GENERAL SHAREHOLDERS' MEETING
OF THE 26TH OF JUNE 2015

Instructions for attending to the General Meeting

I. Previous Information:

1. Pursuant to nr. 2 of Article 21-C of the Securities Code, as from the date of the summons'

publication, the preparatory information documents indicated in Article 289 of the Companies

Code and in nr. 1 of Article 21-C of the Securities Code, including the full text of the documents

and proposals to be presented to the General Shareholders' Meeting which are currently known

of, are available to the Shareholders for their consultation on the Company's website

(www.teixeiraduarte.pt) and also at its head office, during regular working hours.

2. The accounting documents are available to the Shareholders at the place and through the means

referred above and also through the Information Disclosure System of the Portuguese Securities

Market Commission.

II. Information provided at the General Shareholders' Meeting:

1. During the General Shareholders' Meeting, Shareholders may request truthful, complete and

clarifying information so as to enable them to make an informed opinion on the matters subject

to deliberation. The obligation to provide information includes the relations between the

Company and other related companies.

2. The aforementioned information shall be provided by the corporate body with the respective

competence and may only be refused if the provision of such information may cause serious

damage to the Company or to other related company or if it comprises an infringement of a

confidentiality obligation imposed by Law.

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III. Adding items to the Agenda:

The Shareholder or those Shareholders holding shares corresponding to, at least, 2% of the

Company's share capital may request the addition of items to the Agenda, through a written request

send to the General Shareholders' Meeting Chairman within the 5 days following the last publication

of the summons, provided that the request is presented together with a deliberation proposal for

each item the Shareholder requests to be added to the Agenda and thereafter the other proceedings

foreseen in nr. 3 and 4 of Article 378 of the Companies Code shall be followed.

IV. Presenting deliberation proposals:

The Shareholder or those Shareholders holding shares corresponding to, at least, 2% of the

Company's share capital may request the inclusion of deliberation proposals regarding the items of

the Agenda, whether as initially set or altered. The request shall be made in writing and shall be sent

to the General Shareholders' Meeting Chairman within the 5 days following the last publication of

the summons, together with the information that shall follow the deliberation proposal and

thereafter the other proceedings foreseen in nr. 3 of Article 23-B of the Securities Code and in nr. 4

of Article 378 of the Companies Code shall be followed.

V. Participation in the General Shareholders' Meeting:

1. Only those who on the record date, corresponding to 00:00 (GMT) of the 19th of June 2015, own

shares that grant the right to vote may attend the General Shareholders' Meeting and debate and

vote therein.

2. Each share grants the right to one vote.

3. The Shareholders who plan to attend the General Shareholders' Meeting shall announce their

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purpose, in writing, until the 18th of June 2015, to the General Shareholders' Meeting Chairman

(to the Company's head office, at Lagoas Park, Edifício 2, 2740-265 Porto Salvo, or by e-mail to

assembleiageral@teixeiraduarte.pt) and to the financial intermediary where the account of

individual registration is open. The Company has available on its website (www.teixeiraduarte.pt)

forms of these documents, to be completed by the Shareholders for these purposes.

4. The financial intermediaries which are informed of their clients' intention to participate in the

General Shareholders' Meeting shall send to the respective Chairman, until 23h59m of the 19th of

June 2015, information on the number of shares registered in the name of its client by reference

to the record date. For such purposes the financial intermediaries may use the e-mail

(assembleiageral@teixeiraduarte.pt).

5. The exercise of these rights will not be harmed by the transfer of shares after the record date, and

will not depend on the blockage of the shares between that date and the date of the General

Shareholders' Meeting.

However, any Shareholder who has stated his/her purpose to attend the General Shareholders'

Meeting and transfers the shares between the record date and the General Shareholders'

Meeting shall immediately communicate such fact to the General Shareholders' Meeting

Chairman and to the Portuguese Securities Market Commission (CMVM).

VI. Representation:

1. The formalities and further requirements for grouping or Shareholders' representation are those

set forth in Article 13 of the Bylaws and in the Law, n namely in Article 380 of the Companies Code

and Article 23 of the Securities Code. Shareholders must provide the General Shareholders'

Meeting Chairman with the representation document, send to the Company's head office, via

mail or e-mail (assembleiageral@teixeiraduarte.pt), until three days prior to the date settled for

the General Shareholders' Meeting, i.e., until the 23rd of June 2015.

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The Company has available a representation document form on its website

(www.teixeiraduarte.pt) or at the head office, during regular working hours.

2. For a possible representation of more than five Shareholders in the General Shareholders'

Meeting account should be taken of the legal requirements established in Articles 381 of the

Portuguese Companies Code and 23, nr. 3 of the Securities Code.

VII. Exercing the voting right:

1. Each share grants the right to one vote.

2. Shareholders who professionally hold the shares in their own name but on behalf of their clients,

may vote differently with their own shares provided that, besides fulfilling the requirements set

forth in Section V, they address to the General Shareholders' Meeting Chairman the following

information, within the same time limit, using sufficient and adequate evidence:

a) Identification of each client and the number of shares to be voted on his/her behalf;

b) Voting instructions, specific for each item of the Agenda, issued by each client.

3. Shareholders with voting rights that intent to vote per correspondence, should, at first, provide

evidence of their quality of Shareholders, according to Section **V** above.

4. Besides fulfilling all the aforementioned requirements and time limit for evidencing their capacity

of Shareholders with voting right, they must also address a letter to the General Shareholders'

Meeting Chairman, which should be received at the head office - Lagoas Park, Edifício 2, 2740-

265 Porto Salvo, Portugal -, until 5 p.m. of the 25th of June 2015, expressing their intention to

exercise such right and stating their identity (full name and number of identification card),

address and the number of shares held, which will be checked against the certification issued in

the meantime by the financial institution where the shares are registered, being the latter the one

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that prevails.

5. Such letter must also include the certified signature of the Shareholder or of someone with the

power to bind the Shareholder and, in the case of natural persons, it must be accompanied by a

legible photocopy of their Identity Card/Citizen Card or of a document that replaces it.

6. Along with the mentioned letter, Shareholders must include, in sealed envelopes, their voting

statements for each item of the Agenda, in a specific and unequivocal manner, followed by their

signature, which must be identical to the one that appears on the remittance letter. The

abovementioned envelopes must bear the inscription: "Contains voting statement for item

number (state the relevant number) of the Agenda".

7. In order to execute the abovementioned procedures, the Company will provide forms of the

voting letter and ballot paper on its website (www.teixeiraduarte.pt) and at its head office during

regular working hours.

8. The envelopes containing the voting statements issued under the aforementioned terms will be

opened and considered by the General Shareholders' Meeting Chairman when voting of the

corresponding item of the Agenda takes place. Votes included in rejected statements shall be

considered as not issued.

9. Votes per correspondence are considered to be negative votes in relation to deliberation

proposals presented after such votes have been issued.

10. The presence in the General Shareholders' Meeting of a Shareholder who has exercised his/her

voting right by correspondence implies the revocation of the vote which had been previously

expressed that way.

11. The authenticity of the vote per correspondence, its confidentiality until the voting time and its

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processing shall be assured by the General Shareholders' Meeting Chairman.

Any further clarification or information the Shareholders may consider necessary may be provided by the Investors' Relations Office, through the e-mail <u>assembleiageral@teixeiraduarte.pt</u>, fax number (+351) 217 912 421, or phone number (+351) 217 912 415, during regular working hours.