BRAZIL FUND INC Form N-PX August 26, 2005

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

FORM N-PX ANNUAL REPORT OF PROXY VOTING RECORD OF Brazil Fund, Inc.

Investment Company Act file number 811-5269

Brazil Fund, Inc. (Exact name of registrant as specified in charter)

345 Park Avenue New York, NY 10154 (Address of principal executive offices) (Zip code)

> Carole Coleman Secretary 345 Park Avenue New York, NY 10154 (Name and address of agent for service)

Registrant's telephone number, including area code: 212-454-6901

Date of fiscal year end: 06/30

Date of reporting period: 7/1/04-6/30/05

Form N-PX is to be used by a registered management investment company, other than a small business investment company registered on Form N-5 (ss.ss. 239.24 and 274.5 of this chapter), to file reports with the Commission, not later than August 31 of each year, containing the registrant's proxy voting record for the most recent twelve-month period ended June 30, pursuant to section 30 of the Investment Company Act of 1940 and rule 30b1-4 thereunder (17 CFR 270.30b1-4). The Commission may use the information provided on Form N-PX in its regulatory, disclosure review, inspection, and policymaking roles.

A registrant is required to disclose the information specified by Form N-PX, and the Commission will make this information public. A registrant is not required to respond to the collection of information contained in Form N-PX unless the Form displays a currently valid Office of Management and Budget ("OMB") control number. Please direct comments concerning the accuracy of the information collection burden estimate and any suggestions for reducing the burden to the Secretary, Securities and Exchange Commission, 450 Fifth Street, NW, Washington, DC 20549-0609. The OMB has reviewed this collection of information under the clearance requirements of 44 U.S.C. ss. 3507.

ProxyEdge - Investment Company Report Meeting Date Range: 07/01/2004 to 06/30/2005

Selected Accounts: The Brazil Fund

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Report Date: 08/04/2005

COMPANHIA PARANAENSE DE ENERGIA - COPEL Issuer: P30557139 ISIN: BRCPLEACNPB9 SEDOL: 2200154, 7389360, B06V965 Vote Group: UNASSIGNED Proposal Vote Type Cast Proposal Number Proposal Type IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL Non-Voting Non-Vote P OWNER SIGNED POWER OF AT TORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTION S IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED . SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTA TIVE AT ADP. THANK YOU PLEASE NOTE THAT PREFERRED SHAREHOLDERS CAN VOTE Non-Vote P Non-Voting ON RESOLUTION 2 ONLY APPROVE THE FEES AND AUTHORIZE THE DISCOUNT ON Non-Voting Non-Vote P THE PERCENTAGE AUTHORIZED BY AN EEL APPROVE TO FILL THE VACANCY FOR THE FINANCE Management For COMMITTEE SUBSTITUTE MEMBER THROU GH ELECTION BY THE SHAREHOLDERS OF PREFERRED STOCK CIA VALE DO RIO DOCE Issuer: P2605D109 ISIN: BRVALEACNPA3 SEDOL: 2256630, 2257127, 5896851 Vote Group: UNASSIGNED Vote Proposal Proposal Type Number Proposal Cast PLEASE NOTE THAT PREFERRED SHAREHOLDERS CAN VOTE Non-Voting Non-Vote P IN RESOLUTION B. THANK YOU. APPROVE TO SPLIT THE STOCKS ISSUED BY THE COMPANY Non-Voting Non-Vote P SUGGESTING THAT EACH COMMON STOCK AND PREFERRED STOCK ISSUED BY THE COMPANY WILL BE REPRESENTED BY THREE S TOCKS OF THE SAME TYPE AND CLASS, WITH THE AMENDMENT OF CLAUSES 5 AND 6 OF THE ARTICLES OF INCORPORATION Management For ELECT A SITTING MEMBER AND THE RESPECTIVE ALTERNATE FOR THE COMPANY FINANCE CO MMITTEE BY THE HOLDERS OF CLASS A PREFERRED STOCKS, BECAUSE THE FINANCE COMM ITTEE MEMBERS ELECTED BY THIS CLASS OF STOCKS HAVE RESIGNED, AND TO ELECT ONE ALTERNATE MEMBER

BECAUSE THE ALTERNATE DIRECTOR ELECTED BY HOLDER OF COMMON ST OCKS HAS RESIGNED

С.	APPROVE TO RECTIFY THE TOTAL ANNUAL PAYMENT OF THE DIRECTORS DETERMINED BY THE COMPANY AGM OF 28 APR 2004	Non-Voting	Non-Vote P
*	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF A TTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECT ED. SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESE NTATIVE AT ADP. THANK YOU.	Non-Voting	Non-Vote P

CIA ENERGETICA DE MINAS GERAIS CEMIG CMIG

Issuer: P2577R110 ISIN: BRCMIGACNPR3

SEDOL: 2192712, 7400153, B06V976

Vote Group: UNASSIGNED

Proposa Number	l Proposal	Proposal Type	Vote Cast
*	THIS AGENDA IS FOR INFORMATION ONLY AS THESE SHARES DO NOT HAVE VOTING RIGHTS. PLEASE DO NOT RETURN THIS PROXY FORM. THANK YOU.	Non-Voting	
1.	ELECT EFFECTIVE AND THE SUBSTITUTE MEMBERS OF THE BOARD OF DIRECTORS USING MUL TIPLE VOTING SYSTEMS REQUESTED BY THE SHAREHOLDERS	Non-Voting	

GOL LINHAS AEREAS INTELIGENTES

Issuer: P491AF117 ISIN: BRGOLLACNPR4

SEDOL: B01NTS8

Vote Group: UNASSIGNED

Number	Proposal	Type	Cast
*	PLEASE NOTE THAT THIS SHARE HAVE NO VOTING RIGHTS. THANK YOU	Non-Voting	
1.	ELECT THE BOARD OF DIRECTORS	Non-Voting	
2.	APPROVE TO DETERMINE THE COMPENSATION FOR THE BOARD OF DIRECTORS	Non-Voting	

CIA DE CONCESSOES RODOVIARIAS

Issuer: P1413U105 ISIN: BRCCROACNOR2

SEDOL: 2840970

Vote Group: UNASSIGNED

Number	Proposal Proposal	Proposal Type	Vote Cast
*	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT TORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTION S IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED . SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTA TIVE AT ADP. THANK YOU.	Non-Voting	Non-Vote F
1.	APPROVE TO CHANGE THE COMPANY HEADQUARTERS AND THE HEADING OF ARTICLE 2 OF THE COMPANY BY-LAWS	Management	For

COMPANHIA DE SANEAMENTO BASICO DO ESTADO DE SAO PAULO -SABESP Issuer: P8228H104 ISIN: BRSBSPACNOR5

SEDOL: 2158543

Proposal

Vote Group: UNASSIGNED

Number Proposal

	-		
*	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF A TTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTIO NS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECT ED. SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESE NTATIVE AT ADP. THANK YOU.	Non-Voting	Non-Vote P
1.	AMEND ARTICLES 6 AND 7 OF THE COMPANY BY-LAWS INCLUDING IN ARTICLE 5 REFERENCE TO THE VALUE OF THE CAPITAL STOCK, EXPRESSED IN BRAZILIAN REALS AND THE NUMBE R OF SHARES AND TAKING MENTION OF THE AUTHORIZED CAPITAL STOCK LIMIT TO ARTICL E 7	Management	For
2.	OTHER MATTERS	Other	Against

CIA DE CONCESSOES RODOVIARIAS

ISIN: BRCCROACNOR2 Issuer: P1413U105

SEDOL: 2840970

Vote Group: UNASSIGNED

Proposal Vote

Type

Cast

Proposa Number	l Proposal	Proposal Type	Vote Cast
*	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTI ONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJEC TED. SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRES ENTATIVE AT ADP. THANK YOU.	Non-Voting	Non-Vote F
1.	APPROVE THE RESIGNATION OF A PRINCIPAL MEMBER AND ONE ALTERNATIVE MEMBER OF TH E BOARD OF DIRECTORS AND THE ELECTION OF THEIR SUBSTITUTES	Management	For
	ICA LATINA LOGISTICA SA P01627143 ISIN: BRALLLACNPR3 B014709		
Vote Gro	up: UNASSIGNED		
Proposa Number	l Proposal	Proposal Type	Vote Cast
*	PLEASE NOTE THAT PREFERRED SHAREHOLDERS CAN VOTE ON RESOLUTIONS 3.A AND 3.B. T HANK YOU.	Non-Voting	Non-Vote P
*	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF A TTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTE D. SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENT ATIVE AT ADP. THANK YOU.	Non-Voting	Non-Vote P
1.	ELECT A CO-PRESIDENT OF THE COMPANY S BOARD OF DIRECTORS IN THE MANNER PROVIDE D BY SOLE PARAGRAPH OF ARTICLE 14 OF THE COMPANY BYLAWS	Non-Voting	Non-Vote P
2.	ELECT A NEW MEMBER OF THE BOARD OF DIRECTORS	Non-Voting	Non-Vote P
3.A	APPROVE THE CONVERSION OF SHARES BOUGHT IN THE CAPITAL FINANCIAL MARKETS INTO PREFERRED SHARES CENTRAL BANK RESOLUTION 2.689/00	Management	For
3.B	APPROVE THE CONVERSION OF AN EQUAL NUMBER OF PREFERRED SHARES REGISTERED AS DI RECT INVESTMENTS HELD BY FOREIGN INVESTORS IN THE COMPANY, INTO COMMON SHARES LAW NUMBER 4.131.62	Management	For
4.	APPROVE THE CREATION OF AN AUDIT COMMITTEE AND THE RESPECTIVE CHANGES TO THE C OMPANY BYLAWS	Non-Voting	Non-Vote F
5.	APPROVE THE REMUNERATION OF THE MEMBERS OF THE FINANCE COMMITTEE	Non-Voting	Non-Vote F

COMPANHIA ENERGETICA DE MINAS GERAIS

Issuer: P2577R110 ISIN: BRCMIGACNPR3

SEDOL: 2192712, 7400153, B06V976

Vote Group: UNASSIGNED

Proposal	Proposal	Vote
Number Proposal	Type	Cast

- * PLEASE NOTE THAT THESE SHARES HAVE NO VOTING RIGHTS, SHOULD YOU WISH TO ATTEND THE MEETING PERSONALLY, YOU MAY APPLY FOR AN ENTRANCE CARD BY CONTACTING YOUR CLIENT REPRESENTATIVE AT ADP. THANK YOU.
- * PLEASE NOTE THAT THESE SHARES HAVE NO VOTING RIGHTS, SHOULD YOU WISH TO ATTEND THE MEETING PERSONALLY, YOU MAY APPLY FOR AN ENTRANCE CARD BY CONTACTING YOUR CLIENT REPRESENTATIVE AT ADP. THANK YOU.

Non-Voting

Non-Voting

I. APPROVE TO CHANGE THE COMPANY BY-LAWS SUBJECT
TO ANEEL: 1) TO AMEND THE WORDIN G OF ARTICLE
1 TO MAKE IT COMPLY WITH LAW NUMBER 15.290 OF
04 AUG 2004; 2) TO AMEND THE WORDING OF ARTICLE
7 TO MAKE IT COMPLY WITH LAW NUMBER 15.290/2004;
3) TO AMEND THE WORDING OF THE HEADING OF ARTICLE
9 TO IMPROVE ITS WORDING; 4) TO INSERT A SOLE
PARAGRAPH TO ARTICLE 11 AND PARAGRAPH 4 TO ARTICLE
12 TO DEF INE THE STRUCTURE AND COMPOSITION OF
THE MANAGEMENT OF THE COMPANY AND THAT OF THE
SUBSIDIARIES CEMIG DISTRIBUICAO S.A. AND CEMIG
GERACAOE E TRANSMISSAO S.A .; 5) TO AMEND THE
WORDING OF THE HEADING OF ARTICLE 17 TO IMPROVE
ITS WORDING; 6) TO AMEND THE WORDING OF ITEMS
A AND E OF ARTICLE 17 TO REDEFINE THE C HARACTERISTICS

Non-Voting

- OF THE BOARD OF DIRECTORS; 7) TO AMEND THE WORDING OF PARAGRAPH 2 OF ARTICLE 18 TO PROVIDE THAT THE GENERAL MEETING SET THE BENEFITS TO WHICH THE EXECUTIVE OFFICERS WILL BE ENTITLED; 8) TO AMEND THE WORDING OF PARAGRAPH 3 OF ARTICLE 18 TO MAKE THE EXERCISE OF THE ROLES EQUIVALENT TO EXECUTIVE OFF ICER IN THE COMPANY OBLIGATORY IN THE SUBSIDIARIES CEMIG DISTRIBUICAO S.A. AND CEMIG GERACAO E TRANSMISSAO S.A.; 9) TO AMEND THE WORDING OF ITEMS A AND E OF PARAGRAPH 4 OF ARTICLE 21 TO REDEFINE THE CHARACTERISTICS OF THE EXECUTIV E COMMITTEE; 10) TO AMEND THE WORDING OF ITEM H OF SUB-SECTION III AND ITEMS G , H , I AND J OF SUB-SECTION IV OF ARTICLE 22 TO IMPROVE ITS WORDING; 11) TO AMEND THE WORDING OF ARTICLES 27,28,29,30 AND 31 TO MAKE THEM COMPLY W ITH THE COMPANY S NEW DIVIDENDS POLICY
- I. APPROVE TO CHANGE THE COMPANY BY-LAWS SUBJECT TO ANEEL: 1) TO AMEND THE WORDIN G OF ARTICLE

Non-Voting

1 TO MAKE IT COMPLY WITH LAW NUMBER 15.290 OF 04 AUG 2004; 2) TO AMEND THE WORDING OF ARTICLE 7 TO MAKE IT COMPLY WITH LAW NUMBER 15.290/2004; 3) TO AMEND THE WORDING OF THE HEADING OF ARTICLE 9 TO IMPROVE ITS WORDING; 4) TO INSERT A SOLE PARAGRAPH TO ARTICLE 11 AND PARAGRAPH 4 TO ARTICLE 12 TO DEF INE THE STRUCTURE AND COMPOSITION OF THE MANAGEMENT OF THE COMPANY AND THAT OF THE SUBSIDIARIES CEMIG DISTRIBUICAO S.A. AND CEMIG GERACAOE E TRANSMISSAO S.A .; 5) TO AMEND THE WORDING OF THE HEADING OF ARTICLE 17 TO IMPROVE ITS WORDING; 6) TO AMEND THE WORDING OF ITEMS A AND E OF ARTICLE 17 TO REDEFINE THE C HARACTERISTICS OF THE BOARD OF DIRECTORS; 7) TO AMEND THE WORDING OF PARAGRAPH 2 OF ARTICLE 18 TO PROVIDE THAT THE GENERAL MEETING SET THE BENEFITS TO WHICH THE EXECUTIVE OFFICERS WILL BE ENTITLED; 8) TO AMEND THE WORDING OF PARAGRAPH 3 OF ARTICLE 18 TO MAKE THE EXERCISE OF THE ROLES EQUIVALENT TO EXECUTIVE OFF ICER IN THE COMPANY OBLIGATORY IN THE SUBSIDIARIES CEMIG DISTRIBUICAO S.A. AND CEMIG GERACAO E TRANSMISSAO S.A.; 9) TO AMEND THE WORDING OF ITEMS A AND E OF PARAGRAPH 4 OF ARTICLE 21 TO REDEFINE THE CHARACTERISTICS OF THE EXECUTIV E COMMITTEE; 10) TO AMEND THE WORDING OF ITEM H OF SUB-SECTION III AND ITEMS G , H , I AND J OF SUB-SECTION IV OF ARTICLE 22 TO IMPROVE ITS WORDING; 11) TO AMEND THE WORDING OF ARTICLES 27,28,29,30 AND 31 TO MAKE THEM COMPLY W ITH THE COMPANY S NEW DIVIDENDS POLICY

II. APPOINT MR. DELOITTE TOUCHE TOHMATSU TO PROVIDE

THE SERVICES TO EVALUATE CEMIG S RIGHTS AND OBLIGATIONS,
EXCLUDING THE FIXED ASSET, TO BE TRANSFERRED
IN THE COMPANIES CEMIG DISTRIBUICAO S.A. AND
CEMIG GERACAO E TRANSMISSAO S.A., PREPA RING
REPORTS, AS PROVIDED UNDER ARTICLE 8 OF LAW NUMBER
10.604 OF 15 DEC 1976, TO BE USED IN THE TRANSFER
OF THE RIGHTS AND OBLIGATIONS IN CEMIG TO THE
FULL SUBSIDIARIES CREATED TO CARRY OUT THE REORGANIZATION
OF THE COMPANY

II. APPOINT MR. DELOITTE TOUCHE TOHMATSU TO PROVIDE
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EXCLUDING THE FIXED ASSET, TO BE TRANSFERRED
IN THE COMPANIES CEMIG DISTRIBUICAO S.A. AND
CEMIG GERACAO E TRANSMISSAO S.A., PREPA RING
REPORTS, AS PROVIDED UNDER ARTICLE 8 OF LAW NUMBER
10.604 OF 15 DEC 1976, TO BE USED IN THE TRANSFER
OF THE RIGHTS AND OBLIGATIONS IN CEMIG TO THE
FULL SUBSIDIARIES CREATED TO CARRY OUT THE REORGANIZATION
OF THE COMPANY

Non-Voting

PORTO SEGURO SA
Issuer: P7905C107 ISIN: BRPSSAACNOR7

SEDOL: B0498T7, B05H8Q7

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Vote Group: UNASSIGNED

Proposa Number	Proposal	Proposal Type	Vote Cast
*	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT TORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTION S IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED . SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTA TIVE AT ADP. THANK YOU.	Non-Voting	Non-Vote
Α.	ELECT THE MEMBERS OF THE BOARD OF DIRECTORS	Management	For
Issuer:	RTE LESTE PARTICIPACOES SA P9036X117 ISIN: BRTNLPACNOR3 *001908, 2292719, B02PDQ9		
Vote Gro	oup: UNASSIGNED		
Proposa Number	al Proposal	Proposal Type	Vote Cast
*	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF A TTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTIO NS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECT ED. SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESEN TATIVE AT ADP. THANK YOU.	Non-Voting	Non-Vote
1.	APPROVE TO ANALYZE THE SIGNING OF THESE CONTRACTS BETWEEN THE COMPANIES TNL CO NTAX S.A CONTAX AND TELEMAR NORTE LESTE S.A. TMAR - I) PROVISION OF CALL C ENTER SERVICES CONTRACT BY CONTAX TO TMAR AND TO TNL PCS S.A. AND II) PROVISIO N OF TELECOMMUNICATIONS SERVICES BY TMAR TO CONTAX	Management	For
2.	APPROVE TO ANALYZE THE REDUCTION IN THE COMPANY S CORPORATE STOCK BY A VALUE C ORRESPONDING TO THE INVESTMENT HELD BY THE SAME IN CONTAX PARTICIPACOES S/A , EVALUATED IN THE EVALUATION REPORT PREPARED BY APSIS CONSULTORIA EMPRESARIAL U SING 30 NOV 2004 AS BASE DATE, WITH THE CONSEQUENT DELIVERY TO THE COMPANY SH AREHOLDERS, OF CONTAX PARTICIPACOES S/A SHARES IN THE SAME PROPORTION AS THEIR PARTICIPATION IN THE COMPANY S CAPITAL	Management	For
3.	AMEND THE WORDING OF THE ARTICLES 5 AND 6 OF THE COMPANY BYLAWS AS A RESULT OF THE REDUCTION IN CORPORATE STOCK AS SPECIFIED, AS WELL AS THE GROUPING OF SHA RES APPROVED BY THE EGM HELD ON 24 MAY 2004, TO CHANGE THE NUMBER OF SHARES IN TO WHICH THE COMPANY S CORPORATE STOCK IS DIVIDEND AND THE NUMBER OF SHARES TO WHICH THE COMPANY IS ALLOWED TO INCREASE THE CORPORATE	Management	For

STOCK FOLLOWING A DECI SION OF THE BOARD OF DIRECTORS AUTHORIZED CAPITAL

4. ELECT A MEMBER TO SIT ON THE BOARD OF DIRECTORS
TO COMPLETE THE TERM OF OFFICE FOR THE VACANCY
PROVIDED IN THE ARTICLE 150 OF LAW NUMBER 6.404/76

Management For

COMPANHIA ENERGETICA DE MINAS GERAIS

Issuer: P2577R110 ISIN: BRCMIGACNPR3

SEDOL: 2192712, 7400153, B06V976

Vote Group: UNASSIGNED

vote Group: UNASSIGNED					
Proposa Number	l Proposal	Proposal Type	Vote Cast		
*	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF ATTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTI ONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJEC TED. SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRES ENTATIVE AT ADP. THANK YOU.	Non-Voting	Non-Vote 1		
1.	AMEND THE COMPOSITION OF THE BOARD OF DIRECTORS AND CONSEQUENTLY ELECT THE FUL L AND SUBSTITUTE MEMBERS OF THE MENTIONED BOARD BY MULTIPLE VOTE, AS REQUESTED BY THE SHAREHOLDER SOUTHERN ELECTRIC BRASIL PARTICIPACOES LTD., AND AS A RESU LT OF THE RESIGNATION OF A DIRECTOR	Management	For		

COMPANHIA ENERGETICA DE MINAS GERAIS

Issuer: P2577R110 ISIN: BRCMIGACNPR3

SEDOL: 2192712, 7400153, B06V976

Vote Group: UNASSIGNED

Propos	al	Proposal	Vote
Number	Proposal	Type	Cast
*	PLEASE NOTE THAT THESE SHARES HAVE NO VOTING RIGHTS, SHOULD YOU WISH TO ATTEND THE MEETING PERSONALLY, YOU MAY APPLY FOR AN ENTRANCE CARD BY CONTACTING YOUR CLIENT REPRESENTATIVE AT ADP. THANK YOU.	Non-Voting	

I. APPROVE THE TRANSFER OF CEMIG TO ITS FULL SUBSIDIARY

CEMIG GERACAO E TRANSMISS AO S.A., OF THE DEBT

RELATING TO THE TWO DEBENTURE ISSUES SUBSCRIBED

BY THE ST ATE OF MINAS GERAIS, THE RESOURCES

OF WHICH WERE APPLIED IN THE CONSTRUCTION O F

THE IRAPE HYDROELECTRIC POWER STATION

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II. APPROVE THE RETENTION OF THE GUARANTEE OFFERED BY THE STATE OF MINAS GERAIS TO THE UNION FOR CEMIG S DEBTS WITH KW AND BID AND FOR THE DEBT ARISING FROM THE RESTRUCTURING OF THE EXTERNAL DEBT THAT LED TO THE DEBT ACKNOWLEDGEMENT AND THE CONSOLIDATION CONTRACT SIGNED WITHIN THE SCOPE OF RESOLUTION 98/1992 OF THE FEDERAL SENATE, TRANSFERRED TO THE FULL SUBSIDIARIES CEMIG GERACAO E TRANSMIS SAO S.A. AND CEMIG DISTRIBUICAO S.A.

Non-Voting

III. APPROVE THE TRANSFERS THAT WERE THE SUBJECT OF
THE EGM HELD ON 30 DEC 2004, TH E INDIVIDUAL
VALUES OF WHICH ARE EQUAL TO OR OVER, 20 TIMES
THE MINIMUM LIMIT ESTABLISHED IN THE BY-LAWS
FOR THE AUTHORIZATION BY THE CEMIG BOARD OF DIRECTO
RS

Non-Voting

Proposal

Vote

CIA SOUZA CRUZ INDUSTRIA E COMERCIO CRUZ

Issuer: P26663107 ISIN: BRCRUZACNORO

SEDOL: 2832148

Proposal

Vote Group: UNASSIGNED

Number	Proposal	Туре	Cast
*	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT TORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTION S IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED . SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTA TIVE AT ADP. THANK YOU.	Non-Voting	Non-Vote P
I.	APPROVE TO EXAMINE AND VOTE UPON THE BOARD OF DIRECTORS ANNUAL REPORT, THE FI NANCIAL STATEMENTS AND INDEPENDENT AUDITOR S REPORT RELATING TO FYE 31 DEC 200 4	Management	For
II.	APPROVE THE DISTRIBUTION OF THE NET PROFITS FROM THE FY, INCLUDING THE REMUNER ATION TO SHAREHOLDERS BY DIVIDENDS BRL 0.824364 PER SHARE TO BE PAID FROM 29 MAR 2005	Management	For
III.	APPROVE TO SET GLOBAL ANNUAL BUDGET FOR DIRECT REMUNERATION	Management	For

BANCO BRADESCO SA BRAD

SEDOL: 2074520, 7074280, B00FM53, B00GJ22, B04D3P0, B04S850

Vote Group: UNASSIGNED

Proposa Number	l Proposal	Proposal Type	Vote Cast
1.	APPROVE TO TAKE THE ACCOUNTS OF THE DIRECTORS, TO EXAMINE, DISCUSS AND VOTE UP ON THE BOARD OF DIRECTORS ANNUAL REPORT, THE FINANCIAL STATEMENTS, INCLUDING T HE DISTRIBUTION OF THE NET PROFITS AND INDEPENDENT AUDITORS REPORT RELATING TO FYE 31 DEC 2004	Non-Voting	Non-Vote
2.	ELECT THE MEMBERS OF THE BOARD OF DIRECTORS	Management	For
3.	ELECT THE MEMBERS OF THE FINANCE COMMITTEE	Management	For
4.	APPROVE TO SET THE DIRECTORS GLOBAL, ANNUAL REMUNERATION IN ACCORDANCE WITH THE TERMS OF THE COMPANY BY LAWS	Non-Voting	Non-Vote
*	PREFERRED SHAREHOLDERS MAY VOTE ONLY ON RESOLUTION 2 AND 3. THANK YOU.	Non-Voting	Non-Vote
*	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF A TTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTIO NS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECT ED. SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESE NTATIVE AT ADP. THANK YOU	Non-Voting	Non-Vote
Issuer:	ADESCO SA BRAD P1808G117 ISIN: BRBBDCACNPR8 2074520, 7074280, B00FM53, B00GJ22, B04D3P0, B04S850		
Vote Gro	up: UNASSIGNED		
Proposa Number	l Proposal	Proposal Type	Vote Cast
*	PLEASE NOTE THAT THESE SHARES HAVE NO VOTING RIGHTS, SHOULD YOU WISH TO ATTEND THE MEETING PERSONALLY, YOU MAY APPLY FOR AN ENTRANCE CARD BY CONTACTING YOUR CLIENT REPRESENTATIVE AT ADP. THANK YOU	Non-Voting	
1.a	RATIFY THE NAME OF THE COMPANY THAT WILL EVALUATE THE COMPANY S ASSETS	Non-Voting	
1.b	APPROVE THE PROTOCOL OF INCORPORATION OF THE SHARES AND THE EVALUATION OF THE COMPANY S ASSETS: THIS OPERATION WOULD INCREASE THE BRADESCO SHARE CAPITAL BY BRL 11,856,359.57 FROM AN AMOUNT OF BRL 7,700,000,000.00 TO BRL 7,711,856,359.07; THIS WOULD OCCUR THROUGH THE ISSUANCE OF 363,271 NEW SHARES WITHOUT NOMINA L VALUE. 182,504 WOULD BE ORDINARY SHARES AND 180,767 WOULD BE PREFERRED	Non-Voting	

SHARE S; THIS WOULD CORRESPOND TO 165.12329750137 NEW BRADESCO SHARES FOR EVERY BRAD ESCO SEGUROS SHARE; ALSO, 82,95659669277 ORDINARY SHARES AND 82,16670080860 PR EFERRED SHARES; DUE TO THE THIS PROPOSAL TO CHANGE ARTICLE 6 OF THE ARTICLES O F ASSOCIATIONS

APPROVE TO INCREASE THE SHARE CAPITAL BY BRL Non-Voting 2,288,143,640.93 FROM AN AMOUNT O F BRL 7,711,856,359.07 TO BRL 10,000,000,000.00 WITHOUT ISSUANCE OF SHARES; TH IS WOULD OCCUR THROUGH THE CAPITALIZATION OF THE RESERVES

APPROVE THE CHANGES IN THE ARTICLES OF ASSOCIATION DUE THE INCLUSION OF LETTER J ON SINGLE PARAGRAPH ARTICLE 21 CONCERNING THE FUNCTIONS OF THE AUDIT COMM ITTEE

Non-Voting

APPROVE THE RECOMMENDATION OF THE BRAZILIAN CENTRAL Non-Voting BANK, IT IS PROPOSED TO EL ECT THE PROFESSIONALS THAT WOULD EVALUATE THE REAL ESTATES IN CASE OF ACQUISIT ION OR SELLING BETWEEN THE COMPANY AND ITS SUBSIDIARY COMPANIES

CIA SANEAMENTO BASICO DO ESTADO DE SAO PAULO SABESP

Issuer: P8228H104 ISIN: BRSBSPACNOR5

SEDOL: 2158543

Vote Group: UNASSIGNED

Proposal		Proposal	Vote
Number	Proposal	Type	Cast
*	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT TORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTION S IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED . SHOULD YOU HAVE ANY OUESTIONS, PLEASE CONTACT YOUR CLIENT	Non-Voting	Non-Vote F
1.	SERVICE REPRESENTA TIVE AT ADP. THANK YOU. ELECT THE MEMBERS OF THE BOARD OF DIRECTORS	Management	For
2.	OTHER MATTERS	Other	Against

KLABIN SA, BRASIL Issuer: P60933101

TSIN: BRKLBNACNPR9

SEDOL: 2813347

Vote Group: UNASSIGNED

Proposal Vote Proposal Number Proposal Type Cast

*	PLEASE NOTE THAT PREFERRED SHAREHOLDERS CAN VOTE ON RESOLUTION.E ONLY. THANK Y OU.	Non-Voting	Non-Vote F
*	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF A TTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECT ED. SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESE NTATIVE AT ADP. THANK YOU.	Non-Voting	Non-Vote I
Α.	APPROVE TO VOTE UPON THE BOARD OF DIRECTORS ANNUAL REPORT, THE FINANCIAL STAT EMENTS, EXTERNAL AUDITORS AND OF THE FINANCE COMMITTEE AND DOCUMENTS OPINION R EPORT RELATING TO FYE 31 DEC 2004	Non-Voting	Non-Vote I
В.	APPROVE THE DISTRIBUTION OF THE PROFITS FROM THE FY AND TO DISTRIBUTE THE DIVI DENDS	Non-Voting	Non-Vote I
С.	ELECT THE MEMBERS OF THE BOARD OF DIRECTORS	Non-Voting	Non-Vote E
D.	APPROVE TO SET THE DIRECTORS REMUNERATION	Non-Voting	Non-Vote E
Е.	ELECT THE MEMBERS OF THE FINANCE COMMITTEE AND APPROVE TO SET THEIR REMUNERATI ON	Management	For
F.	OTHER MATTERS	Non-Voting	Non-Vote F
SEDOL:	P78331140 ISIN: BRPETRACNPR6 2684532, 7394621		
	•		
Proposa Number	Proposal	Proposal Type 	Vote Cast
*	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF A TTORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTIONS IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECT ED. SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESE NTATIVE AT ADP. THANK YOU.	Non-Voting	Non-Vote F
*	PLEASE NOTE THAT PREFFERED SHAREHOLDERS CAN VOTE ON RESOLUTION 4. THANK YOU.	Non-Voting	Non-Vote F
I.	APPROVE THE BOARD OF DIRECTORS ANNUAL REPORT, THE FINANCIAL STATEMENTS AND THE FINANCE COMMITTEE REPORT RELATING TO FY OF 2004	Non-Voting	Non-Vote I

III.	APPROVE THE DESTINATION OF THE YE RESULTS OF 2004	Non-Voting	Non-Vote P
IV.	ELECT THE MEMBERS OF THE BOARD OF DIRECTORS, THE FINANCE COMMITTEE AND THE RES PECTIVE SUBSTITUTES	Management	For
V.	ELECT THE PRESIDENT OF THE BOARD OF DIRECTORS	Non-Voting	Non-Vote P
VI.	APPROVE TO SET THE REMUNERATION OF THE DIRECTORS AND THE FULL MEMBERS OF THE F INANCE COMMITTEE AS WELL AS THEIR SHARE IN PROFITS, IN THE MANNER PROVIDED BY THE ARTICLES 41 AND 56 OF THE COMPANY BY-LAWS	Non-Voting	Non-Vote P

TELE CENTRO OESTE CELULAR PARTICIPACOES SA

Issuer: P9029W100 ISIN: BRTCOCACNPR5

OF MONEY OF THE DIRECTOR S AND INDIVIDUAL OF

SEDOL: 2292601

Vote Group: UNASSIGNED

D		D	77-1-
Proposal Number Proposal		Proposal Type	Vote Cast
*	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT TORNEY (POA) IS REQUIRED	Non-Voting	Non-Vote F
	IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTION S IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED . SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTA TIVE AT ADP. THANK YOU.		
*	PLEASE NOTE THAT PREFERRED SHAREHOLDERS CAN VOTE ON ITEM 5. THANK YOU	Non-Voting	Non-Vote F
1.	APPROVE TO TAKE THE ACCOUNTS OF THE DIRECTORS, TO EXAMINE, DISCUSS AND VOTE UP ON THE BOARD OF DIRECTORS ANNUAL REPORT, RELATING TO FYE 31 DEC 2004	Non-Voting	Non-Vote F
2.	APPROVE TO DECIDE ON THE DISTRIBUTION OF THE PROFITS FROM THE FY AND THE DISTR IBUTION OF DIVIDENDS	Non-Voting	Non-Vote E
3.	APPROVE TO CAPITALIZE THE SURPLUS OF PROFITS RESERVES IN RELATION TO THE CORPO RATE STOCK AGAINST THE PROFIT RESERVES FOR EXPANSION ACCOUNT, LEAVING THE SAME WITH AN INCREASE OF BRL 164,878,256.93, TAKING IT FROM BRL 972,965,581,63 TO BRL 2957,843,938,56 WITHOUT ISSUING NEW SHARES AND WITH THE CONSEQUENT ALTERAT ION TO ARTICLE 5 OF THE COMPANY BY-LAWS	Non-Voting	Non-Vote I
4.	APPROVE THE COMPANY S CAPITAL BUDGET FOR THE FY 2005	Non-Voting	Non-Vote F
5.	ELECT THE MEMBERS OF THE FINANCE COMMITTEE	Management	For
6.	APPROVE TO FIX THE REMUNERATION OF THE DIRECTORS AND FINANCE COMMITTEE, THE AN NUAL GLOBAL MOUNT	Non-Voting	Non-Vote E

THE FINANCE COM MITTEE

	LO ALPARGATAS SA P8511H118 ISIN: BRALPAACNPR7 2051244		
Vote Gro	oup: UNASSIGNED		
Proposa Number	al Proposal	Proposal Type	Vote Cast
*	PLEASE NOTE THAT PREFERRED SHAREHOLDERS CAN VOTE ON ITEM 4 ONLY. THANK YOU.	Non-Voting	Non-Vote
*	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT TORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTION S IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED . SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTA TIVE AT ADP. THANK YOU.	Non-Voting	Non-Vote
1.	RECEIVE AND APPROVE THE BOARD OF DIRECTOR S ANNUAL REPORT, THE FINANCIAL STATE MENTS AND THE INDEPENDENT AUDITORS REPORT RELATING TO THE FYE 31 DEC 2004	Non-Voting	Non-Vote
2.	APPROVE THE DISTRIBUTION OF THE REMAINING BALANCE OF NET PROFITS FROM THE FYE 31 DEC 2004, THE CAPITAL BUDGET FOR 2004, AND TO CONFIRM THE PAYMENTS OF INTER EST ON OWN CAPITAL AND THE DIVIDENDS APPROVED BY THE BOARD OF DIRECTORS AND RE FERENDUM OF THE AGM	Non-Voting	Non-Vote
3.	ELECT THE MEMBERS OF THE BOARD OF DIRECTORS	Non-Voting	Non-Vote
4.	ELECT THE FINANCE COMMITTEE MEMBERS	Management	For
5.	APPROVE TO SET THE GLOBAL ANNUAL BUDGET FOR DIRECTOR REMUNERATION	Non-Voting	Non-Vote
	CELULAR PARTICIPACOES S A P9036T108 ISIN: BRTSPPACNPR0 2292690		
Vote Gro	oup: UNASSIGNED		
Proposa		Proposal Type	Vote Cast
*	IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT TORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTION	Non-Voting	Non-Vote

S IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED . SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTA TIVE AT ADP. THANK YOU.

A.I	APPROVE THE ACCOUNTS OF THE DIRECTOR S, THE BOARD OF DIRECTORS ANNUAL REPORT, RELATING TO FYE 31 DEC 2004	Management	For
A.II	ELECT THE MEMBERS OF THE FINANCE COMMITTEE	Management	For
A.III	APPROVE TO FIX THE REMUNERATION OF THE DIRECTOR S AND THE FINANCE COMMITTEE, T HE ANNUAL GLOBAL AND INDIVIDUAL OF THE FINANCE COMMITTEE	Management	For
E.I	APPROVE TO CONFIRM THE WORDING OF THE ARTICLE 5 OF THE COMPANY BYLAWS AS SPECI FIED IN THE MEETING HELD ON 07 JAN 2005 WHEN THE INCREASE IN THE COMPANY S COR PORATE STOCK WAS RATIFIED	Management	Against
E.II	APPROVE TO GROUP THE 1,582,563,526,803 NOMINAL BOOK ENTRY SHARES OF NO PAR VAL UE, OF WHICH 552,896,931,154 BEING COMMON SHARES AND 1,029,666,595,649 BEING P REFERRED SHARES, REPRESENTATIVE OF THE CORPORATE STOCK, AT THE RATE 2,500 SHAR ES FOR 01 SHARE OF THE RESPECTIVE TYPE, TRANSFORMING THEM INTO 633,025,410 NOM INAL BOOK ENTRY SHARES OF NO PAR VALUE, OF WHICH 221,158,772 ARE COMMON SHARES AND 411,866,638 ARE PREFERRED SHARES, IN ACCORDANCE WITH THE PROVISIONS OF THE ARTICLE 12 OF LAW NUMBER 6.404/76, WITH THE CONSEQUENT AMENDMENT TO THE ARTICLE 5 OF THE COMPANY BYLAWS	Management	For
E.III	AMEND THE ARTICLE 4 OF THE COMPANY BYLAWS, AS A CONSEQUENCE TO GROUP SHARES, R ELATING TO THE AUTHORIZED CAPITAL LIMIT, CHANGING LIMIT FORM TO UP TO 1,800,00 0,000,000 TO SEVEN HUNDRED AND 720,000,000 SHARES	Management	For

WEG SA

Issuer: P9832B137 ISIN: BRWEGEACNPR7

SEDOL: 2945433

Vote Group: UNASSIGNED

Proposal Number Proposal	Proposal Type	Vote Cast
* IMPORTANT MARKET PROCESSING REQUIREMENT: A BENEFICIAL OWNER SIGNED POWER OF AT TORNEY (POA) IS REQUIRED IN ORDER TO LODGE AND EXECUTE YOUR VOTING INSTRUCTION S IN THIS MARKET. ABSENCE OF A POA, MAY CAUSE YOUR INSTRUCTIONS TO BE REJECTED . SHOULD YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR CLIENT SERVICE REPRESENTA TIVE AT ADP. THANK YOU.	Non-Voting	Non-Vote F
* PLEASE NOTE THAT PREFERRED SHAREHOLDERS CAN VOTE	Non-Voting	Non-Vote I

ONLY ON RESOLUTION 5. THANK Y OU.

1.	APPROVE THE BOARD OF DIRECTORS ANNUAL REPORT, THE FINANCIAL STATEMENTS, EXTER NAL AUDITORS AND OF THE FINANCE COMMITTEE AND DOCUMENTS OPINION REPORT RELATIN G TO FYE 31 DEC 2004	Non-Voting	Non-Vote P
2.	APPROVE THE DISTRIBUTION OF THE FY NET PROFITS	Non-Voting	Non-Vote P
3.	APPROVE THE DIVIDENDS TO CONFIRM THE DECISION OF THE BOARD OF DIRECTORS, MINUT ES NUMBER 388 OF 23 JUL 2004, MINUTES NUMBER 398 INTEREST ON OWN CAPITAL OF 16 DEC 2004, AND MINUTES NUMBER 402 OF 17 FEB 2005 THAT DEAL WITH DIVIDENDS	Non-Voting	Non-Vote P
4.	APPROVE TO SET THE DIRECTORS GLOBAL REMUNERATION	Non-Voting	Non-Vote P
5.	ELECT THE FINANCE COMMITTEE	Management	For
6.	OTHER MATTERS TO INTEREST COMPANY	Non-Voting	Non-Vote P

SABESP, Companhia Saneamento Basico Sao Paulo Meeting Date	Shares Voted 3/21/2005	106,400,000	Security Meeting Type	
Ballot Issues		Proponent	Mgmt Rec	Vote Cast
1	Elect Director to the Board of Directors Transact Other Business	Mgmt	For	For
2	(Voting)	Mgmt	For	Against
Klabin Sa Brasil	Shares Voted	1,364,000	Security	
Meeting Date	3/21/2005		Meeting Type	
Ballot Issues		Proponent	Mgmt Rec	Vote Cast
	Special Meeting Agenda Cancel 221,829 Common Shares and 895,216 Preferred Shares Held in Treasury Without			
1	Reduction in Capital Authorize Increase in Capital through Capitalization of Reserves for a Value of BRL 300	Mgmt	For	For
2	Million Without New Issuance	Mgmt	For	For
	Amend Art. 5 of Bylaws to			

	Accept Financial Statements			
4	and Statutory Reports Approve Allocation of Income	Mgmt	For	For
5	and Dividends	Mgmt	For	For
6	Elect Directors to the Board	Mgmt	For	For
	Ratify and Fix Remuneration			
7	of Directors	Mgmt	For	For
	Elect Supervisory Board and			
8	Fix their Remuneration	Mgmt	For	For
	Transact Other Business			
9	(Voting)	Mgmt	For	Against
	01			
Natura Cosmeticos	Shares Voted	110 600	Security	
SA, Sao Paulo Meeting Date	3/29/2005	119,600	Meeting Type	
Meeting Date	3/29/2003		Meeting Type	
Ballot Issues		Proponent	Mgmt	Vote
			Rec	Cast
	Annual Meeting Agenda			
	Accept Financial Statements			
1	and Statutory Reports	Mgmt	For	For
	Approve Allocation of Income			
2	and Dividends	Mgmt	For	For
3	Elect Board of Directors	Mgmt	For	For
	Approve Remuneration of			
4	Directors	Mgmt	For	For
	Special Meeting Agenda			
	Approve Increase in the			
	Number of Co-Chairmans of			
	the Board to Three from Two Without Modification in the			
	Number of Directors and			
5	Amend Art. 18	Mgmt	For	Against
6	Amend Stock Option Plan	Mgmt	For	For
	imena secon operan ran	1190	101	101
Tele Centro Oeste				
Celular	Shares			
Participacoes Sa	Voted	1,055,043,926	Security	
Meeting Date	3/31/2005		Meeting Type	
Ballot Issues		Proponent	Mgmt	Vote
			Rec	Cast
	Annual Meeting Agenda -			
	Preferred Shareholders Can			
	Vote on Item 5			
1	Accept Financial Statements	Morm+	For	For
1	and Statutory Reports Approve Allocation of Income	Mgmt	LOI	FOL
2	and Dividends	Mgmt	For	For
2	Capitalization Against the	rigine	101	101
	Income Reserve for Expansion			
	Account; Amend Art. 5			
3	Accordingly	Mgmt	For	For
	ACCOLUTIGLY			
4		Mgmt	For	For
4 5	Approve 2005 Capital Budget Elect Supervisory Board	-	For For	For For
	Approve 2005 Capital Budget	Mgmt		
	Approve 2005 Capital Budget Elect Supervisory Board	Mgmt		
	Approve 2005 Capital Budget Elect Supervisory Board Approve Aggregate	Mgmt		
	Approve 2005 Capital Budget Elect Supervisory Board Approve Aggregate Remuneration for Directors	Mgmt		

7		Approve Terms and Conditions for the Cancelling of 5.78 Billion Common Shares Without a Capital Reduction; Reissue 1.527 Million Common Shares and 2.087 Million Preferred Shares, Remaining from the Company's Restructure Approved at the 06-30-2004 EGM Approve 3000:1 Reverse Stock Split Resulting in 129 Million Shares of Which, 43.15 Million Correspond to Common Shares and 85.735 Correspond to Preferred Shares; Amend Art. 5	Mgmt	For	For
8		Accordingly	Mgmt	For	For
0		Amend Art.6 in Light of the		_	_
9 10		Reverse Stock Split Amend Corporate Purpose	Mgmt Mgmt	For For	For For
10 11 12		Amend corporate Purpose Amend and Renumber Bylaws Without Modifying the Rights and/or Advantages Guaranteed to Preferred Shareholders Consolidate Bylaws	Mgmt Mgmt Mgmt	For For	For For
	Petroleo	Shares		Security	
	Brasileiro	Voted	1,711,658		
	Meeting Date	3/31/2005		Meeting Type	
Ballo	t Issues		Proponent	Mgmt Rec	Vote Cast
Ballo 1 2 3	t Issues	Accept Financial Statements and Statutory Reports Approve 2005 Capital Budget Approve Allocation of Income Elect Board of Directors, Supervisory Board and their	Proponent Mgmt Mgmt Mgmt	Mgmt Rec For For	Vote Cast For For
1 2	t Issues	and Statutory Reports Approve 2005 Capital Budget Approve Allocation of Income Elect Board of Directors, Supervisory Board and their Alternates	Mgmt Mgmt	Rec For For	Cast For For
1 2 3	t Issues	and Statutory Reports Approve 2005 Capital Budget Approve Allocation of Income Elect Board of Directors, Supervisory Board and their Alternates Elect Chairman of the Board of Directors Approve Remuneration of Directors and Supervisory	Mgmt Mgmt Mgmt	Rec For For	Cast For For
1 2 3	t Issues	and Statutory Reports Approve 2005 Capital Budget Approve Allocation of Income Elect Board of Directors, Supervisory Board and their Alternates Elect Chairman of the Board of Directors Approve Remuneration of	Mgmt Mgmt Mgmt Mgmt	Rec For For For	Cast For For For
1 2 3 4 5	Companhia de Concessoes Rodoviarias	and Statutory Reports Approve 2005 Capital Budget Approve Allocation of Income Elect Board of Directors, Supervisory Board and their Alternates Elect Chairman of the Board of Directors Approve Remuneration of Directors and Supervisory Board; Approve Profit	Mgmt Mgmt Mgmt Mgmt Mgmt	Rec For For For For Security	For For For
1 2 3 4 5	Companhia de Concessoes	and Statutory Reports Approve 2005 Capital Budget Approve Allocation of Income Elect Board of Directors, Supervisory Board and their Alternates Elect Chairman of the Board of Directors Approve Remuneration of Directors and Supervisory Board; Approve Profit Sharing Plan Shares Voted	Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt	Rec For For For For	For For For
1 2 3 4 5	Companhia de Concessoes Rodoviarias	and Statutory Reports Approve 2005 Capital Budget Approve Allocation of Income Elect Board of Directors, Supervisory Board and their Alternates Elect Chairman of the Board of Directors Approve Remuneration of Directors and Supervisory Board; Approve Profit Sharing Plan Shares Voted	Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt	Rec For For For For Security	For For For
1 2 3 4 5	Companhia de Concessoes Rodoviarias Meeting Date	and Statutory Reports Approve 2005 Capital Budget Approve Allocation of Income Elect Board of Directors, Supervisory Board and their Alternates Elect Chairman of the Board of Directors Approve Remuneration of Directors and Supervisory Board; Approve Profit Sharing Plan Shares Voted 3/31/2005 Accept Individual and Consolidated Financial	Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt	Rec For For For Security Meeting Type Mgmt	Cast For For For Vote
1 2 3 4 5	Companhia de Concessoes Rodoviarias Meeting Date	and Statutory Reports Approve 2005 Capital Budget Approve Allocation of Income Elect Board of Directors, Supervisory Board and their Alternates Elect Chairman of the Board of Directors Approve Remuneration of Directors and Supervisory Board; Approve Profit Sharing Plan Shares Voted 3/31/2005 Accept Individual and Consolidated Financial Statements and Statutory	Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Proponent	Rec For For For For Mgmt Rec	Cast For For For Vote Cast

4	Fix Number of Open Board Seats for Coming Year Elect Board of Directors and	Mgmt	For	For
5	Nominate the Chairman and Vice- Chairman	Mgmt	For	For
6	Approve Remuneration of Directors	Mgmt	For	For
7	Elect Supervisory Board	Mgmt	For	For
BRASKEM S A (formerly COPENE-PETROQUIMICA DO NORDESTE SA CPN Meeting Date	Shares Voted 3/31/2005	75,638,600	Security Meeting Type	
-				
Ballot Issues		Proponent	Mgmt Rec	Vote Cast
1 2 3	Annual Meeting Agenda Accept Financial Statements and Statutory Reports Approve Capital Budget	Mgmt Mgmt	For For For	For For For
4	Approve Allocation of Income Elect Supervisory Board	Mgmt Mgmt	For	For
5	Special Meeting Agenda Elect Directors to the Board	Mgmt	For	For
	Approve Annual Aggregate		_	_
6	Remuneration of Directors Ratify and Approve Appraisal Firm to Perform Asset Appraisal of Odebrecht	Mgmt	For	For
7	Quimica SA Approve Documents Relating to the Incorporation of Odebrecht Quimica by the	Mgmt	For	For
8	Company Approve Incorporation of Odebrecht Quimica Without	Mgmt	For	For
9	Capital Increase Approve 250:1 Reverse Stock	Mgmt	For	For
10	Split Amend Art. 4 to Reflect Changes in Capital Due to	Mgmt	For	For
11	the Reverse Stock Split Approve 1:2 Stock Split of	Mgmt	For	For
12	American Depositary Shares	Mgmt	For	For
PORTO SEGURO SA	Shares		Security	
Meeting Date	Voted 3/31/2005	300,000	Meeting Type	
Ballot Issues		Proponent	Mgmt	Vote
	Accept Financial Statements	-	Rec	Cast
1	and Statutory Reports	Mgmt	For	For
2	Approve Allocation of Income	Mgmt	For	For
3	Ratify Interest Over Capital Elect Board of Directors; Nominate Chairman and	Mgmt	For	For
4	Co-Chairman Approve Aggregate Annual	Mgmt	For	For

5	Remuneration of Directors	Mgmt	For	For
Sao Paulo	Shares	20 570 600	Security	
Alpargatas S.A. Meeting Date	Voted 4/1/2005	32,579,600	Meeting Type	
Ballot Issues		Proponent	Mgmt	Vote
	Annual Meeting Agenda		Rec	Cast
1	Accept Financial Statements and Statutory Reports Approve Allocation of Income; Approve 2005 Capital	Mgmt	For	For
	Budget; Approve Ratification of Interest Over Capital			
2 3	Distributions	Mgmt	For	For
4	Elect Directors Elect Supervisory Board	Mgmt Mgmt	For For	For For
5	Approve Remuneration of Directors	Mgmt	For	For
	Special Meeting Agenda Approve Increase in Capital Through Capitalization of 1999 Investment Reserve for			
6	a Value of BRL49.982 Million Amend Art. 22 of the Bylaws Re: Making Permanent the	Mgmt	For	For
7	Operations of the Supervisory Board	Mgmt	For	For
Telesp Celular	Shares		Security	
Telesp Celular Participacoes S/A Meeting Date	Shares Voted 4/1/2005	1,778,685,780	Security Meeting Type	
Participacoes S/A Meeting Date	Voted		Meeting Type	Vote
Participacoes S/A	Voted 4/1/2005	1,778,685,780 Proponent	_	Vote Cast
Participacoes S/A Meeting Date	Voted		Meeting Type	
Participacoes S/A Meeting Date	Annual Meeting Agenda - Preferred Shareholders are Entitled to Vote on Items 2 and 3 of this Annual Meeting		Meeting Type	
Participacoes S/A Meeting Date Ballot Issues	Annual Meeting Agenda - Preferred Shareholders are Entitled to Vote on Items 2 and 3 of this Annual Meeting Agenda Accept Financial Statements and Statutory Reports Elect Supervisory Board	Proponent	Meeting Type Mgmt Rec	Cast
Participacoes S/A Meeting Date Ballot Issues	Annual Meeting Agenda - Preferred Shareholders are Entitled to Vote on Items 2 and 3 of this Annual Meeting Agenda Accept Financial Statements and Statutory Reports	Proponent	Meeting Type Mgmt Rec	Cast
Participacoes S/A Meeting Date Ballot Issues	Annual Meeting Agenda - Preferred Shareholders are Entitled to Vote on Items 2 and 3 of this Annual Meeting Agenda Accept Financial Statements and Statutory Reports Elect Supervisory Board Members Approve Aggregate Remuneration for Directors	Proponent Mgmt Mgmt	Meeting Type Mgmt Rec	Cast

5	Million Correspond to Common Shares and 412 Million Correspond to Preferred Shares; Consequent Amendment to Art. 5 Amend Art. 4 Re: Authorized Capital Limit in Light of the Proposal in Item 5	Mgmt Mgmt	For	For
ALL AMERICA LATINA LOGISTICASA ALL AMERICA LAT BRASIL Meeting Date	Shares Voted 4/1/2005	834,000	Security Meeting Type	
Ballot Issues		Proponent	Mgmt	Vote
1 2	Annual Meeting Agenda Accept Financial Statements and Statutory Reports Approve Allocation of Income and Dividends	Mgmt Mgmt	For For	For For
3	Elect Board of Directors and Supervisory Board	Mgmt	For	For
4	Special Meeting Agenda Amend Art. 24 of the Bylaws	Mgmt	For	Against
WEG SA	Shares		Security	
W	Voted	14,356,500		
Meeting Date	4/4/2005		Meeting Type	
Meeting Date Ballot Issues	4/4/2005	Proponent	Mgmt	Vote
-	4/4/2005 Accept Financial Statements	Proponent		Vote Cast
Ballot Issues	Accept Financial Statements and Statutory Reports	Mgmt	Mgmt Rec For	Cast
Ballot Issues	Accept Financial Statements	•	Mgmt Rec	Cast
Ballot Issues	Accept Financial Statements and Statutory Reports Approve Allocation of Income Approve Dividend and Payments of Interest over Capital Authorize Increase in Capital to BRL 1 Billion from BRL 750 Million through	Mgmt	Mgmt Rec For	Cast
Ballot Issues 1 2	Accept Financial Statements and Statutory Reports Approve Allocation of Income Approve Dividend and Payments of Interest over Capital Authorize Increase in Capital to BRL 1 Billion	Mgmt Mgmt	Mgmt Rec For For	Cast For For
Ballot Issues 1 2	Accept Financial Statements and Statutory Reports Approve Allocation of Income Approve Dividend and Payments of Interest over Capital Authorize Increase in Capital to BRL 1 Billion from BRL 750 Million through Capitalization of Reserves; Amend Art. 5 Accordingly Approve Aggregate Remuneration of Directors	Mgmt Mgmt Mgmt	Mgmt Rec For For	Cast For For
Ballot Issues 1 2 3	Accept Financial Statements and Statutory Reports Approve Allocation of Income Approve Dividend and Payments of Interest over Capital Authorize Increase in Capital to BRL 1 Billion from BRL 750 Million through Capitalization of Reserves; Amend Art. 5 Accordingly Approve Aggregate Remuneration of Directors Elect Board of Directors	Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt	Mgmt Rec For For For For	Cast For For For For
Ballot Issues 1 2 3	Accept Financial Statements and Statutory Reports Approve Allocation of Income Approve Dividend and Payments of Interest over Capital Authorize Increase in Capital to BRL 1 Billion from BRL 750 Million through Capitalization of Reserves; Amend Art. 5 Accordingly Approve Aggregate Remuneration of Directors	Mgmt Mgmt Mgmt Mgmt Mgmt	Mgmt Rec For For For	Cast For For For
Ballot Issues 1 2 3	Accept Financial Statements and Statutory Reports Approve Allocation of Income Approve Dividend and Payments of Interest over Capital Authorize Increase in Capital to BRL 1 Billion from BRL 750 Million through Capitalization of Reserves; Amend Art. 5 Accordingly Approve Aggregate Remuneration of Directors Elect Board of Directors Elect Supervisory Board Cancel Company Treasury Shares	Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt	Mgmt Rec For For For For	Cast For For For For
Ballot Issues 1 2 3 4 5 6 7	Accept Financial Statements and Statutory Reports Approve Allocation of Income Approve Dividend and Payments of Interest over Capital Authorize Increase in Capital to BRL 1 Billion from BRL 750 Million through Capitalization of Reserves; Amend Art. 5 Accordingly Approve Aggregate Remuneration of Directors Elect Board of Directors Elect Supervisory Board Cancel Company Treasury	Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt	Mgmt Rec For For For For For For For Fo	Cast For For For For For For
Ballot Issues 1 2 3 4 5 6 7 8 9	Accept Financial Statements and Statutory Reports Approve Allocation of Income Approve Dividend and Payments of Interest over Capital Authorize Increase in Capital to BRL 1 Billion from BRL 750 Million through Capitalization of Reserves; Amend Art. 5 Accordingly Approve Aggregate Remuneration of Directors Elect Board of Directors Elect Supervisory Board Cancel Company Treasury Shares Transact Other Business (Voting)	Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt	Mgmt Rec For For For For For For For For For	Cast For For For For For For For
Ballot Issues 1 2 3 4 5 6 7 8 9 GOL LINHAS AEREAS	Accept Financial Statements and Statutory Reports Approve Allocation of Income Approve Dividend and Payments of Interest over Capital Authorize Increase in Capital to BRL 1 Billion from BRL 750 Million through Capitalization of Reserves; Amend Art. 5 Accordingly Approve Aggregate Remuneration of Directors Elect Board of Directors Elect Supervisory Board Cancel Company Treasury Shares Transact Other Business (Voting)	Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt	Mgmt Rec For For For For For For For For For	Cast For For For For For For For
Ballot Issues 1 2 3 4 5 6 7 8 9	Accept Financial Statements and Statutory Reports Approve Allocation of Income Approve Dividend and Payments of Interest over Capital Authorize Increase in Capital to BRL 1 Billion from BRL 750 Million through Capitalization of Reserves; Amend Art. 5 Accordingly Approve Aggregate Remuneration of Directors Elect Board of Directors Elect Supervisory Board Cancel Company Treasury Shares Transact Other Business (Voting)	Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt	Mgmt Rec For For For For For For For For For	Cast For For For For For For For

1 2 3	Annual Meeting Agenda Accept Financial Statements and Statutory Reports Approve Allocation of Income and Dividends Elect Directors and Fix their Remuneration	Mgmt Mgmt Mgmt	For For	For For
Tele Norte Leste Participacoes (TELEMAR) Meeting Date	Shares Voted 4/12/2005	848 , 254	Security Meeting Type	P9036
Ballot Issues		Proponent	Mgmt	Vote Cast
1	Annual Meeting Agenda - Preference Shareholders Are Entitled to Vote in Item 3 Accept Financial Statements and Statutory Reports	Mgmt	Rec	For
1	Approve Allocation of Income	rigine		101
2	and Dividends and Approve the Capital Budget Elect Supervisory Board	Mgmt	For	For
3	Members and their Alternates Approve Remuneration of	Mgmt	For	For
4	Directors	Mgmt	For	For
Telemar Norte				
Leste S.A. (frmrly. TELERJ) Meeting Date	Shares Voted 4/12/2005	219,434	Security Meeting Type	
(frmrly. TELERJ)	Voted	219,434 Proponent	Meeting Type	Vote
(frmrly. TELERJ) Meeting Date	Annual Meeting Agenda - Preference Shareholders Are Entitled to Vote in Items 3 and 4 Accept Financial Statements and Statutory Reports Approve Allocation of Income, Dividends, Participation to Employees of the Company, and Capital Budget	,	Meeting Type	Vote Cast For
(frmrly. TELERJ) Meeting Date Ballot Issues	Annual Meeting Agenda - Preference Shareholders Are Entitled to Vote in Items 3 and 4 Accept Financial Statements and Statutory Reports Approve Allocation of Income, Dividends, Participation to Employees of the Company, and Capital Budget Elect Board of Directors and their Respective Alternates	Proponent Mgmt	Meeting Type Mgmt Rec	Cast
(frmrly. TELERJ) Meeting Date Ballot Issues 1	Annual Meeting Agenda - Preference Shareholders Are Entitled to Vote in Items 3 and 4 Accept Financial Statements and Statutory Reports Approve Allocation of Income, Dividends, Participation to Employees of the Company, and Capital Budget Elect Board of Directors and their Respective Alternates Elect Supervisory Board and their Respective Alternates Approve Remuneration of	Proponent Mgmt	Meeting Type Mgmt Rec For	Cast For
(frmrly. TELERJ) Meeting Date Ballot Issues 1 2 3	Annual Meeting Agenda - Preference Shareholders Are Entitled to Vote in Items 3 and 4 Accept Financial Statements and Statutory Reports Approve Allocation of Income, Dividends, Participation to Employees of the Company, and Capital Budget Elect Board of Directors and their Respective Alternates Elect Supervisory Board and their Respective Alternates	Proponent Mgmt Mgmt Mgmt	Meeting Type Mgmt Rec For	For For
(frmrly. TELERJ) Meeting Date Ballot Issues 1 2 3 4	Annual Meeting Agenda - Preference Shareholders Are Entitled to Vote in Items 3 and 4 Accept Financial Statements and Statutory Reports Approve Allocation of Income, Dividends, Participation to Employees of the Company, and Capital Budget Elect Board of Directors and their Respective Alternates Elect Supervisory Board and their Respective Alternates Approve Remuneration of Directors and Supervisory	Proponent Mgmt Mgmt Mgmt Mgmt	Meeting Type Mgmt Rec For For	For For For
(frmrly. TELERJ) Meeting Date Ballot Issues 1 2 3 4 5	Annual Meeting Agenda - Preference Shareholders Are Entitled to Vote in Items 3 and 4 Accept Financial Statements and Statutory Reports Approve Allocation of Income, Dividends, Participation to Employees of the Company, and Capital Budget Elect Board of Directors and their Respective Alternates Elect Supervisory Board and their Respective Alternates Approve Remuneration of Directors and Supervisory Board	Proponent Mgmt Mgmt Mgmt Mgmt	Meeting Type Mgmt Rec For For For For	For For For

Annual Meeting Agenda Accept Financial Slatements Approve Allocation of Income Bentham Approve Allocation of Magnit Bentham Approve Allocation of Magnit Approve Increase in Capital Through Capitalization of Reserves Without Insuance of Magnit Bentham Approve Increase in Capital Through Capitalization of Reserves Without Insuance of Magnit Bentham Approve Increase in Capital Through Capitalization of Reserves Without Insuance of Magnit Bentham Approve Increase in Capital Through Capitalization of Reserves Without Insuance of Magnit Bentham Approve Increase in Capital Through Capitalization of Reserves Without Insuance of Magnit Accept Financial Statements Approve Allocation of Income Approve Allocation of Income Approve Allocation of Income Approve Allocation of Income Approve Approve Removeration of Supervisory Board Members of Shores Approve Removeration of Supervisory Board Members and Aggregate Annual Removeration of Supervisory Board Members and Aggregate Annual Removeration of Reserves, Without Issuance of Shores, Amend Art. 5 in Infect of Capitalization of Exercise of Shores, Amend Art. 5 in Infect of Capitalization of Exercise of Shores, Amend Art. 5 in Infect of Capitalization of Exercise of Shores Amend Art. 5 in Infect of Capitalization of Exercise of Shores Amend Art. 5 in Infect of Capitalization of Exercise of Shores Amend Art. 5 in Infect of Capitalization of Exercise of Shores Amend Art. 5 in Infect of Capitalization of Exercise of Shores Amend Art. 5 in Infect of Capitalization of Exercise of Shores Amend Art. 5 in Infect of Capitalization of Exercise of Shores Amend Art. 5 in Infect of Capitalization of Exercise of Shores Amend Art. 5 in Infect of Capitalization of Exercise of Shores Amend Art. 5 in Infect of Capitalization of Exercise of Sh				Rec	Cast
Approve Allocation of Income and Dividends Fleat Members and Alternates to the Board of Directors; Special Meeting Agenda Approve Annual Remuneration of Reserves Without Issuance of Shares; Amend Art. 25 in Light of Capital Tanuance and Aggreate Annual Remuneration of Reserves Without Issuance of Shares; Amend Art. 12, 15, 19, 20 and Aggreate Annual Remuneration of Reserves without Issuance of Shares; Amend Art. 12, 15, 19, 20 and Aggreate Annual Approve Annual Remuneration of Reserves without Issuance of Shares; Amend Art. 25 and Statutory Reports Approve Records Approve Records Approve Allocation of Income Flect Supervisory Board Members and Aggreate Annual Record Magnation of Reserves without Issuance of Supervisory Board Members and Aggreate Annual Record Magnation of Reserves and Of the Record Aggreate Annual Record Magnation of Reserves and Aggreate Annual Record Magnation of Reserves and Aggreate Annual Record Magnation of Reserves and Of the Record Magnation of Reserves and Aggreate Annual Record Magnation of Reserves and Of the Record Magnation of Reserves and Aggreate Annual Record Magnation of Reserves and Aggreate Annual Record Magnation of Reserves Annual Record Magnation of Reserves Annual Record Magnation of Reserves Annual Record Magnation of Record Magnation of Record Magnation of Record Magnation Annual Record Magnation An					
2 and Dividends Elect Members and Alternates to the Board of Directors; 3 Designate Chairman Approve Annual Remuneration of Directors Special Meetling Agenda Approve Increase in Capital Through Capitalization of Reserves Without Issuance of Shares; Amend Art. 5 Embraer, Empresa Brasileira de Aeronautica Meeting Date Annual Meeting Agenda Accept Financial Statements and Statutory Reports Approve Allocation of Income Elect Supervisory Board Bellot Genumeration of Supervisory Board Members and Aggregate Annual Authorize Capitalization of Reserves without Issuance of Shares; Amend Act. 5 in Idight of Capitalization of Reserve and Aut. 25, 15, 19, 20 and Art. 25 REMDENEN SA GRENDENE SA GRENDENE SA Annual Meeting Agenda Authorize Capitalization of Reserves without Issuance of Shares; Amend Art. 5 in Idight of Capitalization of Reserves and Art. 21, 15, 19, 20 and Art. 25 REMDENE SA GRENDENE SA GRENDENE SA Annual Meeting Agenda Authorize Capitalization of Reserves and Of the Ratification of the New Capital Arising from the Rexercise of Options to Purchase Frefered Shares Annual Meeting Agenda Authorize Capitalization of Reserves and Art. 25, 15, 19, 20 and Art. 25 Remarkation of the New Capital Arising from the Rexercise of Options to Purchase Frefered Shares Annual Meeting Agenda Authorize Capitalization of Reserves and Art. 25, 15, 19, 20 and Art. 25 Remarkation of the New Capital Arising from the Rexercise of Options to Purchase Frefered Shares Annual Meeting Agenda Accept Financial Statements Annual Meeting Agenda Ac	1	and Statutory Reports	Mgmt	For	For
Magnet Por P	2	and Dividends Elect Members and Alternates	Mgmt	For	For
Special Meeting Agenda Approve Increase in Capital Through Capitalization of Reserves Without Issuance of Shares; Amend Art. 5 Embraer, Empress Brasileira de Aeronaulica Meeting Date Allocation of Income Elect Supervisory Reports Approve Remuneration of Supervisory Board Members and Aggregate Annual Remuneration for Directors Special Meeting Agenda Authorize Capitalization of Reserves, Without Issuance of Shares; Amend Art. 5 in Light of Capitalization of Reserves, Without Issuance of Shares; Amend Art. 5 in Light of Capitalization of Reserves, and of the Ratification of the New Capital Arising from the Reserves and of the Reserves and of the Reserves and Aft. 5 in Light of Capitalization of Reserves and of the Ratification of the New Capital Arising from the Capital Arising from the Reserves and Aft. 25 Removes Preferred Shares Amend Art. 127, 15, 19, 20 and Art. 25 Removes Preferred Shares Meeting Date GRENDENE SA Removes Allocation Advance of Shares; Amend Art. 25 Removes Preferred Shares Noted Reserves Removes Remove	3	Designate Chairman	Mgmt	For	For
Embraer, Empress Brasileira de Aeronautica Meeting Date Annual Meeting Agenda Accept Financial Statements and Agress to the Board of Directors Approve Remuneration of Supervisory Board Members and Aggreda Annual Meeting for Special Meeting Agenda Accept Financial Statements and Statutory Reports Mgmt For For For For Approve Alternation of Supervisory Board Members to the Board of Directors Approve Remuneration of Supervisory Board Members and Aggredate Annual Authorize Capitalization of Reserves and of the New Capital Finishing from the Exercise of Options to National Authorize Capitalization of Reserve and of the Railfication of the New Capital Finishing from the Exercise of Options to Amend Arts. 12, 15, 19, 20 Meeting Date Meeting Date Annual Meeting Agenda Authorize Capital Arising from the Exercise of Options to Mgmt For Against Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgm	4	Special Meeting Agenda Approve Increase in Capital Through Capitalization of	Mgmt	For	For
Brasileira de Aeronautica Meeting Date 4/18/2005 Voted 1,498,932 Security Meeting Type Ballot Issues	5		Mgmt	For	For
Aeronautics Meeting Date 4/18/2005 Voted 1,498,932 Security Meeting Type Ballot Issues Annual Meeting Agenda Accept Financial Statements and Statutory Reports Proponent Mgmt Meeting Agenda Rec Cast 1 Approve Allocation of Income Elect Supervisory Board Mgmt For For For For For Elect Members to the Board of Directors Approve Remuneration of Supervisory Board Members and Aggregate Annual Remuneration for Directors Special Meeting Agenda Authorize Capitalization of Reserves, Without Issuance of Shares; Amend Art. 5 in Light of Capitalization of Reserve and of the New Capital Arising from the Exercise of Options to Purchase Preferred Shares Amend Arts. 12, 15, 19, 20 and Art. 25 Consolidate Bylaws Mgmt For For Against Ament For Against Amend Arts. 12, 15, 19, 20 Mgmt For Against Amend Arts					
Meeting Date 4/18/2005 Meeting Type Ballot Issues Annual Meeting Agenda Accept Financial Statements and Statutory Reports Mgmt For Por Por Por Por Por Por Por Por Por P			1,498,932	Security	
Annual Meeting Agenda Accept Financial Statements and Statutory Reports Mgmt For For Approve Allocation of Income Elect Members to the Board of Directors Mgmt For For Approve Remuneration of Supervisory Board Members and Aggregate Annual Remuneration For Directors Special Meeting Agenda Authorize Capitalization of Reserves, Without Issuance of Shares, Amend Art. 5 in Light of Capitalization of Reserve and of the Ratification of the New Capital Arising from the Exercise of Options to Purchase Preferred Shares Amend Art. 25 Mgmt For For Against Amend Art. 25 Mgmt For For Against GRENDENE SA Shares Consolidate Bylaws Mgmt For Against GRENDENE SA Shares Annual Meeting Agenda Annual Meeting Agenda Annual Meeting Agenda Accept Financial Statements Annual Meeting Agenda Accept Financial	Meeting Date	4/18/2005		_	
Annual Meeting Agenda Accept Financial Statements and Statutory Reports Approve Allocation of Income Elect Supervisory Board Members Elect Members to the Board Of Directors Approve Remuneration of Supervisory Board Members and Agagregate Annual Remuneration for Directors Approve Remuneration of Supervisory Board Members and Aggregate Annual Remuneration for Directors Special Meeting Agenda Authorize Capitalization of Reserves, Without Issuance of Shares; Amend Art. 5 in Light of Capitalization of Reserve and of the Ratification of the New Capital Arising from the Exercise of Options to Purchase Preferred Shares Amend Arts. 12, 15, 19, 20 and Art. 25 Amend Arts. 12, 15, 19, 20 Amend Arts. 25 Amend Arts. 35 Amend Arts.	Ballot Issues		Proponent	Mgmt	Vote
Accept Financial Statements and Statutory Reports Mgmt For For Por Approve Allocation of Income Elect Supervisory Board Members Elect Members to the Board of Directors Approve Remuneration of Supervisory Board Mgmt For For Por Approve Remuneration of Supervisory Board Members and Aggregate Annual Sequence of Shares; Amend Art. 5 in Light of Capitalization of Reserves, Without Issuance of Shares; Amend Art. 5 in Light of Capitalization of Reserves and of the Ratification of the New Capital Arising from the Exercise of Options to Purchase Preferred Shares Amend Art. 12, 15, 19, 20 and Art. 25 Consolidate Bylaws Mgmt For Against Against Against Against Annual Meeting Agenda Accept Financial Statements Annual Meeting Agenda Accept Financial Statements Amend Accept Financial Statements Agent Mgmt For For For For Proponent Recommendation For For Propo		Turned Marking Transla		Rec	Cast
Approve Allocation of Income Elect Supervisory Board Blect Members Mgmt For For For Elect Members to the Board of Directors Approve Remuneration of Supervisory Board Members and Aggregate Annual Remuneration of Supervisory Board Members and Aggregate Annual Remuneration of Copitalization of Reserves, Without Issuance of Shares Amend Art. 5 in Light of Capitalization of Reserve and of the Ratification of the New Capital Arising from the Exercise of Options to Purchase Preferred Shares Amend Art. 12, 15, 19, 20 and Art. 25 Consolidate Bylaws Mgmt For Against Mgmt For Against Annual Meeting Agenda Accept Financial Statements Annual Meeting A					
Approve Allocation of Income Elect Supervisory Board Members Mgmt For For For For Elect Members to the Board of Directors Approve Remuneration of Supervisory Board Members and Aggregate Annual Remuneration for Directors Special Meeting Agenda Authorize Capitalization of Reserve and of the Ratification of the New Capital Arising from the Exercise of Options to Remend Art. 12, 15, 19, 20 and Art. 25 Amend Art. 25 Consolidate Bylaws Mgmt For Against Annual Meeting Date Almala Meeting Agenda Authorize Capitalization of Reserve and of the Ratification of the New Capital Arising from the Exercise of Options to Mgmt For Against Amend Arts. 12, 15, 19, 20 and Art. 25 Mgmt For Against Amend Arts. 28 Noted South Mgmt For Against Amend Arts. 29 Mgmt For Against Amend Arts. 20, 19, 20 Mgmt For Against Amend Arts. 20, 19, 20 Mgmt For Against Amend Arts. 20, 200,000 Mgmt For Against Amend Arts. 30, 30, 30, 30, 30, 30, 30, 30, 30, 30,	1	-	Mgmt	For	For
Members by the Board of Directors Approve Remuneration of Supervisory Board Members and Aggregate Annual Meeting Date Accept Financial Statements and Agreting Agenda Accept Financial Statements and Agretine Approve Remuneration of Supervisory Board Mgmt For For For For Special Meeting Agenda Accept Financial Statements Agenda For	2	Approve Allocation of Income	Mgmt	For	For
Approve Remuneration of Supervisory Board Members and Aggregate Annual Remuneration for Directors Special Meeting Agenda Authorize Capitalization of Reserves, Without Issuance of Shares; Amend Art. 5 in Light of Capitalization of Reserve and of the Ratification of the New Capital Arising from the Exercise of Options to Purchase Preferred Shares Amend Arts. 12, 15, 19, 20 and Art. 25 Mgmt For Against Amend Arts. 2 (Sonsolidate Bylaws Mgmt For Against Amend Arts. 12, 15, 19, 20 Mgmt For Against Amend Art. 25 Mgmt For Against Accept Financial Statements Annual Meeting Agenda Accept Financial Statements and Statutory Reports Mgmt For For For	3		Mgmt	For	For
Approve Remuneration of Supervisory Board Members and Aggregate Annual Remuneration for Directors Special Meeting Agenda Authorize Capitalization of Reserves, Without Issuance of Shares; Amend Art. 5 in Light of Capitalization of Reserve and of the Ratification of the New Capital Arising from the Exercise of Options to Purchase Preferred Shares Amend Arts. 12, 15, 19, 20 and Art. 25 Mgmt For Against Amend Arts. 12, 15, 19, 20 and Art. 25 Mgmt For Against Consolidate Bylaws Mgmt For Against Voted Security Voted Security Voted Annual Meeting Date 4/18/2005 Proponent Mgmt Vote Rec Cast Annual Meeting Agenda Accept Financial Statements and Statutory Reports Mgmt For For For For Security Name of Security Reco Cast Annual Meeting Agenda Accept Financial Statements and Statutory Reports Mgmt For For For For Security Reco Cast Reco	4			-	_
Special Meeting Agenda Authorize Capitalization of Reserves, Without Issuance of Shares; Amend Art. 5 in Light of Capitalization of Reserve and of the Ratification of the New Capital Arising from the Exercise of Options to Purchase Preferred Shares Amend Arts. 12, 15, 19, 20 and Art. 25 Mgmt For For Against GRENDENE SA Shares GRENDENE SA Meeting Date 4/18/2005 Ballot Issues Proponent Mgmt Meeting Agenda Accept Financial Statements And Shates And Statutory Reports Mgmt For For For Mgmt For Meeting Type Mgmt For For For	4	Approve Remuneration of Supervisory Board Members	Mgmt	FOT	ror
Amend Arts. 12, 15, 19, 20 and Art. 25 Consolidate Bylaws Shares Voted Voted Voted Voted Voted Annual Meeting Agenda Accept Financial Statements and Statutory Reports Mgmt For For Against For Against For Against For Against For Against For For Against For Against For For Against For Against For For Against For For Against For For Against For For For For For For	5	Special Meeting Agenda Authorize Capitalization of Reserves, Without Issuance of Shares; Amend Art. 5 in Light of Capitalization of Reserve and of the Ratification of the New Capital Arising from the	Mgmt	For	For
8 Consolidate Bylaws Mgmt For Against GRENDENE SA Shares Voted 200,000 Meeting Date 4/18/2005 Meeting Type Ballot Issues Proponent Mgmt Rec Cast Annual Meeting Agenda Accept Financial Statements and Statutory Reports Mgmt For For	6		Mgmt	For	Against
GRENDENE SA Shares Voted Voted Voted 200,000 Meeting Date 4/18/2005 Meeting Type Ballot Issues Proponent Mgmt Rec Cast Annual Meeting Agenda Accept Financial Statements and Statutory Reports Mgmt For For	7	and Art. 25	Mgmt	For	For
Meeting Date 4/18/2005 Meeting Type Ballot Issues Proponent Mgmt Voted Rec Cast Annual Meeting Agenda Accept Financial Statements and Statutory Reports Mgmt For For	8	Consolidate Bylaws	Mgmt	For	Against
Meeting Date 4/18/2005 Meeting Type Ballot Issues Proponent Mgmt Vote Rec Cast Annual Meeting Agenda Accept Financial Statements and Statutory Reports Mgmt For For	GRENDENE SA		200,000	Security	
Rec Cast Annual Meeting Agenda Accept Financial Statements and Statutory Reports Mgmt For For	Meeting Date			Meeting Type	
Annual Meeting Agenda Accept Financial Statements and Statutory Reports Mgmt For For	Ballot Issues		Proponent	=	
	1	Accept Financial Statements and Statutory Reports	Mgmt		

	3 3			
2	and Dividends Elect Members to the Board	Mgmt	For	For
3	and Fix their Remuneration Special Meeting Agenda Authorize Capitalization of Reserves for a Value of BRL 20 Million and Subsidy for Investments Related to Benefits Granted by the State of Ceara for a Value	Mgmt	For	For
4	of BRL 93 Million Amend Art. 5 to Reflect Changes in Capital Following	Mgmt	For	For
5	the Proposal in Item 4	Mgmt	For	For
Tele Norte Leste Participacoes (TELEMAR) Meeting Date	Shares Voted 4/19/2005	49	Security Meeting Type	
Ballot Issues		Proponent	Mamt	Vote
Darroe issues	Special Meeting Agenda Approve Allocation of Interest Over Capital Up to the Limit of BRL 400 Million	rroponene	Rec	Cast
1	for Fiscal Year 2005	Mgmt	For	For
Votorantim				
VOCOLUMCIM				
Celulose E Papel	Shares			
Celulose E Papel S.A. Meeting Date	Shares Voted 4/20/2005	1,434,500	Security Meeting Type	
S.A.	Voted	1,434,500 Proponent	_	Vote Cast
S.A. Meeting Date	Voted 4/20/2005 Annual Meeting Agenda	, ,	Meeting Type	
S.A. Meeting Date	Voted 4/20/2005 Annual Meeting Agenda Accept Financial Statements and Statutory Reports	, ,	Meeting Type	
S.A. Meeting Date Ballot Issues	Annual Meeting Agenda Accept Financial Statements and Statutory Reports Approve Allocation of Income and Dividends Elect Members to the Board of Directors and the Supervisory Board; Fix Aggregate Annual	Proponent	Meeting Type Mgmt Rec	Cast
S.A. Meeting Date Ballot Issues	Annual Meeting Agenda Accept Financial Statements and Statutory Reports Approve Allocation of Income and Dividends Elect Members to the Board of Directors and the Supervisory Board; Fix Aggregate Annual Remuneration for Corporate Bodies	Proponent	Meeting Type Mgmt Rec	Cast
S.A. Meeting Date Ballot Issues 1 2	Annual Meeting Agenda Accept Financial Statements and Statutory Reports Approve Allocation of Income and Dividends Elect Members to the Board of Directors and the Supervisory Board; Fix Aggregate Annual Remuneration for Corporate	Proponent Mgmt Mgmt	Meeting Type Mgmt Rec For	Cast For For
S.A. Meeting Date Ballot Issues 1 2	Annual Meeting Agenda Accept Financial Statements and Statutory Reports Approve Allocation of Income and Dividends Elect Members to the Board of Directors and the Supervisory Board; Fix Aggregate Annual Remuneration for Corporate Bodies Designate Newspaper to Publish Meeting Announcements Special Meeting Agenda Approve Controlling Stake in Ripasa S.A. Celulose e Papel Amend Bylaws Re: Making Permanent the Supervisory Board, As Well As Modifying	Proponent Mgmt Mgmt	Meeting Type Mgmt Rec For For	For For
S.A. Meeting Date Ballot Issues 1 2	Annual Meeting Agenda Accept Financial Statements and Statutory Reports Approve Allocation of Income and Dividends Elect Members to the Board of Directors and the Supervisory Board; Fix Aggregate Annual Remuneration for Corporate Bodies Designate Newspaper to Publish Meeting Announcements Special Meeting Agenda Approve Controlling Stake in Ripasa S.A. Celulose e Papel Amend Bylaws Re: Making Permanent the Supervisory Board, As Well As Modifying Its Competencies, Structure and Composition Approve Internal Policy Re: Auto-Regulation, Approved at	Proponent Mgmt Mgmt Mgmt Mgmt	Meeting Type Mgmt Rec For For For	For For For
S.A. Meeting Date Ballot Issues 1 2 3 4 5	Annual Meeting Agenda Accept Financial Statements and Statutory Reports Approve Allocation of Income and Dividends Elect Members to the Board of Directors and the Supervisory Board; Fix Aggregate Annual Remuneration for Corporate Bodies Designate Newspaper to Publish Meeting Announcements Special Meeting Agenda Approve Controlling Stake in Ripasa S.A. Celulose e Papel Amend Bylaws Re: Making Permanent the Supervisory Board, As Well As Modifying Its Competencies, Structure and Composition Approve Internal Policy Re:	Proponent Mgmt Mgmt Mgmt Mgmt Mgmt	Meeting Type Mgmt Rec For For For	For For Against

COPEL, Companhia Paranaense de Energia	Shares Voted	0	Security	
Meeting Date	4/25/2005		Meeting Type	
Ballot Issues		Proponent	Mgmt Rec	Vote Cast
1	Annual Meeting Agenda Accept Financial Statements and Statutory Reports	Mgmt	For	
2	Approve Allocation of Income and Interest Over Capital Elect Members to the Board	Mgmt	For	
3	of Directors Elect Supervisory Board	Mgmt	For	
4	Members Approve Remuneration of	Mgmt	For	
5	Directors and Supervisory Board Members Designate Newspaper to	Mgmt	For	
6	Publish Meeting Announcements	Mgmt	For	
Companhia Vale Do	Shares	0.000.010	Security	
Rio Doce Meeting Date	Voted 4/27/2005	2,030,812	Meeting Type	
Ballot Issues		Proponent	Mgmt Rec	Vote Cast
	Annual Meeting Agenda -Preference Shareholders Are Entitled to Vote in All of the Items Below			
1	Accept Financial Statements and Statutory Reports Approve Allocation of Income	Mgmt	For	For
2	and Capital Budget Elect Members to the Board	Mgmt	For	For
3	of Directors Elect Supervisory Board	Mgmt	For	For
4	Members Approve Remuneration of Directors and Supervisory	Mgmt	For	For
5	Board Special Meeting Agenda Authorize Increase in Capital, Through Capitalization of Reserves,	Mgmt	For	For
6	Without Issuance of Shares; Amend Art. 5 Amend Shareholder	Mgmt	For	For
7	Remuneration Policy	Mgmt	For	For
Banco Itau Holding				
Financeira(frmly Banco Itau S.A.) Meeting Date	Shares Voted 4/27/2005	444,049	Security Meeting Type	

Ballot Issues		Proponent	Mgmt Rec	Vote Cast
	Annual Meeting Agenda - Preferred Shareholders Are Entitled to Vote on Item 4 Accept Consolidated Financial Statements and			
1	Statutory Reports	Mgmt	For	For
2	Approve Allocation of Income Elect Members to the Board	Mgmt	For	For
3	of Directors Elect Supervisory Board	Mgmt	For	For
4	Members Approve Remuneration of	Mgmt	For	For
5	Directors Special Meeting Agenda Authorize Increase in Capital to BRL 8.3 Billion from BRL 8.1 Billion Through Capitalization of Reserves,	Mgmt	For	For
6	Without Issuance of Shares Cancel 88,803 Common Shares Held in Treasury, Without Reduction in the Company's	Mgmt	For	For
7	Capital Transform the Current Itau Holdings Options Committee	Mgmt	For	For
8	into a Remuneration Committee Account for the Disclosure Committee and the Securities	Mgmt	For	For
9	Transaction Commmittee in the Bylaws Increase Size of the Executive Officer Board to 12 Members from 10; Create the Positions of Managing Director and Deputy Managing Director; Modify Directors Responsibilities and; Increase the Term for the Board to Elect the Executive	Mgmt	For	For
10	Officer Board Amend Bylaws in Light of the Modifications in the Previous Items As Well As Register the Financial Institution Providing Services for Registered Shares and Make Available the Auditor's Report to the Private Insurance	Mgmt	For	For
11	Superintendency Amend Stock Option Plan Re: Transformation of the Itau Holding Options Committee into the Remuneration	Mgmt	For	For
12	Committee	Mgmt	For	Against

Eletrobras,
Centrais
Eletricas Shares

Brasile Mee	eiras eting		4/28/2005	Voted	380,000,000	Security Meeting Type	
Ballot Is	ssues				Proponent	Mgmt	Vote
			Annual Meeting Agenda - Preference Shareholders Entitled to Vote on Item Accept Financial Stateme	. 3		Rec	Cast
1			and Statutory Reports Approve Allocation of In		Mgmt	For	For
2			and Dividends		Mgmt	For	For
3			Elect Supervisory Board		Mgmt	For	For
			Approve Remuneration of				
4			Directors Special Meeting Agenda Approve Conversion of Credits of Compulsory Lo for an Amount Equal to B 3.54 Billion into Prefer	RL	Mgmt	For	For
5			Class B Shares; Amend Ar Authorize Increase in Capital Through	t. 6	Mgmt	For	For
6			Capitalization of Reserv Amend Art. 6 Amend Art. 17 of the Byl Re: Decreasing the Terms	aws	Mgmt	For	For
7			Members of the Board to Year from Three Years	One	Mgmt	For	For
Ge	erdau	S.A.	Shar		2,189,040	Security	
-	erdau eting			es Voted	2,189,040	_	
-	eting				2,189,040 Proponent		Vote Cast
Меє	eting		Approve Modification in Limit of New Shares to 4 Million Common Shares an 800 Million Preferred Sh	Voted the 00 d		Meeting Type Mgmt	
Mee Ballot Is	eting		Approve Modification in Limit of New Shares to 4 Million Common Shares an 800 Million Preferred Sh Amend Art. 4 to Reflect Changes in Capital Approat the Board Meeting Hel	the 00 d ares	Proponent	Meeting Type Mgmt Rec For	Cast
Mee Ballot Is	eting		Approve Modification in Limit of New Shares to 4 Million Common Shares an 800 Million Preferred Sh Amend Art. 4 to Reflect Changes in Capital Appro at the Board Meeting Hel March 31, 2005 Amend Art. 13 Re: Competencies and	the 00 d ares	Proponent	Meeting Type Mgmt Rec	Cast
Mee Ballot Is	eting		Approve Modification in Limit of New Shares to 4 Million Common Shares an 800 Million Preferred Sh Amend Art. 4 to Reflect Changes in Capital Appro at the Board Meeting Hel March 31, 2005 Amend Art. 13 Re:	the 00 d ares ved d on	Proponent	Meeting Type Mgmt Rec For	Cast
Mee Ballot Is 1	eting		Approve Modification in Limit of New Shares to 4 Million Common Shares an 800 Million Preferred Sh Amend Art. 4 to Reflect Changes in Capital Appro at the Board Meeting Hel March 31, 2005 Amend Art. 13 Re: Competencies and Responsibility of the Supervisory Board	the 00 d ares ved d on	Proponent Mgmt	Meeting Type Mgmt Rec For	Cast For
Mee Ballot Is	eting		Approve Modification in Limit of New Shares to 4 Million Common Shares an 800 Million Preferred Sh Amend Art. 4 to Reflect Changes in Capital Appro at the Board Meeting Hel March 31, 2005 Amend Art. 13 Re: Competencies and Responsibility of the Supervisory Board Consolidate Bylaws in Li of the Previous Proposal Amend Stock Option Plan Re-Ratify the Relation o Fixed Assets Referred to Anex 2 of the EGM Held o	the 00 d ares ved d on ght s f in	Proponent Mgmt Mgmt	Meeting Type Mgmt Rec For	Cast For For
Mee Ballot Is	eting		Approve Modification in Limit of New Shares to 4 Million Common Shares an 800 Million Preferred Sh Amend Art. 4 to Reflect Changes in Capital Appro at the Board Meeting Hel March 31, 2005 Amend Art. 13 Re: Competencies and Responsibility of the Supervisory Board Consolidate Bylaws in Li of the Previous Proposal Amend Stock Option Plan Re-Ratify the Relation o Fixed Assets Referred to Anex 2 of the EGM Held o Nov. 28, 2003 Accept Financial Stateme	the 00 d ares ved d on ght s f in n	Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt	Meeting Type Mgmt Rec For For	Cast For For
Mee Ballot Is 1 2 3 4 5	eting		Approve Modification in Limit of New Shares to 4 Million Common Shares an 800 Million Preferred Sh Amend Art. 4 to Reflect Changes in Capital Appro at the Board Meeting Hel March 31, 2005 Amend Art. 13 Re: Competencies and Responsibility of the Supervisory Board Consolidate Bylaws in Li of the Previous Proposal Amend Stock Option Plan Re-Ratify the Relation o Fixed Assets Referred to Anex 2 of the EGM Held o Nov. 28, 2003 Accept Financial Stateme and Statutory Reports Approve Allocation of In	the 00 d ares ved d on ght s f in n nts	Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt	Meeting Type Mgmt Rec For For For For For For For	Cast For For For For For For For
Mee Ballot Is 1 2 3 4 5	eting		Approve Modification in Limit of New Shares to 4 Million Common Shares an 800 Million Preferred Sh Amend Art. 4 to Reflect Changes in Capital Appro at the Board Meeting Hel March 31, 2005 Amend Art. 13 Re: Competencies and Responsibility of the Supervisory Board Consolidate Bylaws in Li of the Previous Proposal Amend Stock Option Plan Re-Ratify the Relation o Fixed Assets Referred to Anex 2 of the EGM Held o Nov. 28, 2003 Accept Financial Stateme and Statutory Reports	the 00 d ares ved d on ght s f in n nts come oard	Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt	Meeting Type Mgmt Rec For For For For For For	Cast For For For For For For

Elect Supervisory Board Members, Their Alternates

	Members, Their Alternates			
10	and Fix Their Remuneration	Mgmt	For	For
DIAGNOSTICOS DA	Shares		Security	
AMERICA SA	Voted	230,700		
Meeting Date	4/28/2005		Meeting Type	
-				
Ballot Issues		Proponent	Mgmt	Vote
		1	Rec	Cast
	Accept Financial Statements			
1	and Statutory Reports	Mgmt	For	For
2	Approve Allocation of Income	Mgmt	For	For
2	Elect Members to the Board	119.110	101	101
3	of Directors	Mgmt	For	For
3		rigilie	101	FOI
4	Approve Aggregate Annual Remuneration of Directors	Mem+	For	For
4	Remuneration of Directors	Mgmt	For	FOL
Companhia	Q1			
Siderurgica	Shares	0 411 600	~	
Nacional (CSN)	Voted	2,411,600	Security	
Meeting Date	4/29/2005		Meeting Type	
Ballot Issues		Proponent	Mgmt	Vote
			Rec	Cast
	Accept Financial Statements			
1	and Statutory Reports	Mgmt	For	For
2	Ratify Interim Dividends	Mgmt	For	For
3	Approve Allocation of Income	Mgmt	For	For
4	Elect Board of Directors	Mgmt	For	For
	Approve Aggregate Annual			
5	Remuneration of Directors	Mgmt	For	For
SABESP, Companhia				
Saneamento Basico	Shares			
Sao Paulo	Voted	106,400,000	Security	
Meeting Date	4/29/2005		Meeting Type	
110001119 2000	1, 23, 2000		nooding lipo	
Ballot Issues		Proponent	Mgmt	Vote
Darroe issues		rroponene	Rec	Cast
	Annual Mosting Agonda		Rec	Casc
	Annual Meeting Agenda			
1	Accept Financial Statements	Maria	P	
1	and Statutory Reports	Mgmt	For	For
2	Approve Allocation of Income	Mgmt	For	For
	Elect Board of Directors,			
	the Supervisory Board and			
3	their Respective Alternates	Mgmt	For	For
	Special Meeting Agenda			
	Ratify the New Criteria for			
	the Remuneration of the			
4	Board of Directors	Mgmt	For	Against
	Amend Art. 15 of Bylaws in			
5	Light of Item 4	Mgmt	For	Against
	•	=		=
Brasil Telecom				
SA(Formerly				
TELEPAR, Telecom.	Shares			
do Parana)	Voted	1,132,078,868	Security	
ao rarana,	vocca	1,101,0,0,000	SCCULTCY	

Meeting Date	4/29/2005		Meeting Type	
Ballot Issues		Proponent	Mgmt	Vote
	Annual Meeting Agenda		Rec	Cast
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For
2	Approve Allocation of Income and Dividends	Mgmt	For	For
	Elect Members and Alternates	-		
3	to the Board of Directors Elect Supervisory Board	Mgmt	For	For
4	Members and Alternates Special Meeting Agenda Approve Aggregate	Mgmt	For	For
	Remuneration of Members of the Board of Directors and Executive Officer Board;			
	Approve the Individual Remuneration of the			
5 6	Supervisory Board Members Amend Art. 5 of the Bylaws	Mgmt Mgmt	For For	For Against
·		1190		119021100
Brasil Telecom Participacoes				
S.A. (frm.Tele Centro Sul Parti	Shares Voted	1,184,456,600	Security	
Meeting Date	4/29/2005	1, 10 1, 10 0, 000	Meeting Type	
Ballot Issues		Proponent	Mgmt	Vote
	Annual Meeting Agenda		Rec	Cast
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For
2	Approve Allocation of Income and Dividends	Mgmt	For	For
	Elect Supervisory Board	-		
3	Members and Alternates Special Meeting Agenda	Mgmt	For	For
	Approve Aggregate Remuneration of Members of			
	the Board of Directors and the Executive Officer Board;			
	Approve Individual			
4	Remuneration of Supervisory Board Members	Mgmt	For	For
5	Amend Art.5 of the Bylaws	Mgmt	For	Against
Aracruz Celulose	Shares		Security	
Meeting Date	Voted 4/29/2005	5,109,599	Meeting Type	
Ballot Issues	1, 23, 2000	Droporant		Wo+ o
ballot issues		Proponent	Mgmt Rec	Vote Cast
	Annual Meeting Agenda - Preferred Shareholders Are Entitled to Vote on Item 4			
1	Accept Financial Statements and Statutory Reports Approve Allocation of Income	Mgmt	For	For

2	and Dividends	Mgmt	For	For
3	Approve Capital Budget	Mgmt	For	For
	Elect Supervisory Board	3 -		
4	Members	Mgmt	For	For
4		Myllic	FOL	FOI
_	Elect Members to the Board		_	_
5	of Directors	Mgmt	For	For
	Approve Remuneration of			
	Directors and Members of the			
6	Supervisory Board	Mgmt	For	For
	Special Meeting Agenda			
	Amend Arts. 15, 17 and 19 of			
7	the Bylaws	Mam+	For	Nasinat
1	che bylaws	Mgmt	FOL	Against
Cemig, Companhia				
Energetica De	Shares			
Minas Gerais	Voted	842,171,369	Security	
Meeting Date	4/29/2005		Meeting Type	
110001119 2000	1, 23, 2000		necenng Type	
Dallah Tanua		D	Manust	77
Ballot Issues		Proponent	Mgmt	Vote
			Rec	Cast
	Annual Meeting Agenda -			
	Preferred Holders Are			
	Entitled to Vote on Item 4			
	Accept Financial Statements			
1	and Statutory Reports	Mgmt	For	For
2	Approve Allocation of Income	Mgmt	For	For
	Approve Payment of Interest			
3	Over Capital and Dividends	Mgmt	For	For
	Elect Supervisory Board			
	Members, Their Alternates			
4	and Fix their Remuneration	Mgmt	For	For
1		rigine	101	101
_	Approve Remuneration of		_	_
5	Directors	Mgmt	For	For
Sadia S.A.	Shares		Security	
	Voted	10,198,045		
Meeting Date	4/29/2005		Meeting Type	
	, .,		3 21	
Ballot Issues		Proponent	Mam+	Vote
ballot issues		Proponent	Mgmt	
			Rec	Cast
	Annual Meeting Agenda			
	Accept Financial Statements			
1	and Statutory Reports	Mgmt	For	For
	Approve Allocation of Income	-		
2	and Dividends	Mgmt	For	For
2		rigine	101	101
	Elect Directors and Fix		_	_
3	their Remuneration	Mgmt	For	For
	Elect Supervisory Board			
	Members and Fix their			
4	Remuneration	Mgmt	For	For
	Special Meeting Agenda			
	Authorize Increase in			
	C' DDI 1 F D'11'			
	Capital to BRL 1.5 Billion			
	from BRL 1 Billion Through			
	-			
	from BRL 1 Billion Through			
5	from BRL 1 Billion Through Capitalization of Reserves, Without Issuance; Amend	Mgmt	For	For
5	from BRL 1 Billion Through Capitalization of Reserves, Without Issuance; Amend Bylaws	Mgmt	For	For
5	from BRL 1 Billion Through Capitalization of Reserves, Without Issuance; Amend Bylaws Amend Bylaws Re: Increase in	Mgmt	For	For
5	from BRL 1 Billion Through Capitalization of Reserves, Without Issuance; Amend Bylaws Amend Bylaws Re: Increase in Capital; Board of Director	Mgmt	For	For
5	from BRL 1 Billion Through Capitalization of Reserves, Without Issuance; Amend Bylaws Amend Bylaws Re: Increase in	Mgmt	For	For

	Edgar Filling. Britter Fortb into	7 101111117		
	Committee; Increase in Size of Executive Officer Board; Executive Officer Board Competencies and;			
6	Supervisory Board	Mgmt	For	For
7	Consolidate Bylaws	Mgmt	For	For
8	Approve Stock Option Plan	Mgmt	For	For
	Approve Incorporation of Subsidiary, Including; Board's Proposal for the Incorporation; Appraisal			
9	Firm and; Appraisal Report	Mgmt	For	For
GRENDENE SA	Shares Voted	400,000	Security	В03
Meeting Date	6/6/2005	·	Meeting Type	
Ballot Issues		Proponent	Mgmt Rec	Vote Cast
	Special Meeting Agenda Amend Art. 23 Re: Executive			
1	Officer Board	Mgmt	For	For
_		9•		
COPEL, Companhia Paranaense de	Shares			
Energia	Voted	1,290,333,400	Security	220
Meeting Date	6/17/2005		Meeting Type	
Ballot Issues		Proponent	Mgmt Rec	Vote Cast
	Special Meeting Agenda - Preferred Shareholders Are Entitled to Vote on Item 3 Amend Arts. 11, 15, and 21 of the Bylaws Re: Compliance			
1	with Sarbanes-Oxley Act Amend Art. 4 Re: Conversion of Preferred A Shares into	Mgmt	For	For
2	Preferred B Shares	Mgmt	For	For
3	Elect Alternate Supervisory Board Member	Mgmt	For	For
J	Board Hember	1191110	101	101
Companhia Siderurgica	Shares			
Nacional (CSN) Meeting Date	Voted 6/23/2005	3,617,400	Security Meeting Type	В01
Ballot Issues	Special Meeting Agenda	Proponent	Mgmt Rec	Vote Cast
	Amend Bylaws to Create an			
1	Audit Committee	Mgmt	For	Against

SIGNATURES

[See General Instruction F]

Pursuant to the requirements of the Investment Company Act of 1940, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

(Registrant) Brazil Fund, Inc.

By (Signature and Title) * /s/Julian Sluyters

Julian Sluyters, Chief Executive Officer

Date 8/15/05

 * Print the name and title of each signing officer under his or her signature.