



**Internal Regulation of the
Sustainable Development Committee**

July/2015



INTERNAL REGULATION OF THE SUSTAINABLE DEVELOPMENT COMMITTEE

OF THE COMPANY "COMPANHIA BRASILEIRA DE DISTRIBUIÇÃO"

Art. 1. The Sustainable Development (the "Committee") is a permanent advisory body directly bound to the Board of Directors, subject to the applicable laws and regulations, the provisions of the Bylaws of the company known as "Companhia Brasileira de Distribuição" (the "Company"), and this Internal Regulation (the "Internal Regulation"), which governs the operation thereof.

Art. 2. The Committee will be composed of at least 3 (three) and at most five (5) members elected by the Company's Board of Directors from among its members for a term in office of two (2) years, and their terms in office can be renewed for successive periods, subject to the rules of the Company's Bylaws and this Internal Regulation, and one (1) external and independent member can be elected ("External Member").

§ 1. A member's position in this Committee cannot be delegated, and such position must be performed observing the principles of loyalty and diligence, as well as avoiding any disputes that could affect the interests of the Company and its shareholders.

§ 2. Committee members shall keep an unbiased attitude in carrying out their activities and, above all, they must be proactive in pursuit of a constant efficiency of sustainable development mechanisms of the Company, as well as to comply with the rules and principles set forth in the applicable laws, the Bylaws, this Internal Regulation and the best market practices.

§ 3. The Committee's External Member must meet the following requirements:

- a) the External Member shall not be a member of the Board of Directors of the Company of any of its controlled companies;
- b) the External Member shall have unblemished reputation and know the sustainable development concepts and principles adopted in the Brazilian business place;
- c) the External Member cannot be a spouse or relative to the second degree of members of the Company's management or its controlled companies, or of employees of the Company or its controlled companies; and
- d) the External Member cannot hold any positions in any company that may be considered a competitor of the Company or its subsidiaries, and he/she cannot have, or represent, any conflicting interests with the Company or with its controlled companies.



§ 4. The Human Resources and Remuneration members shall have the same duties and responsibilities of the Directors; they must meet the requirements of art. 147 of Brazilian Law 6,404 of December 15, 1976 (the Brazilian Companies Act), and they will be invested with their offices in the Committee by undersigning the corresponding Investiture Term, which will set forth the requirements to be met to hold every position.

Art. 3. In case of absence or temporary inability of any Committee member, such absent member shall appoint, from among the other Board of Directors members, his or her substitute. In case of any vacancy, the Chairman of the Committee or, in his/her absence, any other member of the Committee, shall request to the Chairman of the Board of Directors to convene a Board of Directors meeting within up to seven (7) days from the date of such vacancy is noticed, so that a new Committee is elected to finish the term of office of such member whose position has become vacant.

Art. 4. The Board of Directors shall elect, from among the members of the Committee, a Chairman, who will be responsible for representing, organizing, and coordinating of the Committee activities.

Sole paragraph. The Chairman of the Committee will be responsible for:

- a) calling - subject to the provisions of Article 5 hereinbelow, establishing, and presiding over the Committee meetings;
- b) representing the Committee in its relationship with the Board of Directors, the Company's Officers, and the Company's internal and external auditors, internal bodies and committees, undersigning, whenever necessary, letters, invitations and reports forwarded to them;
- c) inviting, on behalf of the Committee, any participants to Committee meetings; and
- d) complying with this Internal Regulation and enforcing that all other Committee members also comply with it.

Art. 5. The Committee shall meet ordinarily at least every three (3) months or, extraordinarily, whenever called by its Chairman or the Chairman of the Board of Directors, or by a written request of any Committee member. Committee meetings may be called by any Committee member in case the Chairman of the Committee does not satisfy, within three (3) calendar days after having received of such a request, the call request submitted by such member. A copy of every call to Committee's meeting will be forwarded to the Chairman of the Board of Directors.

§ 1. The calls to Committee meetings shall be made in writing, via e-mail, fax, or letter at least five (5) days prior to the date of the meeting, informing the time and place thereof, and including a detailed agenda. Any proposal and all required documents connected to the agenda shall be made available to the Committee members upon the corresponding call is made. The call may be waived in case all Committee members are present at the meeting, or upon prior consent in writing by absent members.



§ 2. In case of matters requiring urgent consideration, the Chairman of the Committee or the Chairman of the Board of Directors, at their sole discretion, may call a Committee meeting within a period shorter than that provided for in paragraph 1 of this Article 5, and such meeting shall be considered valid and effective for all purposes, provided, however, the quorum required to establish the meeting is observed.

§ 3. The agenda of the meetings will be prepared by the Chairman of the Committee or the Chairman of the Board of Directors, and the other Committee members may suggest and request additional matters to be addressed by the Committee.

§ 4. The meetings will be established with the presence of a majority of Committee members.

§ 5. In case the quorum set forth above is not met, the Chairman of the Committee or Chairman of the Board of Directors shall call another meeting, to be held with any quorum, depending on the urgency required by the matter to be addressed.

§ 6. The recommendations, opinions, and reports made by the Committee shall be approved by a majority of votes of the members attending the corresponding meetings.

§ 7. Committee meetings shall be held preferably at the Company's headquarters, and they can be held at a different place in case all members deem it appropriate and previously agree with it via email, fax or letter for such purpose, and the Chairman of the Board of Directors must be informed of that.

§ 8. People are allowed to attend both regular and extraordinary meetings of the Committee by means of conference call system, videoconference or any other communication means that allows every board member's identification and the simultaneous communication with all other persons attending the meeting. In that case, Committee members will be deemed as present at the meeting and shall subsequently undersign the corresponding minutes thereof.

Art. 6. To attend its Board of Directors meetings, the Committee may summon Directors, internal and external associates of the Company, and any other persons who hold relevant information or whose issues contained in the agenda are relevant to their area of expertise.

Art. 7. The subjects, pieces of advice, discussions, recommendations and opinions of the Committee shall be recorded in meetings minutes, which shall be undersigned by the corresponding members present thereto, and such minutes shall contain the relevant topics discussed, the list of presents, mentioning any excused absences, the measures requested and any points of disagreement among members. Copies of the Committee's meeting minutes will be forwarded to the Company's Board of Directors' Chairman.

Sole paragraph. Supporting documents of the meetings shall be filed at the Company's headquarters.

Art. 8. Every year the Committee shall approve a schedule of activities for the corresponding fiscal year, which may be amended during the year upon request by any Committee member(s).



Art. 9. The Company's Secretary of the Board of Directors shall also act as Secretary of the Committee and its meetings, who is also responsible for drawing up the meeting minutes, as well as for providing any support necessary for the full operation of the Committee, practicing all actions that may be requested by the Committee members, including s regards the provisions of Art. 12 hereinbelow.

Art. 10. The Committee is responsible, among other matters, for:

- a) suggesting amendments to this Internal Regulation, submitting them to the Board of Directors' consideration;
- b) recommending and following up the adoption of the best sustainable development standards and the process of implementation and maintenance of such standards in the Company, suggesting to the Board of Directors changes, updates and improvements in policies, strategies and practices, in order to promote sustainable development and disseminate these practices in all activities and strategic relationships of the Company;
- c) evaluating and recommending to the Board of Directors projects, proposals and institutional campaigns connected to environmental or social issues, including suggestions regarding the allocation of funds and resources;
- d) evaluating and, as the case may be, recommending to the Board of Directors adequacies to the annual reports related to sustainable development;
- e) analyzing market opportunities or new business formats to strengthen the Company's sustainable growth strategy;
- f) advising the Company's Board of Directors on all aspects connected to sustainability, including actions aimed at promoting consumer awareness for its customers, suppliers and employees;
- g) submitting to the Board of Directors recommendations for amendments to or revision of proposals for strategic investments of the Company from the sustainability point of view;
- j) advising the Company's efficient management, by recommending the adoption of programs of waste management, encouraging small producers, and food security; and
- k) performing other duties as may be specified by the Board of Directors.

Art. 11. In addition to the duties set forth in the previous article, the Committee shall also:

- a) look after the Company's interests within the scope of its authority;
- b) review the reports issued by regulating agencies and bodies affecting the Company, in whatever may impact the perception of the sustainable development

mechanisms of the Company, in addition to other matters under its authority, as provided for in Art. 10 of this Internal Regulation; and



- c) every year, to carry out a self-assessment of their activities and identify possibilities to improve its performance.

Art. 12. In the event it is verified a conflict of interests or private benefit of a member of the Committee in connection to a certain issue to be decided by the Committee, the conflicted member of the Committee shall inform such fact in duly time to the other members.

§ 1. In the event a member of the Committee may possibly have a potential private benefit or conflict of interests with some decision to be taken and such member does not acknowledge and state his benefit or conflict of interests, then any other member of the Committee with knowledge of such fact may inform the Committee. In this event, the non-voluntary acknowledgement and statement by the member of the Committee will be deemed a breach of this Internal Regulation, whenever the referred private benefits or conflict of interest are confirmed.

§ 2. As soon as a conflict of interests or private benefit is identified, the person involved shall prevent himself from discussions and resolutions, temporarily leaving the meeting until discussions end.

§ 3. Both the notice of an event of conflict of interests or private benefit as described in the main section or Paragraph 1 of Article 12, and the consequent applicability of the provision established in Paragraph 2 above shall be recorded in the minutes of the meeting.

Art. 13. Any acting Committee member shall be entitled to request and review, individually, books and other corporate records and documents, being also allowed to make notes and comments thereto, which will be discussed and resolved at the corresponding meetings, provided, however, that such books and records refer to matters under the Committee's competence, pursuant to Art. 10.

§ 1. Such documents can be reviewed only at the registered office of the Company and upon prior request.

§ 2. Requests for information or explanations concerning the corporate businesses by any Committee member shall be submitted to the Company's management bodies upon a written request signed by the Committee Secretary.

Art. 14. The Committee may summon experts and hire external consultants to review and discuss issues under its responsibility, provided, however, it ensures the integrity and confidentiality of the proceedings. However, works performed by external consultants do not exempt the Committee from its responsibilities.

Art. 15. All Committee members are subject to the provisions set forth in the Moral Code of Conduct, in the Securities Trading Policy, and in the Policy of Confidentiality,

Disclosure, and Use of Material Information of the Company, as well as the provisions in all other policies and Internal Regulations of the Company.



Art. 16. Any cases that might not be covered by this Internal Regulation shall be settled by the Board of Directors.

Art. 17. This document must be disclosed by the Company after having been approved by the Board of Directors.

Sao Paulo (SP - Brazil), July 29, 2015

Approved at a Board of Directors' meeting held on this date.

