares or subscription titles to be blocked during the entire period until the session is resumed, the ordinary prior notice required upon first summons is sufficient.

I.6. Number of shares that correspond to one vote.

Each share of the company equals one vote, under 21st n^o 1 of the association articles.

I.7. The existence of statutory rules on the exercise of voting rights, including constitutive or deliberating quorums or systems for equity rights.

According to article 23rd of the association articles, for the General Meeting to be able to meet and deliberate upon first summons it is indispensable that shareholders holding shares comprising more than fifty percent of the share capital be present or represented.

I.8. Existence of statutory rules on the exercise of voting rights via postal voting.

Statutory rules exist about exercising the postal voting right in art. 22nd n^os 3 to 11, postal voting limits are inexistent. The Company provides a postal vote bulletin, indicating the necessary procedures for exercising this voting right, according to Annex III.

I.9. Availability of a model format for exercising the voting right by postal means.

The company provides a format for exercising the postal voting right. This form will be posted on the company's website, <u>www.ibersol.pt</u>.

The minutes of General meetings, as well as a simple statistic on the number of attendees, agenda and resolutions at the previous 5 years' meetings will also be available for shareholders on the company's website.

I.10. A deadline requirement for the receipt of the postal bulletins and the date on which the General Meeting is held.

Postal votes can be received up to three days before the General Assembly is held.

I.11. The exercise of voting rights by electronic means.

The exercise of voting rights by electronic means is still not available. Note that up till now the company has not received any solicitation or expression of interest by shareholders or investors with the purpose of providing such a function.

I.12. Information upon the intervention of the General Meeting on matters concerning the remuneration policy of the company and the performance evaluation of the members of the Board of Directors.

The remunerations policy for the governing bodies is the responsibility of the Salary Committee, which in 2010 will submit that policy at the Shareholders General Meeting approval.

The working agenda of the Annual General Meeting has included a point addressed to an overall evaluation of the company's administration and supervision, in compliance with the provisions of art. 376 nº1 al. c) of the CSC (Companies Code).

I.13. Indication of the defensive measures that are intended to immediately instigate asset erosion in cases such as changes in the control or to the composition of the Board of Directors.

There are no defensive measures in the Company whose effect would be to automatically cause a serious erosion of the Company's assets in case of change of control or change of composition of the Board of Directors.

I.14. Main agreements to which the company is a part of and that come into force, are changed or end in cases such as change in company control, as well as related outcome,

unless the disclosure of same, due to its nature, is highly damaging to the company, except the company is specifically obliged to disclose such information by force of legal imperatives.

Franchise Contracts exist in the Company concerning concession of the operation, under licence, of international foodservice brands in which Ibersol, SGPS, SA., figures as an accessory party guaranteeing the respective compliance, and in which the companies it has a stake in are the main parties of those same contracts. They set some limits on the change of control in holdings of Ibersol, SGPS, SA., as well as in companies with a dominant position in Ibersol, SGPS, SA. Such limits, subject to the necessary conditions of reasonability and contractual balance, basically consist of the duty of prior notice and/or approval by those franchisors, as well as the prevention of competition in the operational branch of the said foodservice brands.

I.15. Agreements between the company and the Board of Directors, within the meaning of article 248-B n^o3 of the Securities Code, that provide for compensation if they resign or are discharged without a valid cause or if their employment ceases following a change in company control.

There are no agreements between the Company and the Board of Directors, per section 3 of article 248-B of the Securities Code, which envisage compensation should they resign, be discharged without a valid cause, or if their employment ceases following a change in company control.

Chapter II

Management and Supervisory Bodies

II.1. Identification and composition of the corporate bodies:

Board of Directors:

Chairman – António Carlos Vaz Pinto de Sousa; Vice Chairman – António Alberto Guerra Leal Teixeira; Member – Juan Carlos Vázquez-Dodero; **Executive Committee:** Chairman – António Carlos Vaz Pinto de Sousa; Vice Chairman – António Alberto Guerra Leal Teixeira;

Statutory Audit Committee:

Chairwoman – Luzia Leonor Borges e Gomes Ferreira; Vice Chairman – Joaquim Alexandre de Oliveira e Silva; Effective Member – António Maria de Borda Cardoso; Alternate Member – Dr. Eduardo Moutinho dos Santos;

Chartered Accounting Firm:

Pricewaterhousecoopers & Associados - SROC, LDA.; Represented by José Pereira Alves (Roc);

Company Secretary:

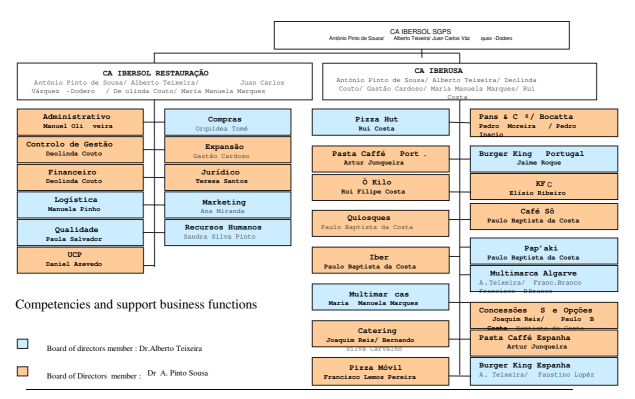
Effective Secretary – José Carlos Vasconcelos Novais de Queirós; Alternate Secretary – Maria Helena Moreira de Araújo.

II.2. Identification and composition of other committees created with responsibilities for the management or the supervision of the company.

Not existent:

II.3. Organizational structure or functional chart concerning the delegation of responsibilities among the various corporate bodies, committees and/or departments within the company, including information on the scope of delegating responsibilities or distributing duties among the members of the Management or Supervisory bodies, as well as a list of non-delegable subject matters.

Company Organization Chart



Management Body

Ibersol, SGPS, SA. has a Board of Directors composed of three members: one Chairman, one Vice-Chairman and one Vogal Member.

Two of its members exercise executive functions and form an Executive Committee, which was elected and whose powers were delegated by the Board of Directors per the terms of art. 8^o section 4 of the Company Association Articles, and one other Director who exercises non-executive functions.

The Executive Committee operationally coordinates the functional directions and different businesses mentioned above, meeting periodically with the respective directors. The decisions made by the Functional and Business Directors, which must respect the overall guidelines, emanate from the delegation of powers granted by the Executive Committee and are coordinated in the aforementioned meetings.

The powers delegated to the Executive Committee are namely the following:

- a) full powers for decision-making, management and strategic accompaniment of corporate activity, within the legal limits set by art. 407^e section 4 of the CSC;
- b) to develop, plan and programme the action lines of the management body, internally and externally for the accounting year, fully pursuing the social goals per the Company's ends, with a special aim to assist the Board of Directors properly verifying the instruments for supervising the economic/financial situation and carry out the controlling function of the companies that are part of the Ibersol Group.
- c) it is incumbent upon to help the Board of Directors to update its assessment and functional support structures, as well as the procedures of companies integrated in the Ibersol Group, with consistent adjustment to changing business needs, acting to determine the profiles and characteristics of its strategic partners, clients, workers, collaborators and other players, and in development of the behaviour standard for the company's relations with the outside world, and may specifically proceed to acquire, dispose of and encumber moveable goods, establishing or ceasing cooperation with other companies.

Evaluation of the Management Body regarding the adopted governance model

The Board of Directors declares that the adopted Corporate Governance model has shown itself to be adequate for the good internal and external functioning of the Company. The Board of Directors has a two-member Executive Committee that meets weekly and considers diverse matters associated to the company's management, besides holding regular meetings with the non-executive member, circulating detailed information about relevant Company aspects between the executive members and the non-executive member of the Board. The Annual Management Report describes the activity carried out by the non-executive member.

The Board of Directors does not have special support committees.

No type of constraint or objection regarding how the Corporate Governance model works has been indicated on behalf of any governing body, given the rigour and frequency the information is provided to.

Minutes are drawn up for the Executive Committee and the Remuneration Committee.

II.4. Description of the internal control and risk management systems within the company, namely as regards the financial information disclosure system.

Risk management is a component of the company's culture and is present in all processes; it is the responsibility of all managers and collaborators at the different levels of the organization.

Risk management is undertaken with the aim of creating value through the management and control of uncertainties and threats that can affect Group companies from a standpoint of operational continuity, with a view to taking advantage of business opportunities.

In the context of strategic planning, risks to the portfolio of existing businesses are identified and evaluated; new businesses and more relevant projects are also developed and strategies to manage those risks determined.

At operational level, management risks are identified and evaluated regarding the objectives of each business and actions to manage those risks are planned; they are included and monitored in the scope of the business plans and the functional units.

Regarding risk to the security of tangible assets and persons, politics and standards are defined and self-control of compliance with those is undertaken; external audits are carried out on all units and actions are implemented to prevent and identify, correctly, the risks.

In order to guarantee conformity of the established procedures, the group's main internal control systems are periodically evaluated.

Internal control and accompaniment of the internal control systems is carried out by the Executive Committee. For specific business aspects there are risk areas whose management has been assigned to functional departments, of which the following stand out:

Food Quality and Safety

In the foodservice business the risk associated to hygiene and food safety is of major importance.

Management of this risk area is coordinated by the Quality Division. Its main concerns imply responsible and proactive action, following the principles of prevention, training, monitoring of

indicators and the search for continual improvement in order to minimize food-related risks that impact consumers' health.

This risk area's main management aspects:

- Qualification and Selection of Suppliers and Products in the food quality/safety area and the Periodic Control Programme for Suppliers/Products and Services;

- guaranteed effectiveness of the implemented Tracing System;

- control of the units' Productive Process by means of HACCP Systems;
- System to Develop Food Safety Skills;
- Maintenance and Monitoring of measurement devices;

- Food Crisis Management System, which allows existing food warning systems to be monitored at all times and ensures immediate action when necessary;

- System for Continual Improvement, supported among other instruments by the External Audits Programme in all Group units; programme for micro-biological analyses of end products carried out per sample by the accredited external entity; Complaint Handling System, Mystery Customer Programme and Internal Audits Programme with respect to the indicators associated to Food Safety;

- Live Well Programme, by which the Group informs consumers about its Food Safety system and the opportunity to have healthy food habits, providing them transparently with the information needed to make the most correct choices.

Workplace Safety and Hygiene

Coordination of this risk area's management process is the responsibility of the Human Resources Division, which coordinates the Training Plans and monitors application of the standards and procedures set out in the SHT Manual in effect at lbersol.

Financial

Risk management in the financial area is carried out by the Financial Division and centres on monitoring the volatility of financial markets, especially interest rates. The main sources of risk exposure are:

a) Interest rate risk

As the group does not have remunerated assets with significant interests, the profit and cash flows from financing activity are largely independent of any changes in the market interest rate.

The Group's interest rate risk comes from liabilities, specifically long term loans. Loans issued with variable rates expose the Group to cash flow risks linked to interest rates. Loans issued with fixed rates expose the Group to risk from the fair value associated to the interest rate. With the current interest rate levels, the group's policy, for financing with longer maturity, is to ensure the total or partial fixing of interest rates.

In recent years only a small part of the Group's financing has considered the possibility of risk coverage by interest rate variation. It has a swap operation involving 9 million euros in Spain and the medium and long term loan in which it set the interest rate expired in September 2008. The remaining remunerated debt consequently incurs interest at a variable rate.

b) Credit risk

The Group's main activity is carried out with sales paid in cash or debit/credit card; the Group therefore has no relevant credit risk concentrations. The Group has policies to ensure that sales on credit are made to customers with a suitable credit history. The Group has policies that limit the amount of credit to which clients can have access.

c) Liquidity risk

The management of treasury needs is done based on annual planning revised quarterly and adjusted daily. Per the underlying business dynamics, the Group's Treasury has been flexibly managing commercial paper and the negotiation of credit lines available at all times.

d) Capital risk

The company seeks to maintain a level of equity capital that suits the characteristics of its main business (cash sales and supplier credit) and to ensure continued expansion. The capital structure's equilibrium is monitored based on the financial leverage ratio (defined as: net remunerated debt / (net remunerated debt+own capital)) with the goal of situating it in the 35%-70% bracket. In 2009 we have registered a 32% ratio.

Environmental

Management of this risk area is coordinated by the Quality Division. Its main focus is on implementing the policy deriving from the Ibersol Sustainability Principles, so that the processes and procedures across all hierarchic levels can be applied to the environment.

The procedures dealt with in the Ibersol Standards Manual concerning this area mainly focus on rational electricity usage and recycling used oils.

Contingency

The unpredictable evolution of the financial markets may lead to increased financing costs and credit access problems, although we believe the company will be able to overcome such difficulties.

On the other hand, operations in the foodservice area can be affected by eventual epidemics or raw material market distortions or eventual changes in consumption standards, which may significantly impact the financial statements.

II.5. Powers of the Management Body, particularly regarding resolutions on capital increase.

The management body's powers are those attributed by the Commercial Companies Code [CSC – *Código das Sociedades Comerciais*] and those contained in articles 4^o section 2, 8, 11 and 12 of the Company Association Articles.

Concerning resolutions over increasing capital, the company association articles in its art. 4^o section 2 authorizes the Board of Directors to consider capital increases up to the limit of one hundred million euros.

II.6. Indication on the existence of regulations on the functioning of the corporate bodies or any internally defined rules on incompatibility and the maximum number of positions that a member is entitled to hold and the place where these rules may be consulted at.

The company has Board of Directors and Statutory Audit Committee regulations about its functioning rules, published in the company's website.

A list of incompatibilities has not been determined, nor has the maximum number of positions directors may accumulate in management bodies of other companies, in so far as the company's directors, except for the non-executive director, only exercise executive functions in the companies comprising the Group.

The non-executive member attended seven board of directors meetings, and he has been timely informed of the respective agenda. He participates , with regularity, in the executive committee reunions, especially those ones over discussion of the strategic and planning of the corporate business. He provides special support to the Management Control function and to the development of personnel in that Department. Permanently, he receives from the management control department, the information that suites him to follow the current activitity.

II.7. Rules applicable to the appointment and replacement of members of the Management and Supervisory Body.

The applicable rules for designating and replacing members of the management and supervisory body are those envisaged in the Commercial Companies Code; there are no specific statutory provisions on this subject in the Company.

II.8. Number of meetings held by the Management and Supervisory Body and other created Committees that are responsible for managing and supervising during the financial year in question.

Also in accordance with the Company articles of association, the Board of Directors normally meets once each quarter and, besides that, any time the Chairman or two of its members summon it; the resulting resolutions should be contained in the respective minutes. The Board of Directors can only deliberate if a majority of its members are present or represented and resolutions will be decided by majority of issued votes. The Board of Directors met fourteen times and the Statutory Audit Committee five times over the course of financial year 2009. The Executive Committee regular meets once a week, and has met forty times in the year 2009.

II.9. Identification of the members of the Board of Directors and other Committees created within the company and their distinction between executive and non-executive Members and from among the latter, which members comply with the incompatibility rules provided for in article 414-A/1, except for item b/ and the independence criterion mentioned in article 414/5, both from the Commercial Companies Code.

The Company's management body is composed of three directors and includes one member, Juan Carlos Vázquez-Dodero, who is a non-executive member not associated to specific interest groups from either the Company or it's reference shareholders, nor does he have relevant interests likely to collide or interfere with the free exercise of his mandate, furthermore noting that no internal control committee has been constituted. The said member is a board of director of affiliated companies, in which he does not exercise executive functions. He does not carry out any activities or business with the company, as per the provisions of articles 397° and 398° of the CSC, fulfilling the other independence requirements of art. 414° section 5 of the CSC. Regarding verification of the incompatibility requirements, the same non-executive director does comply with such rules, except for paragraph c) of section 1 of art. 414°-A of the CSC.

In conclusion, and although the Company's Board of Directors structure is not governed by an audit committee included in its Board of Directors (hence the legal requirement contained in article 423-B of the CSC, namely its sections 4 and 5, is not imposed on the latter), according to CMVM understanding the requirement of point II.1.2.2 of the Corporate Governance Code is not fulfilled.

Regarding the mechanisms for coordinating the work of the non-executive member of the Board of Directors with the Chairman of the Board of Directors with executive functions, same comprise permanent and direct means of information; there are no constraints whatsoever that might obstruct independent and informed decisions.

II.10. Professional qualifications of the members of the Board of Directors, the professional activities carried out by them at least during the last five years, the number

of company shares they hold and the date of the commencement and end of the first mandate;

and

II.11. Duties that the members of the Board of Directors carry out in other companies as well as those carried out in companies of the same holding.

All members of the Board of Directors exercise functions in management bodies of other companies, as specified below:

António Carlos Vaz Pinto de Sousa

Academic background

- Degree in Law Faculty of Law at the Universidade de Coimbra
- CEOG Management Course Universidade Católica do Porto

Professional activity

- Chairman of the Board of Directors of Ibersol, SGPS, SA
- Director of other companies in which Ibersol, SGPS, SA, has a stake.

Date of commencement and end of mandate- 1991 / 2012;

Duties carried out in management bodies of other Ibersol Group companies:

ASUREBI - Sociedade Gestora de Participações Sociais, SA

EGGON – SGPS, SA

ANATIR – SGPS, SA

CHARLOTTE DEVELOPS, SL

FIRMOVEN - Restauração, SA

IBERAKI - Restauração, SA

IBERGOURMET - Produtos Alimentares, SA

IBERKING - Restauração, SA

IBERSANDE - Restauração, SA

IBERSOL - Hotelaria e Turismo, SA

IBERSOL - Restauração, SA

IBERSOL MADEIRA e AÇORES, RESTAURAÇÃO, SA

IBERUSA - Hotelaria e Restauração, SA

IBERUSA - Central de Compras para a Restauração, ACE

INVERPENINSULAR, SL

MAESTRO - Serviços de Gestão Hoteleira, SA

VIDISCO SL. Y LURCA SA., Union Temporal de Empresas

VIDISCO, SL

LURCA, SA

IBR – Imobiliária, SA QRM – Projectos Turísticos, SA RESTOH – Restauração e Catering, SA JOSÉ SILVA CARVALHO – Catering, SA SUGESTÕES E OPÇÕES – Actividades Turísticas, SA.

MANAGER

FERRO & FERRO, Lda. RESTMON (Portugal) - Gestão e Exploração de Franquias, Lda.

Duties carried out in management bodies of companies outside the Ibersol Group:

ATPS - Sociedade Gestora de Participações Sociais, SA I.E.S. - Indústria, Engenharia e Serviços, SGPS, SA POLIATLANTICA, SA. PLASTEUROPA-Embalagens, SA.

Number of directly or indirectly held shares in Ibersol, SGPS, SA :

1,400 (one thousand, four hundred) representative shares of the capital of Ibersol SGPS, SA 5,676 (five thousand, six hundred and seventy-six) representative shares of the capital of ATPS, SGPS, SA (50% of the share capital).

On 31/12/2009 ATPS, SGPS, SA, held 425.182 (four hundred and twenty-five thousand, one hundred and eighty-two) representative shares of the capital of Ibersol, SGPS, SA, and 2.455.000 (two million, four hundred and fifty-five thousand) representative shares of the capital of I.E.S. – Indústria Engenharia e Serviços, SGPS, SA, represented by 2.455.000 shares.

On 31/12/2009 IES – Indústria, Engenharia e Serviços, SGPS, SA, held 9.998.000 (nine million, nine hundred and ninety-eight thousand) representative shares of the capital of Ibersol, SGPS, SA.

António Alberto Guerra Leal Teixeira

Academic background

- Degree in Economics - Faculty of Economics at the Universidade do Porto

Professional activity

- Vice-Chairman of the Board of Directors of Ibersol, SGPS, SA

- Director of other companies in which Ibersol, SGPS, SA, has a stake.

Date of commencement and end of mandate- 1997 / 2012;

Duties carried out in management bodies of other Ibersol Group companies:

ASUREBI - Sociedade Gestora de Participações Sociais, SA

EGGON - SGPS, SA

ANATIR – SGPS, SA

CHARLOTTE DEVELOPS, SL

FIRMOVEN - Restauração, SA

IBERAKI - Restauração, SA

IBERGOURMET - Produtos Alimentares, SA

IBERKING - Restauração, SA

IBERSANDE - Restauração, SA

IBERSOL - Hotelaria e Turismo, SA

IBERSOL - Restauração, SA

IBERSOL MADEIRA e AÇORES - Restauração, SA

IBERUSA - Hotelaria e Restauração, SA

IBERUSA - Central de Compras para a Restauração, ACE

INVERPENINSULAR, SL

MAESTRO - Serviços de Gestão Hoteleira, SA

VIDISCO SL. Y LURCA SA. Union Temporal de Empresas

VIDISCO, SL

LURCA, SA

IBR – Imobiliária, SA

QRM – Projectos Turísticos, SA

RESTOH – Restauração e Catering, SA

SUGESTÕES E OPÇÕES – Actividades Turísticas, SA.

MANAGER

FERRO & FERRO, Lda.

RESTMON (Portugal) - Gestão e Exploração de Franquias, Lda.

Duties carried out in management bodies of companies outside the Ibersol Group:

ATPS - Sociedade Gestora de Participações Sociais, SA

I.E.S. - Indústria, Engenharia e Serviços, SGPS, SA

MATEIXA Soc. Imobiliária, SA

Number of directly or indirectly held shares in Ibersol, SGPS, SA:

1.400 (one thousand, four hundred) representative shares of the capital of Ibersol SGPS, SA5.676 (five thousand, six hundred and seventy-six) representative shares of the capital of ATPS,SGPS, SA (50% of the share capital)

On 31/12/2009 ATPS, SGPS, SA, held 425.182 (four hundred and twenty-five thousand, one hundred and eighty-two) representative shares of the capital of Ibersol, SGPS, SA, and

2.455.000 (two million, four hundred and fifty-five thousand) representative shares of the capital of I.E.S. – Indústria Engenharia e Serviços, SGPS, SA, represented by 2.455.000 shares.

On 31/12/2009 IES – Indústria, Engenharia e Serviços, SGPS, SA, held 9.998.000 (nine million, nine hundred and ninety-eight thousand) representative shares of the capital of Ibersol, SGPS, SA.

Juan Carlos Vázquez-Dodero

Academic background

- Degree in Law Universidad Complutense de Madrid
- Degree in Entrepreneurial Sciences I.C.A.D.E. Madrid
- Master's in Economics and Business Administration I.E.S.E. Universidade de Navarra
 - Doctorate in Business and Administration I.E.S.E. Universidade de Navarra
 - "Managing Corporate Control and Planning" and "Strategic Cost Management" programmes Harvard University

Professional activity

- Ordinary Professor at the IESE
- Advisor and consultant to various European and American companies
- Member of the Board of Directors of Ibersol, SGPS, SA
- Director of other companies in Ibersol, SGPS, SA, has a stake

Date of commencement and end of mandate: 1999 / 2012

Duties carried out in management bodies of other Ibersol Group companies:

ASUREBI - Sociedade Gestora de Participações Sociais, SA

IBERUSA - Hotelaria e Restauração, SA

IBERSANDE - Restauração, SA

IBERSOL - Restauração, SA

Duties carried out in management bodies of companies outside the Ibersol Group:

ATPS - Sociedade Gestora de Participações Sociais, SA

I.E.S. - Indústria, Engenharia e Serviços, SGPS, SA

EMAGISTER, SL. (Internet portal)

Number of directly or indirectly held shares in Ibersol, SGPS, SA :

Holds no shares of the company.

II.12. The identification of the members of the Statutory Audit Committee by listing those members that comply with the incompatibility rules provided for in article 414^o-A/1 and the independency criteria provided for in article 414^o/5, both from the Commercial Company Code.

Statutory Audit Committee:

Chairwoman – Luzia Leonor Borges e Gomes Ferreira; Vice Chairman – Joaquim Alexandre de Oliveira e Silva; Effective Member – António Maria de Borda Cardoso; Alternate Member – Eduardo Moutinho dos Santos;

All members of the Statutory Audit Committee fulfill the independence requirements set out in art. 414° section 5 of the CSC and non-existence items of incompatibilities envisaged in art. 414°- A section 1 of the CSC.

All members are entitled with suitable qualifications and professional experience to the performance of it's duties and functions, namely the Chairwoman, Dr.^a Luzia Leonor Borges e Gomes Ferreira, such as described as follows (II.13 and II.14).

It competes to the Statutory Audit Committee, in joint with the Chartered Accountant Firm the company's fiscalization, namely:

- Accounting politics compliance;
- Ficalization of the management risks and internal control system efficiency ;
- Fiscalization of the financial information preparation process and it's disclosure;
- Fiscalization of the accounting reports;

It also competes to this organ to submit to the annual general meeting the nomination of the Chartered Accountant Firm and to fiscalize it's independence, namely the matters referred to the additional service render.

The annual report on the activity carried out by the Statutory Audit Committee is subject to disclosure together with the financial statements on the company's internet website.

For all the effects, the Statutory Audit Committee represents the Company nearby the External Auditor, pursuing the assurance of all the rendered services conditions, being it's interlocutor and receiver of the respective reports, as well as the Board of Directors.

In this document the Statutory Audit Committee refers that meetings were carried out, trimestrially, in the presence of the Chartered Accountant Firm and the External Auditor, in which they presented their supervising activity plan and obtained the Statutory Audit Committee accordance, and no constraints were mentioned.

II.13. The professional qualifications of the Statutory Audit Committee members, the professional activities carried out by them, at least during the last five years, the number of company shares they hold and the commencement and end date of the first mandate; and

II.14. The duties that the members of the Statutory Audit Committee carry out in other companies as well as those carried out in companies of the same holding.

Chairwoman – Luzia Leonor Borges e Gomes Ferreira;

Academic background

- Degree in Law from the Faculty of Law at the Universidade de Coimbra;
- Post-graduate degree in European Studies from the Faculty of Law at the UN de Coimbra;
- Finances course for non-Financial by the EGP;

Professional activity during the last five years:

- Director of Legal Counselling of "Sonae - SGPS, SA.";

Date of commencement and end of mandate: 2007 / 2012.

Duties carried out in governing bodies of other Ibersol Group companies: carries out no duties in other Ibersol Group companies.

Number of directly or indirectly held shares in Ibersol, SGPS, SA:

Holds no shares of the company.

Vice Chairman – Joaquim Alexandre de Oliveira e Silva;

Academic background

- Degree in Economics from the Faculdade de Economia do Porto (1970);

Professional activity in the last five years:

- University teaching;
- Fiscal consultancy;

Date of commencement and end of mandate: 2008 / 2012.

Duties carried out in governing bodies of other Ibersol Group companies: carries out no duties in other Ibersol Group companies.

Number of directly or indirectly held shares in Ibersol, SGPS, SA:

Holds no shares of the company.

Effective Member – António Maria de Borda Cardoso;

Academic background

- Degree in Economics from the Faculdade de Economia do Porto (1966);

Professional activity in the last five years:

- "Sonae Indústria – PCDM, SA." as Director;

- Pensioner since 25/10/2005;
- Director of "Laminar Indústria de Madeiras e Derivados, SA." since 29/11/2002;

- Partner (not managing) at 50% of the limited company "Borda Cardoso – Assessoria de Negócios, Lda." since 2/12/2005;

Date of commencement and end of mandate: 2007 / 2012.

Duties carried out in governing bodies of other Ibersol Group companies: carries out no duties in other Ibersol Group companies.

Number of directly or indirectly held shares in Ibersol, SGPS, SA:

Holds no shares of the company.

Alternate Member – Eduardo Moutinho dos Santos;

Academic background

- Degree in Law from the Faculty of Law of the UN de Coimbra (1978);

Professional activity in the last five years:

- Practices law privately in the County of Porto;

Date of commencement and end of mandate: 2007 / 2012.

Duties carried out in governing bodies of other Ibersol Group companies: carries out no duties in other Ibersol Group companies.

Number of directly or indirectly held shares in Ibersol, SGPS, SA:

Holds no shares of the company.

II.15. The identification of the members of the General and Supervisory Board and other Committees created within the company, by listing those members that comply with the incompatibility rules provided for in article 414-A/1 including item f/ and the independency criterion provided for in article 414/5, both from the Commercial Company Code.

- Not applicable

II.16. The professional qualifications of the members of the General and Supervisory Board and other Committees created within the company, the professional activities carried out by them at least during the last five years, the number of company shares they hold and the date of the commencement and end of the first mandate.

- Not applicable

II.17. The duties that members of the General and Supervisory Board, as well as other Committees established within the company, carry out in other companies, as well as those carried out in companies of the same holding.

- Not applicable

II.18. A description of the remuneration policy and the alignment of the Board of Directors' interests with those of the company and the performance assessment, distinguishing executive from non-executive Directors, a summary and reasoning behind the company's policy on compensations negotiated on contracts or via transactions for cases of impeachment or severance pay.

The remunerations policy for Directors is a Remuneration Committee responsability, which will be submitted, for approval, by the Company's shareholders at the 2010 Annual General Meeting, according to Annex I.

The general principles of the remunerations policy for the Supervisory Bodies and the Board of the General Meeting are the following:

a) Duties performed.

Regarding the duties performed by each office-holder in the aforementioned governing bodies, and bearing in mind the nature and activity effectively exercised, as well as the incumbent responsibilities. In the organic/functional sense they will not be in the same position and equal for all members of the Statutory Audit Committee or the General Meeting Board, as well as the Chartered Accountants. The weighting of these functions should obey diverse criteria such as, for example, the responsibility, time spent or the value resulting from a given sort of intervention or institutional representation.

b) Company's economic situation.

This criterion will also be a source of interpretation. The size of the company and the degree of functional complexity, in relative terms, will be one of the significant aspects.

II.19. Indication of the composition of the Remuneration Committee or similar body, whenever applicable, identifying the relevant members that are likewise members of the Board of Directors, as well as their spouses, next of kin up to and including third-degree lineage.

The composition of the **Remuneration Committee** is as follows:

Vítor Pratas Sevilhano;

Amândio Mendonça da Fonseca;

Alfonso Munk Pacin;

No member of this Committee is a member of the Company's management body, nor any of their spouses, relatives and kin up to and including third-degree lineage.

II.20. Indication of the individual and collective remuneration that amply includes performance pay bonuses earned by the members of the Board of Directors during the financial year in question. The following information shall also be made available:

a) Explanation on the amount concerning the variable and fixed components of the board of directors' remuneration, as well as the possible instalment payment of the variable component;

- Not existent.

b) The distinction between the amounts owing to the executive board of directors and to the non-executive board of directors;

- Not existent.

c) Sufficient information on the criteria on which any right to shares, share options or the variable component of the remuneration are based to;

- Not existent.

d) Sufficient information on the relation between remuneration and performance;

- Not existent.

 e) The main factors and reasons for any such annual bonus scheme or any other nonfinancial benefits;

- Not existent.

f) The allotment of shares and/or rights to acquire share options and/or any other incentive system involving shares;

- Not existent.

g) Remuneration paid in the form of a share in the profits and/or the payment of bonuses and the reason behind the act of awarding such bonuses and/or share in profits;

- Not existent.

h) Compensation paid or owed to former executive board of directors in relation to early contract termination;

No compensation was paid or are owed to former executive board of directors regarding the termination of functions during the financial year.

i) Amounts paid on any basis by other companies in a group relationship or exercising control over the company;

No other amounts of any kind paid by other companies in a group relationship or exercising control over the company. As mentioned in Chapter 0, point 03.II.1.5.1., the shareholder company ATPS – Sociedade Gestora de Participações Sociais, SA.., has rendered management services to the Group, having received by the affiliated Ibersol, Restauração, SA., the amount of 737.594,00 euros in 2009 for such services.

j) A description of the main characteristics of the supplementary pension or retirement schemes set up for board of directors;

- There are not supplementary pension regimes or retirement schemes set up to the board of directors.

I) An estimate of the non-financial benefits considered as remuneration which do not fall under the categories listed above.

There are no non-financial benefits that can be considered as remuneration attributed to any of the board of directors.

II.21. Individual information on the amounts payable, regardless of its nature, should the duties cease during the respective mandate, whenever they surpass the monthly salary by twofold.

No compensation whatsoever has been established or fixed should the current directors cease their functions during their mandates.

II.22. Information on the irregularities disclosure policy adopted by the company.

The company has not a formal policy to receive communications or complaints over irregularities that have been detected in the company. However and as per the Statutory Audit Committee Regulations posted on the company's website, this body " records in writing the reports of irregularities addressed to the Committee, taking as appropriate the necessary action vis-à-vis the administration and the auditor and draws up its report about them".

Chapter III

Information

III.1. The equity structure including those shares that are not admitted to trading, the different category of shares, rights and duties of these shares and the equity percentage that each category represents.

The share capital of Ibersol, SGPS, SA., is represented by 20.000.000 common nominative shares, each with a face value of 1 euro; the rights and duties inherent to all the shares are equal.

The capital is composed of a total of 20.000.000 shares, in the form of scriptural representation, corresponding to equal total face value in euros; all are negotiable on Euronext Lisbon with the code PTIBS0AM0008.

III.2. Qualifying holdings in the issuer's equity calculated as per article 20 of the Securities Code.

The qualified holdings as at 31/12/2009 are presented in the table below.

Shareholder	nº of shares	% share capital	% capital with non-suspended rights
ATPS - SGPS, S.A. (*)			
Directamente	425,182	2.13%	2.13%
I.E.SIndústria, Engenharia e Serviços, SGPS,S.A.	9,998,000	49.99%	49.99%
António Alberto Guerra Leal Teixeira	1,400	0.01%	0.01%
António Carlos Vaz Pinto Sousa	1,400	0.01%	0.01%
Total participação detida / imputável	10,425,982	52.13%	52.13%
Banco BPI, S.A.			
Fundo Pensões Banco BPI	400,000	2.00%	2.00%
BPI Vida - Companhia de Seguros Vida, S.A.	9,016	0.05%	0.05%
Total participação detida / imputável	409,016	2.05%	2.05%
Fundos Investimento Millennium BCP			
Millennium Acções Portugal	337,290	1.69%	1.69%
Millennium PPA	223,685	1.12%	1.12%
Millennium Poupança PPR	52,168	0.26%	0.26%
Millennium Aforro PPR	20,000	0.10%	0.10%
Millennium Investimento PPR Acções	17,000	0.09%	0.09%
Total participação detida / imputável	650,143	3.25%	3.25%
Santander Asset Management SGFIM, SA			
Santander Acções Portugal	682,178	3.41%	3.41%
Santander PPA	88,064	0.44%	0.44%
Total participação detida / imputável	770,242	3.85%	3.85%
Kabouter Management LLC			
Kabouter Fund II	370,000	1.85%	1.85%
Talon International	32,000	0.16%	0.16%
Total participação detida / imputável	402,000	2.01%	2.01%
Bestinver Gestion			
BESTINVER BOLSA, F.I.	978,682	4.89%	4.89%
BESTINFOND F.I.	533,945	4.69%	4.69%
BESTINFOND F.I. BESTINVER HEDGE VALUE FUND FIL	366,758	1.83%	1.83%
BESTINVER MIXTO, F.I.	170,003	0.85%	0.85%
SOIXA SICAV	99.438	0.50%	0.50%
BESTINVER GLOBAL, F.P.	96,731	0.48%	0.30%
BESTINVER BESTVALUE SICAV	91,227	0.46%	0.46%
BESTINVER AHORRO, FP	75,770	0.38%	0.38%
BESTINVER RENTA, F.I.	63,903	0.32%	0.32%
TEXRENTA INVERSIONES SICAV	27,736	0.14%	0.32%
BESTINVER PREVISION, F.P.	17,790	0.09%	0.09%
LOUPRI INVERSIONES	7,443	0.09%	0.09%
DIVALSA DE INVERSIONES SICAV, SA	4,778	0.04%	0.04%
BESTINVER EMPLEO, F.P.	4,373	0.02%	0.02%
ACCIONES,CUP.Y OBLI.SEGOVIANAS	4,373	0.02%	0.02%
ABEDUL 1999, S.A., SICAV	2,930	0.02 %	0.02 %
LINKER INVERSIONES, SICAV, SA	2,691	0.01%	0.01%
Total participação detida / imputável	2.547.854	12.74%	12.74%

(*) ATPS- SGPS, SA. is withheld in 50% by António Carlos Vaz Pinto de Sousa, and in 50% by António Alberto Guerra Leal Teixeira.

On 31/12/2009 Ibersol, SGPS, SA., held 2.000.000 own shares, corresponding to 10% of the share capital.

During the financial year the company made no transactions of it's own shares.

III.3. Identification of the shareholders that detain special rights and a description of those rights.

At Ibersol, SGPS, SA, there are no shareholders or shareholder categories that hold special rights.

III.4. Possible restrictions on share-transfer, i.e. consent clauses for their disposal or restrictions on share-ownership.

At Ibersol, SGPS, SA., there are no restrictions of any kind on share transfer or ownership.

III.5. Shareholder agreements which the company may be aware of and that may restrict the transfer of securities or voting rights.

The company is unaware of the existence of any shareholder agreement that may lead to restrictions in the matter of transfer of securities or voting rights.

III.6. Rules applicable to the amendment of the articles of association;

At Ibersol, SGPS, SA., there are no special rules concerning the amendment of its statutes. The general system resulting from the Commercial Companies Code shall be applicable.

III.7. Control mechanisms for a possible employee-shareholder system inasmuch as the voting rights are not directly exercised by them.

At Ibersol, SGPS, SA., there are no mechanisms for employee participation in its capital.

III.8. Description concerning the evolution of the issuer's share price and taking the following into account:

a) The issuance of shares or other securities that entitle the subscription or acquisition of shares;

b) The outcome announcement;

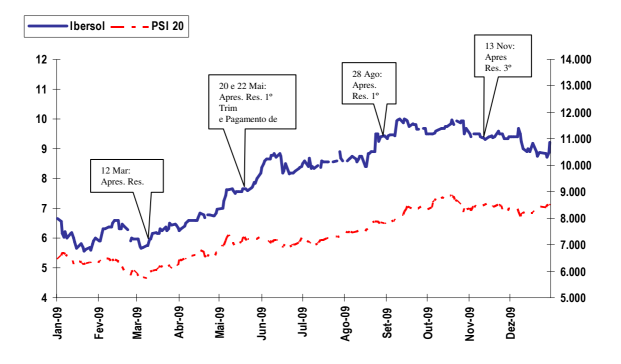
c) The dividend payment for each share category including the net value per share.

The shares of Ibersol, SGPS, SA., registered a valuation of 39.5% in the year 2009, compared to a PS120 valuation of 32,7%. The maximum value of €10.00 per share was attained on 11, 16, 17 e 18 September; the minimum value of €5,51 was attained on 6 March. The highest number of shares traded in one session was on 22 June, when 59.925 shares were negotiated.

1,824 million lbersol shares were traded during the year, corresponding to a value of 14.14 million euros. The average volume was 7.415 shares per day and the average price was \notin 7.75 per share.

The stock market capitalization on 31 December 2009 was 184 million euros.

The below graph indicates the evolution of the company's share quotation, identifying the most relevant occurrences during the year:



During the year 2009 there was no emission of shares or of other securities. The dividends for financial year 2008 were paid as from 22 May. A gross value of $\notin 0.055$ per share was paid, which in net terms represented a value of $\notin 0.044$ per share.

III.9. Description of the dividend distribution policy adopted by the company, including the dividend value per share distributed during the last three periods.

The dividends policy is the responsibility of the Board of Directors and depends on various factors, including the Ibersol results, investment plans, financing needs and business evolution prospects. If no abnormal circumstances occur the policy of previous years distribution policy of 0,055€ per share will be maintained.

The dividend history for the past three years is set out below:

YEAR OF DISTRIBUTION	2006	2007	2008	2009 (*)
Dividend per share				
(euros)	0.055	0.055	0.055	0.055
Dividens Distributed				
(thousands of euros)	1003.10	990.18	990.00	990.00
Dividend Yield (%)	0.7%	0.5%	0.8%	0.7%
Pay out ratio	9.2%	9.6%	9.0%	8.0%

(*) proposal presented to the 2010 General Meeting of Shareholders assuming that the number of own shares existing in 31/12/2009 still stands.

III.10. A description of the main characteristics of the share and stock option plans adopted or valid for the financial year in question, the reason for adopting said scheme and details of the category and number of persons included in the scheme, shareassignment conditions, non-transfer of share clauses, criteria on share-pricing and the exercising option price, the period during which the options may be exercised, the characteristics of the shares to be distributed, the existence of incentives to purchase and/or exercise options, and the responsibilities of the Board of Directors for executing and/or changing the plan.

Details shall also include the following:

- The number of shares required for the share allotment and the number of shares required for the exercise of the exercisable options at the start and end of the year in question;
- b) The number of allotted, exercisable and extinct shares during the year;
- c) The general meetings' appraisal of the plans adopted or in force during the period in question.

No plans to attribute shares and stock acquisition options are in effect.

III.11. A description of the main business data and transactions carried out between the company and the members of the Management and Supervisory Bodies, the owners of qualified holdings or parent companies, affiliates or group companies in an amount that is economically significant for any of the parties involved, except for those businesses or transactions that are cumulatively considered within the bounds of normal market conditions for similar transactions and are part of the company's current business.

There are no business dealings or operations that are significant in economic terms for any of the intervening parties.

III.12. Reference to an Investor Assistance Unit or a similar service, describing:

- a) the role of said office;
- b) type of information made available;
- c) access means to said Office;
- d) the company's webiste;
- e) the market liaison officer's credentials.

In the strict observance of the legal and regulatory provisions, the company as a rule to immediately inform its shareholders and the capital markets in general of relevant facts of its activity, with the purpose to avoid time lapses between the occurrence and disclosure of those

facts; this commitment with the market has been reiterated over the course of time and its persistent practice over the years confirmed.

This disclosure is achieved by publication on the Securities Commission's website (<u>www.cmvm.pt</u>), on the company's website (<u>www.ibersol.pt</u>) and additionally by means of electronic information disclosure by the market management body.

The company's website contains the communiqués issued, the institutional presentation, the annual reports and accounts, and the communication of results. The information on annual reports and accounts and results is updated quarterly.

In order to enable more interaction between shareholders and investors the page also includes a chapter devoted to investors, which contains:

- Identification of the person in charge of investor relations and the address to contact same;
- Annual, Half-yearly and Quarterly Reports and Consolidated Accounts, for the last two years;
- Annual Events Calendar;
- The summons for the Annual General Meeting;
- The proposals to present in the Annual General Meeting.

Contact with the Office is through the capital market representative, António Carlos Vaz Pinto de Sousa (Telephone: +351 22 6089708; Fax: +351 22 6089757; Email: <u>psousa@ibersol.pt</u>, Address: Praça do Bom Sucesso, 105/159 – 9th floor, 4150–146 Porto.

Ibersol SGPS maintains permanent relations with analysts and investors, supplying them with up-to-date information. It also provides explanations about relevant occurrences in company life, disclosed by same in the format imposed by law, whenever so requested.

The documents on the annual, half-yearly and quarterly accounts statements, as well as the half-yearly updates of the institutional presentations, are sent by email to all shareholders, investors, analysts, financial bodies and journalists who, with proper credentials, have requested the same.

The company considers that it thus assures a permanent contact with the market, respecting the principle of shareholder equality and preventing asymmetries in investors' access to information. Regarding the information conveyed to the market, the following communiqués were published during the year 2009:

Privileged Information 11/03/2009	Presentation of results of financial year 2008
19/03/2009	2009 financial calendar
22/04/2009	Information on GA approval of accounts
Rendering of Accounts	
2/04/2009	2008 Report and Individual and Consolidated Accounts to approve in GA
22/04/2009	Extract of GA minutes and approval of 2008 Report and Accounts
20/05/2009	Quarterly information – 1st quarter 2009
28/08/2009	Report and Individual and Consolidated Accounts - 1 st I year 2009
13/11/2009	Quarterly information -3^{rd} quarter 2009
Information on Corporate Gov	ernance
7/05/2009	Corporate Governance Report – financial year 2008
30/07/2009	Corporate Governance Report 2008- amended version
Mailan (Caralia Dalla	
Members of Governing Bodies 28/04/2009	
28/04/2009	Election of Body members
Dividends	
4/05/2009	Payment of year 2008 dividends
Qualifying Holdings	
9/01/2009	BPI Gestão Activos qualifying holding
21/01/2009	Reduction of BPI Gestão Activos stake
14/05/2009	Communication Adenda of Kabouter of 28/08/2008
28/07/2009	The Goldman Sachs Group qualifying holding
Transaction of Own Shares	
14/05/2009	GA deliberation to authorize acquisition of own shares
Summons	
19.03.2009	Annual General Assembly and point. 5

22/04/2009 2008 Information Summary

III.13. Indication of the annual compensation paid to the auditor and to other individuals or groups that belong to the same network supported by the company and/or by any group that bears with it a control or group relationship and the percentage of the total amount paid for the following services:

- a) Statutory account review services;
- b) Other audit reliability services;
- c) Tax consulting services;
- c) Other non-statutory auditing services.

A description of the auditor's independency safeguarding measures is required, should the auditor provide any of the services described in sub-paragraphs c) and d). The company's auditor is PriceWaterhouseCoopers, which in 2009 invoiced the company and its subsidiaries and associates included in the consolidation perimeter the total value of 192.450 (2008 : 253.959 euros), for:

Auditing and legal certification services	158.758 €	(83%)
Consultancy and accounting area training services	33.692€	(17%)

Regarding compliance with the independence rules established with respect to the External Auditor, the Statutory Audit Committee monitored the rendering of non-auditing services with the purpose to ensure that no conflict of interest situations existed.

(Contains 3 Annex)

Porto, 10 March 2010

The Board of Directors

António Alberto Guerra Leal Teixeira

António Carlos Vaz Pinto de Sousa

Juan Carlos Vázquez-Dodero

<u>ANNEX I</u>

REMUNERATION COMMITTEE REMUNERATION COMMITTEE'S STATEMENT UPON THE STATUTORY BODIES REMUNERATION POLICY OF IBERSOL, SGPS, S.A. TO BE SUBMITTED TO THE ANNUAL GENERAL MEETING 29th MARCH 2010

1. According to the competence that is committed to this Committee by the Shareholders General Meeting of Ibersol SGPS, SA., under the article 26.^o n ^o 2 of the Association Articles, this Committee has the responsibility to determine the statutory bodies member's remunerations.

2. Under the applicable statutory terms, the Remuneration Committee was nominated by the 22nd April 2009. Shareholders General Meeting, being composed by three members, who are independent members from the management and supervisory company's bodies.

3. Complying with II.1.5.2 Recommendation of Corporate Governance Code of CMVM, the Remuneration Committee submits to the appreciation of the General Meeting the following statement, regarding the guide lines observed by this Committee over the remunerations of the Supervisory Bodies and the Board of the General Meeting, according to the resolution issued in 2009 :

a) The Board of the General Meeting's remuneration for 2009 was settled in an annual fixed amount issued twelve moths a year.

b) The Shareholder's Company ATPS-SGPS, SA, has rendered management services to the Group, having received from the affiliated company Ibersol, Restauração, SA., for the rendered services, the amount of 737.594,00€ in 2009. Among the ATPS- Sociedade Gestora de Participações Sociais, SA.obligations and under the contract terms with Ibersol, Restauração, SA. it is included the obligation of assuring that the Company's Board of Director's members, António Carlos Vaz Pinto de Sousa e António Alberto Guerra Leal Teixeira perform their functions without any further costs for the company. The Company does not allow, directly, any payment to it's executive board of Director's members. Being ATPS – Sociedade Gestora de Participações Sociais, SA. held, in equal shares, by the board of directors members António Carlos Vaz Pinto de Sousa e António Alberto Guerra Leal Teixeira, from the mentioned amount of 737.594,00€ in 2009, it will correspond to each one of those board of director's members the amount of 368.797,00€.The non executive member of the board obtained an annual remuneration of 6.000€.

So, it is not possible to issue a declaration over the remuneration policy of the Company's Board of director's members, namely with the information referred to in 2nd article number 3 of 28/2009 Law.

c) The Statutory Audit Committee's remuneration for 2009 was settled in an annual fixed amount, issued twelve moths a year.

The general principles observed are mainly the legal ones, attending the activities effectively performed by the mentioned members, regarding the company's economic performance and the conditions that are generally attended in equal positions. The functions in analyses were considered taking in order each one of those members and it's effective activities, also bearing in mind the level of responsibilities committed to each one.

So, the functions consideration is meant in a wide sense, attending to distinct factors, such as the level of the committed responsibility, expended time, and the value increased to the group by it's institutional performance,

The company's dimension and the level of complexity related to the nominated functions, is, also, a relevant criteria. The consideration of all mentioned factors and the evaluation of each one of them, allows us to assure, not only the statutory body member's benefits, but also, namely, the company's benefit.

The remuneration policy submitted to the shareholders complies with the criteria above mentioned, consisting in an annual fixed amount issued monthly to the mentioned members until the year-ends results. In the settlement of the remunerations, the general principles above described were attended, functions performed by them, company's performance and comparative criteria to equal level functions.

OPorto, 10th March 2010.

Remuneration Committee,

Vítor Pratas Sevilhano, Dr. Amândio Mendonça da Fonseca, Dr. Don Alfonso Munk Pacin.

ANNEX II

BOARD OF DIRECTOR'S STATEMENT UPON THE REMUNERATION POLICY OF IBERSOL, SGPS, S.A. DIRECTORS

1. According to the competence established under article 11° of IBERSOL, SGPS, SA. Association Articles, the Board of Directors has the responsibility to determine the general remuneration policy and incentives for the Company's Directors positions and also, for all the administrative and technician personnel.

2. Under the terms of number 3 of the article 248°-B Securities Code, Directors are, besides Management and Supervisory Bodies members, those who have regular access to privileged information and take part in the company's decisions upon management and negotiation strategy.

3. According to CMVM Recommendations upon publicly listed companies' corporate governance, and to promote transparency, in order to comply with II.1.5.2 Recommendation of Corporate Governance Code, the Board of Directors submits to this General Meeting the statement with the guidelines observed to determine the mentioned remunerations, as follows:

a) The remuneration policy adopted for Ibersol's Directors matches with the policy determined to generality of the Company's employees.

b) However, the Company's Directors remuneration contains a fix remuneration and, an eventual, performance bonus.

c) The evaluation of the performance quality and the performance bonus are established according determined criteria previously defined by the Board of Directors.

d) Therefore, behavior factors of each Director, namely, specific competencies to the function, its level of responsibility, ability to adjust to company's management and procedures, autonomy level of individual performance, will be attended to determine an eventual performance bonus, being also considered the technical and/or the financial-economic performance in the Directors' business sector, as well as the financial/economic performance of IBERSOL.

Oporto, 10th Marchl 2010. *Board of Directors.*

ANNEX III

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

Registered Office: Edifício Península, Praça do Bom Sucesso, 105/159, 9º, Porto Share Capital : 20.000.000 € Porto Commercial Registry and Fiscal Number 501669477 Publicly Listed Company

POSTAL VOTE

INSTRUCTIONS AND FORM

1. Under the terms of the 20th 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 22nd Association Article, number 3, the voting right in the general meeting of Ibersol SGPS, SA. can be exercised by postal vote.

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 20th 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^{nd,} 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 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*. (postal vote)

Annual Shareholder's General Meeting of 29th March 2010

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):

Agenda :			
Point 1. To resolve upon the Management Report	t, Balance She	et and Accounts	for the year 2009;
Proposer:	_		
	In favour	Abstention	Against
Proposals presented by other proposers:			
	Vote agair	ıst?	
The above expressed vote stands in case that	t amendments	are made to th	ne proposal by it's
proposer:	yes	no 🔛	
Point 2. To resolve upon the consolidated Mana the year 2009; Proposer:	agement Repo	rt, Balance Shee	t and Accounts for
	In favour	Abstention	Against
Proposals presented by other proposers:			
	Vote agair	ist?	
The above expressed vote stands in case tha	t amendments	are made to th	ne proposal by it's
proposer:	yes 🔛	no 🖂	
<u>Point 3.</u> To resolve upon the proposal of distribu	tion of year-en	d results 2009;	
Proposer:	_		
	In favour	Abstention /	Against
Proposals presented by other proposers:			
	Vote agair	ist?	

The above expressed vote stands in case that	t amendments	are made to t	he proposal by it's
proposer:	yes	no 🔄]
<u>Point 4.</u> To resolve upon a general evaluation of t Proposer:	he company's _	management a	nd supervision;
	In favour	Abstention	Against
Proposals presented by other proposers:			
	Vote again	ist?]
The above expressed vote stands in case that proposer:	t amendments yes	are made to t no	he proposal by it's]
Point 5. To resolve upon the purchase and sale o Proposer:	f own shares ι _	ıp to the legal li	mit of 10%;
	In favour	Abstention	Against
Proposals presented by other proposers:			
	Vote again	ist?]
The above expressed vote stands in case that proposer:	t amendments	are made to t	he proposal by it's]
<u>Point 6.</u> To resolve upon the purchase and/o company's capital share, by it's affiliated compa Code; Proposer:			
-	In favour	Abstention	Against
Proposals presented by other proposers:			

	Vote again	st?		
The above expressed vote stands in case that proposer:	amendments yes	are made no	to the propos	al by it's
<u>Point7.</u> To consider the Remuneration Committee the remuneration policy applicable to the mar directors of the company; Proposer:				
	In favour	Abstentio	n Against]

(Shareholder's signature)

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