

or approval by those franchisors, as well as the prevention of competition in the operational branch of the mentioned foodservice brands.

I.22. Agreements between the company and the Board of Director's members and main Directors, within the meaning of 248-B n°3 article 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 members and other main directors, as 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's control.