

Envigado, March 23, 2018

ALMACENES EXITO S.A. GENERAL SHAREHOLDERS MEETING RESOLUTION

Almacenes Éxito S.A. informs its shareholders and the market in general, that the General Shareholders Meeting in its Annual Meeting held today, approved:

- **a.** The proposal to authorize the Company's CEO to allocate One Thousand Four Hundred and Ninety Four Million Colombian Pesos in Legal Currency (COP 1,494,000,000) from the reserve of "Future Expansions and Improvements", to make donations to institutions working for the common good, foundations, corporations or individuals.
- **b.** The allocation of fees for the Board of Directors for the period 2018-2020, whose text is attached below.
- **c.** The proposal of amendment to the Regulations of the General Shareholders Meeting, whose text is attached below.
- **d.** The re-election of E & Y for the rendering of Statutory Audit services for the period 2018 2020.
- e. To set the fees of the Statutory Auditor for the sum of four thousand seven hundred and fifty-five million five hundred and fifty thousand pesos M.L (\$ 4,755,550,000) for the two years of the agreement (2018-2020).

Sincerely,

MANFRED HEINRICH GARTZ Legal Representative



THE GENERAL MEETING OF SHAREHOLDERS OF ALMACENES ÉXITO S.A.

Resolves:

Establish the following allocation of fees for the Board of Directors for the period 2018-2020:

- For the **Chairman of the Board of Directors** an allocation of eleven million five hundred fifty thousand pesos (\$ 11,550,000), for the preparation and attendance at each meeting of the Board of Directors.
- For the **other members of the Board of Directors**, an allocation of seven million seven hundred thousand pesos (\$ 7,700,000) for the preparation and attendance at each meeting of the Board of Directors.
- For the **Chairman of the Committees**, an allocation of seven million seven hundred thousand pesos (\$ 7,700,000) for the preparation and attendance at each meeting of the respective committee.
- For the **other members of the Committees**, an allocation of three million eight hundred and fifty thousand pesos (\$ 3,850,000), for the preparation and attendance at each meeting of the respective committee.



PROPOSAL OF AMENDMENT TO THE

ANNUAL GENERAL MEETING OF SHAREHOLDERS REGULATIONS

Shareholder's Regulations.Shareholder's Regulations of the Company.Notwithstanding the compliance with the legal and statutory norms related to the General Assembly of Shareholders, this document hereby complements and illustrates the statutory resolutions for the Almacenes Éxito S.A. ("Éxito") Annual General Meeting of Shareholders, as far as its call and development.Notwithstanding the compliance with the legal and statutory norms related to the General Assembly of Shareholders, this document hereby complements and illustrates the statutory resolutions for the Company's Almacenes Éxito S.A. ("Éxito") Annual General Meeting of Shareholders, as far as its call and development.Form ad1. Composition. According to Éxito's Bylaws, the General Assembly of Shareholders shall be constituted by Shareholders registered in the "Éxito Shareholders Register" book, on their own behalf, or through their legal representatives, or their proxies, designated in writing,Article 1. Composition	Original Article	Proposed Text	Justification
 with the legal and statutory norms related to the General Assembly of Shareholders, this document hereby complements and illustrates the statutory resolutions for the Almacenes Éxito S.A. ("Éxito") Annual General Meeting of Shareholders, as far as its call and development. 1. Composition. According to Éxito's Bylaws, the General Assembly of Shareholders registered in the "Éxito Shareholders Register" book, on their own behalf, or through their legal representatives, or their proxies, designated in writing, reunited with quorum and under the Bylaws. The General Meeting of Shareholders shall be attended by the Chairman of the Board of Directors of the company and, if possible, by all members of the Board of Directors or, in its absence, the Chairman of its different committees. 	Annual General Meeting of	Annual General Meeting of Shareholders Regulations of the	Form adjustment
According to Éxito's Bylaws, the General Assembly of Shareholders shall be constituted by Shareholders registered in the "Éxito Shareholders Register" book, on their own behalf, or through their legal representatives, or their proxies, designated in writing, reunited with quorum and under the Shareholders shall be attended by the Chairman of the Board of Directors of the company and, if possible, by all members of the Board of Directors or, in its absence, the Chairman of the Board and the Chairman of its different committees.	with the legal and statutory norms related to the General Assembly of Shareholders, this document hereby complements and illustrates the statutory resolutions for the Almacenes Éxito S.A. ("Éxito") Annual General Meeting of Shareholders, as far as its call and	the legal and statutory norms related to the General Assembly of Shareholders, this document hereby complements and illustrates the statutory resolutions for the <u>Company's Almacenes Éxito S.A.</u> ("Éxito") Annual General Meeting of Shareholders, as far as its call and	Form adjustment
absence, the Chairman of the Board of Directors and the Chairmen of its different Committees.	According to Éxito's Bylaws, the General Assembly of Shareholders shall be constituted by Shareholders registered in the "Éxito Shareholders Register" book, on their own behalf, or through their legal representatives, or their proxies, designated in writing, reunited with quorum and under the conditions foreseen under the Bylaws. The General Meeting of Shareholders shall be attended by the Chairman of the Board of Directors of the company and, if possible, by all members of the Board of Directors or, in its absence, the Chairman of the Board and the Chairmen of its different	According In Accordance with the Exito's Company Bylaws, the General Meeting of Shareholders shall be comprised of the Shareholders listed in the "Exite Company Shareholder Register", participating themselves, or through their registered agents, or through proxies appointed in writing, meeting with the quorum and the conditions set forth in the Company Bylaws. The General Meeting of Shareholders must be attended by the Company CEO and, whenever possible, all the members of the Board of Directors or, in their absence, the Chairman of the Board of Directors and the Chairmen of its	Form adjustment



Original Article	Proposed Text	Justification
	Article 2. President and	Adjustments are
2. President and Secretary.	SecretaryCEO and General	made in this article in
	Counsel.	accordance with the
The General Assembly of		recommendation
Shareholders meetings shall be	The General Assembly Meetings of	contained in the
presided over by the Chief	Shareholders meetings shall be	diagnosis prepared
Executive Officer of the Company	presided chaired over by the	by the Colegio de
and/or by any of the members of the	Company CEO Chief Executive	Estudios Superiores
Board of Directors; in absence of	Officer of the Company and/or by any	de Administración
any of them, by the person	of the members of the Chairman of	(
appointed by the General Assembly	the Company's -Board of Directors; in	
of Shareholders among the	absence of any of them shall act as	Securities Exchange,
attendees, by a majority of votes	the Deputy Chairman., by the person	which suggests to
corresponding to the shares	In their absence, the meetings shall	improve the
represented. The Secretary of the	be chaired by any of the members of	regulation of the
General Assembly of Shareholders	the Board of Directors appointed by	Assembly
shall be Éxito's Secretary General.	at the respective meeting by the	mentioning of the
	General Assembly Meeting of	conformation of the
	Shareholders among the attendees,	General Committee
	by a majority of votes corresponding	of the Assembly.
	to the shares represented. The	
	Secretary of the General Assembly	
	Meeting of Shareholders shall be	
	Éxito's the Company's Secretary	
	General.	
	The Deered of the Concerct Monthing of	
	The Board of the General Meeting of	
	Shareholders is comprised of the	
	Company CEO, the Chairman of the	
	Board of Directors and the Secretary	
	of the General Meeting of	
	Shareholders.	
		The article is added
	Article 3. Reports of the Chairmen	to comply with the
	of the Committees.	measures: 18.17.,
		18.21. and 18.24. of
	At the request of the Chairman of the	Código País.
	General Meeting of Shareholders, the	
	chairmen of the Committees can	
	report on specific aspects of the work	
	carried out by the Committees.	
	Nonetheless, the corporate	
	governance report shall include the	
	report on the main activities carried	
	out by the Committees during the	
	year.	
	your.	
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Original Article	Proposed Text	Justification
3. Meetings.	3. <u>Article 4.</u> Meetings.	Form adjustment
Meetings of the General Assembly of Shareholders shall be ordinary and extraordinary:	Meetings of the General Assembly of Shareholders shall be ordinary and extraordinary:	
3.1. Ordinary Meetings. They are held once a year on March thirty-first (31 st) at the latest, called by the Board of Directors, in order to examine the situation of the Company, to appoint directors and other personnel to be appointed by the General Assembly of Shareholders, to consider the accounts and cash flow statements of the previous period, to decide the profit distribution, and to agree all providences tending to guarantee compliance with the corporate purpose.	4.2 Ordinary Meetings. They are shall be held once (1) a year on-by March thirty-firstone (31-st), following announcement at the latest, called by the Board of Directors, in order to examine the Company's situation, of the Company, to appoint the Administrators directors and other officers of their choice, personnel to be appointed by the General Assembly of Shareholders, to consider the accounts and cash flow statements balance sheets of the previous last fiscal yearperiod, to decide the on profit distribution, and to agree on all providences the decisions tending to guarantee compliance withto ensure fulfillment of the corporate purpose.	
If not called, the General Assembly of Shareholders would meet by his own right on the first business day of the month of April at ten o'clock in the morning (10 a.m.) at the headquarters of the main domicile where the Administration performs, and all decisions shall be valid through a plural number of persons, regardless of the number of shares they represent. The call should mention the corporate headquarters domicile, of the financial statements, reports, proposals, books and other papers that, according to legal regulations, remain available to shareholders for exercising the right of inspection. If proposed by directors or of any shareholder, during regular session the AGM may address issues not	If it is not calledannounced, the General Assembly Meeting of Shareholders would shall meet by hisin _ ownits own right on the first business day of the month of April at ten o'clock in the morning (10 a.m.) at the headquarters of the main domicile where the administrative offices are located, Administration performs, and all decisionsit shall meet and decide be validly through with a plural number of persons, regardless of the number of shares they represented. The call should mention the corporate headquarters domicile, of the financial statements, reports, proposals, books and other papers that, according to legal regulations, remain available to shareholders for exercising the right of inspection. If proposed by directors or of any	



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Original Article	Proposed Text	Justification
contained in the notice of the meeting, upon decision of majority, unless it concerns matters that according to law, can be discussed only after compliance with the special requirements set for the meeting notice, advertising and project repository for study by shareholders during the term of notice.	shareholder, during regular session the AGM may address issues not contained in the notice of the meeting, upon decision of majority, unless it concerns matters that according to law, can be discussed only after compliance with the special requirements set for the meeting notice, advertising and project repository for study by shareholders during the term of notice.	
3.2. Extraordinary Meetings. They shall be held when necessitated by unforeseen or urgent needs of the Company, as called for by the Board of Directors, the Chief Executive Officer, or the Statutory Auditor, whether through their own initiative or as requested by a number of Shareholders that represent one fourth (1/4) or more of all subscribed shares.	34.2. Extraordinary Meetings. They shall be held when <u>necessitated</u> required due to <u>by</u> unforeseen or urgent needs of the Company, as called forfollowing announcement by the Board of Directors, the <u>Chief</u> <u>Executive</u> <u>OfficerCEO</u> , or the Statutory Auditor, <u>whether</u> througheither on their own initiative or as at the requested by <u>of</u> a number of Shareholders that representing one fourth (1/4) or more of all subscribed shares.	
The agenda shall necessarily be included in the call notice. Except when otherwise disposed by law, the extraordinary meeting of the General Assembly of Shareholders shall not deal with points not included in the agenda disclosed to the Shareholders in the meeting call, except when these points are adopted by the majority of the shares represented at the General Assembly of Shareholders once the agenda has been completed.	The agenda shall necessarily be included inserted in the call noticeannouncement of the meeting. Except where notherwise disposed by law there are legal provisions to the contrary, the extraordinary meeting sessions of the General Assembly Meeting of Shareholders shall cannot deal with points topics that are not included in the agenda disclosed to the Shareholders in indicated in the announcement of the meeting, call, except when these points are adopted unless decided by the majority of the shares represented at the General Assembly of Shareholdersmeeting, once the end of the agenda has been completedreached.	



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Original Article	Proposed Text	Justification
4. Call. The call for Ordinary Meetings of the General Assembly of Shareholders shall be made at least thirty (30) common days in advance and, for Extraordinary Meetings, at least fifteen (15) ordinary days in advance without prejudice to compliance with legal norms.	Article 5. CallAnnouncement. The call for Ordinary Meetings sessions of the General Assembly Meeting of Shareholders shall be made_announced_at least thirty (30) common_calendar days in advance, and, for Extraordinary extraordinary Meetingssessions, shall be announced no less than at least fifteen (15) ordinary-calendar days in advance, notwithstanding without prejudice to compliance with the legal normsrules.	In addition to the formal adjustments, it is proposed to add two paragraphs to emphasize compliance with the measures: 10.3. and 10.5 of Código País.
For those meetings with a special call that have to deal with projects related to mergers, splits, company transformation, or voluntary cancellation of the registration of its shares at the National Securities Registration (Registro Nacional de Valores) or at the Securities Exchange (Bolsa de Valores), the call shall be made at least fifteen (15) business days in advance.	In addition, and notwithstanding the term for announcement set forth for Ordinary General Meetings, in the case of meetings with a special announcement to consider For those meetings with a special call that have to deal with projects related to a mergers, splin-offts, or company transformation of the Company, or the voluntary cancellation of the registration-listing of its shares at on the National Securities Registration Registry (Registro Nacional de Valores) or at on the Securities Exchange (Bolsa de Valores), the call announcement shall be made at least fifteen (15) business days in advance.	
	At the same time as the announcement, or at least fifteen (15) calendar days prior to the meeting, Shareholders shall be provided with the agreement proposals that the Board of Directors will submit to the General Meeting of Shareholders for each item on the agenda.	



Original Article	Proposed Text	Justification
The call notice shall specifically	The call notice shall specifically	
mention the topics to be discussed	mention the topics to be discussed	
at the meeting, will inform on the	atannouncement of the meeting, shall	
deposit, that will be available at the	mention the following: (i) the term in	
Administration's main domicile and	which the corresponding financial	
on the corresponding proposal or	statements, reports, proposals,	
reports on the proposal, to be		
inspected by shareholders.	accordance with the legal	
Similarly, when necessary,	regulations, are to be made available	
warnings about the possibility of	to the Shareholders in order for them	
exercising the right of withdrawal	to exercise their right of inspection,	
will be made.	will be made available at the	
	administrative offices of the	
	headquarters, as well as the term in	
	which the agreement proposals from	
	the Board of Directors and the	
	Administration shall be published on	
	the Company website regarding each	
	of the items on the agenda; ii) the	
	term for Shareholders to ask	
	questions, request additions to the	
	agenda or make agreement	
	proposals regarding the items	
	contained therein; (iii) the fact that the	
	Board of Directors and the	
	Administrators shall refrain from	
	submitting for consideration by the	
	General Meeting of Shareholders any	
	item that is not included on the	
	agenda published with the	
	announcement of the meeting; and	
	(iv) the warning about the possibility	
	of exercising the right to withdraw	
	when appropriate. will inform on the	
	deposit, that will be available at the	
	Administration's main domicile and	
	on the corresponding proposal or	
	reports on the proposal, to be	
	inspected by shareholders. Similarly,	
	when necessary, warnings about the possibility of exercising the right of	
	withdrawal will be made.	
	withdrawar will be made.	
When the protoncian is to dehete an	When the protonoise is to dehote as	
When the pretension is to debate an	When the pretension is to debate an	
increment of the authorized capital,	increment of it is intended to discuss	
or the reduction of the subscribed	the increase in the authorized capital,	
capital, the respective point must be	or the reduction of decrease the	



Original Article	Proposed Text	Justification
included in the agenda disclosed in	subscribed capital, the respective	
the call. If this requirement is	point_item_must be included in the	
omitted, the corresponding decision	agenda disclosed in the callprovided	
shall be ineffective. In these cases,	with the announcement. If Failing to	
the Administrators of the Company	meet this requirement is omitted shall	
shall prepare a report including the	render, the corresponding decision	
motives of the proposal that must be	null and void shall be ineffective. In	
made available to the Shareholders	these cases, the the Company	
at headquarters during the term of		
the call.	prepare a report including regarding	
	the motives reasons for of the	
	proposal, <u>that which</u> must be made	
	available to the Shareholders at the	
	Company's administrative offices,	
	headquarters during the term of the	
	callannouncement of the meeting.	
The call shall be communicated to	The announcement call shall	
the Shareholders through any of the	contain the agenda for the meeting,	
following means: a) Letter or written	indicating each of the topics to be	
communication mailed to the	subject to discussion, and shall be	
address each Shareholder has	communicated to the Shareholders	
registered at the Company's	through by any of the following	
Shareholders Register Book; b)	means: a) Letter or written	
Personal notification, signed by	communication mailed sent to the	
every Shareholder; c) Notification	address registered by each	
published in a daily newspaper with	Shareholder with the Company to be	
circulation in the city where the	noted in the Share Ledger;has	
headquarters of the Company is	registered at the Company's	
located.	Shareholders Register Book; b)	
	Personal notification, signed by each	
	and every one of the Shareholders; c)	
	Notification Notice published in a daily widely circulated newspaper	
	with circulation in the city where the	
	<u>Company</u> headquarters of the	
	Company is are located. In addition,	
	the announcement shall be published	
	on the Company website and all other	
	electronic means available, along	
	with the documents and information	
	associated with each item on the	
	meeting's agenda.	
	The agenda shall specifically list the	
	content of the topics to be discussed	
	and in no case shall any generic	
	statements be made that do not	



Original Article	Proposed Text	Justification
For the computation of the call terms, whether business days or calendar days, depending on the case, the day the communication is issued and the day the meeting is held shall be discounted.	permit the detailed knowledge of the matter to be discussed. For the computation of the call <u>In</u> order to calculate the terms of the announcement, whether in business days or calendar days, <u>as</u> applicabledepending on the case, the day <u>on which it is the communication</u> communicated, as well as is issued and the day of the meeting, is held shall <u>not</u> be dis counted.	
5. Meetings without a Call and Decisions Made by Remote Vote. The General Assembly of Shareholders may meet at any location to deliberate and validly decide, without having been called in advance, when the total of the subscribed shares are represented. Likewise, decisions shall be valid when every Shareholder expresses in writing the sense of his or her vote respecting concrete issues, under the terms set forth under Article 20, Law 222 of 1995.	Article 6. Unannounced 5. Meetings without a Call and Decisions Made by Absentee BallotRemote Vote. The General Assembly Meeting of Shareholders may can meet at any location to anywhere and deliberate and validly decide validly, without having been called in advanceprior notice, when all the total of the subscribed shares are represented. Likewise, Ddecisions shall also be valid when every all Shareholders expresses state in writing the sense of his or herdirection of their vote respecting concrete issuesregarding the specific items, under in the terms set forth underestablished in Article 20_of, Law 222-of 1995.	Form adjustment
6. Right of Inspection. Prior to an Ordinary Meeting of the General Assembly of Shareholders, or to an Extraordinary Meeting, where the law so requires, Éxito shall make available for the Shareholders, within the terms of the call and at the Company headquarters, all information demanded under legal requirements for the exercise of the right of inspection. In no case shall the right of inspection be extended	6. <u>Article 7.</u> Right of Inspection. Prior to <u>an</u> the Ordinary <u>General</u> Meeting, of the General Assembly of Shareholders, or <u>to</u> an <u>the</u> Extraordinary <u>extraordinary</u> Meetingmeetings when required by, where the law so requires, <u>Exito</u> the <u>Company</u> shall <u>provide</u> the information required by legal regulations fifteen (15) business days prior to the meeting date at itsmake available for the Shareholders, within the terms of the call and at the	In addition to the formal adjustments, it is proposed to establish the term of the exercise of the right of inspection in accordance with article 447 of the Commercial Code.



Original Article	Proposed Text	Justification
to documents that include trade	Company headquarters in order to	
secrets or information that, if	exercise , all information demanded	
released, might be used in	under legal requirements for the	
detriment of the Company. For	exercise of the right of inspection. In	
meetings in which it is required to	no case shall the right of inspection	
deliberate and decide on the	be extended to <u>the</u> documents	
conformation of the Board of	regarding industrial secrets, or data	
Directors, Éxito shall make	that, if disclosed, could be used to the	
available to the Shareholders the	detriment of the Company.	
proposals of integration of the	that include trade secrets or	
Board of Directors, including the	information that, if released, might be	
most relevant data of the résumés	used in detriment of the Company.	
and personal profiles of the	For meetings in which it is required to	
candidates as soon as the	deliberate and decide on the	
proposals are received by the	conformationthe composition of the	
Shareholders.	Board of Directors must be	
	deliberated and decided, Exito the	
	<u>Company</u> shall make available to	
	theprovide Shareholders the	
	proposals of integration with the list of	
	the proposed Board of	
	Directors Members, including the	
	most relevant data from the	
	candidates of the résumés and	
	professional profiles personal profiles	
	of the candidates, as soon as the it	
	receives said proposals are received	
	byfrom the Shareholders.	



Original Article	Proposed Text	Justification
7. Right of Information. Within five (5) calendar days following the publication of the call, any shareholder may: (i) Propose in a substantiated manner the introduction of one or more items on the agenda of the General Shareholders' Meeting; (ii) Present in a reasoned manner new proposals for decisions on matters previously included in the agenda; and (iii) request information or ask questions about matters included in	Article 8. 7. Right of Information. Within five (5) calendar days following the publication of the callannouncement, any shareholder Shareholder maycan: (i) make a well- founded proposal for the introduction of one or more items to Propose in a substantiated manner the introduction of one or more items on the agenda of the General Meeting of Shareholders' Meeting; (ii) submit well-founded, new proposals for decision about items already included	Form adjustment.
questions about matters included in the agenda. The Board of Directors shall regulate the way in which it will process the shareholders requests. If the shareholders proposal to include one or more items on the agenda is accepted by the Board of Directors, a counterpart to the call to the Assembly will be published minimum with fifteen (15) calendar days prior to the General Shareholders' Meeting date.	decision about items already included on Present in a reasoned manner new proposals for decisions on matters previously included in the agenda; and (iii) request information or ask questions about the items matters included in the agenda. The Board of Directors shall regulate the way in which the Shareholders' requests shall be managedit will process the shareholders requests. If the a Shareholder's shareholders proposal to include one or more items on the agenda is accepted by the Board of Directors, a supplement to the announcement of the General Meeting of Shareholders shall a counterpart to the call to the Assembly will be published minimum withat least fifteen (15) calendar days	
In any case, Shareholders retain the right to present their proposals during the Assembly, which will be discussed when decided by simple majority of the shares represented at the meeting, unless it is to be submitted for consideration by the Shareholders Assembly (social division) of the company, if this decision corresponds to this social body, or in the case of other matters that, according to the law, can only	prior to the General Shareholders' Meeting datesaid meeting. In any case, Shareholders retain the right to present put forward their proposals during the General Meeting of ShareholdersAssembly, which will-shall be discussed when so decided by a simple majority of the shares represented at the meeting, <u>.</u> This is with the exception of matters that involve submitting the division (spin-off)unless it is to be submitted for consideration by the Shareholders Assembly (social division) of the	



Original Article	Proposed Text	Justification
be discussed subject to the	company Company for consideration	
compliance of special requirements	by the General Meeting of	
for the call, publicity and delivery of	Shareholders,, if this decision	
the project for study of the	corresponds to this social body, or in	
shareholders during the call term.	the case of other matters that, in	
	accordance with according to the law,	
	can only be discussed subject to the	
	compliance of with special	
	requirements regarding	
	announcements, advertising and	
	availability of the proposal for	
	examination byfor the call, publicity	
	and delivery of the project for study of	
	the shareholders Shareholders	
	during the call term of the	
	announcement.	
	-	
The information requested by the	The information requested by the	
Shareholders will be denied in those	Shareholders will shall be denied in	
events in which the information is	those the events in which the	
qualified, in accordance with the	information is qualified classified , in	
provisions of the rules of procedure of the Board of Directors, as: i)	accordance with the provisions of the	
unreasonable; ii) irrelevant to know	rules of procedure of the Board of Directors, as: i) unreasonable; ii)	
the march or the Company	irrelevant for understanding the	
interests; iii) confidential, including	Company's progress or intereststo	
privileged information from the	know the march or the Company	
stock market scope, trade secrets,	interests; iii) confidential, which	
ongoing operations whose good	including includes in the scope of	
purpose for the company depends	privileged information from the stock	
substantially on the secret of its	securities market scope, industrial	
negotiation; and iv) others whose	secrets, transactions underway of	
disclosure puts the competitiveness	which their success for the Company	
of the same in imminent and serious	substantially depends on the	
danger.	confidentiality of trade secrets,	
	ongoing operations whose good	
	purpose for the company depends	
	substantially on the secret of its	
	negotiation; and iv) others which, if	
	disclosed, could put the Company's	
	competitiveness at an imminent and	
	serious risk.whose disclosure puts	
	the competitiveness of the same in	
	imminent and serious danger.	
In the event that the information	In the event that the information	
provided may give the Shareholders	provided may give the could put	
an advantage, the Company shall	Shareholders at an advantage, the	



Original Article	Proposed Text	Justification
publish such information on the		
Company's website in order to	information on its the Company's	
ensure access to the response to	website in order to ensure	
the other shareholders in a	concomitant access to the said	
concomitant manner.	response to the other by all other	
	shareholders <u>Shareholders</u> in a	
	concomitant manner.	



Form adjustment.

8. Meeting Minutes.

Everything that takes place at the General Assembly of Shareholders shall be registered in the Book of Minutes, duly registered at the Chamber of Commerce of the corporate domicile. The minutes shall be signed by those presiding General Assembly the of Shareholders, by the appointed or ad hoc Secretary or, if not possible, by the Statutory Auditor, and shall be approved by the General Assembly of Shareholders, the General Assembly of Shareholders being able to delegate this power to a plural commission designated for that effect. The minutes shall include the details and enunciations demanded by all legal provisions.

Article 9. 8. Minutes of the General Meeting Minutes of Shareholders.

A record will be made of what occurs Everything that takes place at the General Assembly Meetings of Shareholders shall be registered in the minutes Book bookof Minutes, duly registered at the Chamber of Commerce of the corporate domicile headquarters. Company's The minutes shall be signed by those the Chairman of the meetingpresiding the General Assembly of Shareholders. by the principal appointed or ad hoc Secretary who acted therein and, in the absence thereof, or, if not possible, by the Statutory Auditor, and they shall be approved by the Assembly Meeting of General Shareholders, the General Assembly of Shareholders being able towhich can delegate this power authority to a plural commission designated appointed for that effect this purpose. The minutes shall list the details include the details and enunciations demanded by all legal provisions and statements required by the legal provisions.



Original Article	Proposed Text	Justification
9. Deliberation Quorum. Except legal exceptions, the General Assembly of Shareholders shall deliberate with a plural number of Shareholders who represent at least one half plus one of the subscribed shares to the General Assembly of Shareholders date. If due to lack of quorum the General Assembly of Shareholders may not deliberate, a new General Assembly of Shareholders shall be called to validly decide with one or more than one Shareholder, independent of the number of shares he or she represents. The General Assembly of Shareholders meetings with second call nature shall be held not earlier than ten (10) business days, nor after thirty (30) business days later.	Article 10. 9. Quorum to Deliberation DeliberateQuorum. Except Apart from the legal exceptions, the General Assembly Meeting of Shareholders shall deliberate with a plural number of Shareholders who representing at least one half plus one of the shares subscribed shares to the General Assembly of Shareholdersas at the date of the meeting. If due to lack of quorum the General Assembly Meeting of Shareholders may cannot deliberate because the quorum is not met, a new General Assembly of Shareholdersmeeting shall be called to validly decide with one or more than one Shareholderannounced, which shall meet and decide validly with one or more Shareholders, regardless independent of the number of shares he or shethey represents. These General Assembly of Shareholders meetings must with second call nature shall be held not earlier than ten (10) business days and, nor later than after thirty (30) business days laterfollowing the second announcement.	
10. Decision-making Majorities.	Article 12. 11. Decision-making Majorities.	Form adjustment.
The decisions of the General Assembly of Shareholders shall be adopted by absolute majority of the votes corresponding to the shares represented at the meeting, excepting the exceptions hereunder:	The decisions of the General Assembly Meeting of Shareholders shall be adopted by an absolute majority of the votes corresponding to the shares represented at the meeting, excepting with the following the exceptions hereunder:	
10.1 Profit distribution shall require the approval of a plural number of Shareholders who collectively represent at least seventy-eight percent (78%) of the shares	1012.1 <u>The distribution of p</u> Profits distribution shall require the approval of a plural number of Shareholders who <u>collectively representtogether</u> hold at least seventy-eight percent	



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represented at the meetings. If	(78%) of the shares represented at	
approval is not obtained by such	the meetings. In the absence of	
majority, the profit distribution shall	approval by such a majority,	
not be less than fifty percent (50%)	approval is not obtained by such	
of the profits, or the remainder of the	majority, the profit distribution shall	
profits, if the Company must finance	not be no less than fifty percent (50%)	
losses of previous periods.	of the profits, or the remainder of the	
	profits thereof, if the Company must	
	finance losses of from previous	
	periodsyears must be covered,- or	
	seventy percent (70%) of the profits,	
10.2 The decision regarding the	in the event that the sum of the legal,	
issuance of common stock for	statutory and occasional reserves	
Shareholders, as contemplated	exceeds one hundred percent	
under Article Seven of the Bylaws,	(100%) of the subscribed capital, in	
shall require approval through a	accordance with the applicable laws.	
favorable vote by seventy percent		
(70%) of represented shares.	1012.2 The decision regarding the	
	issuance placement of shares without	
	preemptive rights of common stock	
	for Shareholders, in the case of as	
	contemplated under Article article	
10.3 The payment of dividends per	Seven seven of the Company	
share on shares released by the	Bylaws, shall require approval	
Company, of mandatory	through a favorableby the -vote by of	
acceptance by the Shareholders,	seventy percent (70%) of	
shall require favorable vote by	represented the shares represented.	
eighty percent (80%) of the shares		
represented.	1012.3 The Ppayment of the	
	dividends <u>in</u> per share on shares	
10.4 In case of a division, a	released by the Company shares as ,	
unanimous vote of the shares	of mandatory acceptance by the for	
represented at the meeting shall be	Shareholders, shall require favorable	
required to modify the proportion in	the positive vote by of eighty percent	
which Shareholders of the split	(80%) of the shares represented.	
partnership, in this case Éxito, must		
participate in the capital of the	1012.4 In case of of the event of a	
beneficiary partnership.	divisionspin-off, a unanimousthe	
	unanimity vote of the shares	
	represented at the meeting General	
	Meeting of Shareholders shall be	
	required to modify amend the	
	proportion in which the Shareholders	
10.5. Any other that in virtue of a	of the split partnership company being	
legal regulation requires a qualified	, in this case Éxito, must divided must	
or special majority greater than the	participate. In this case the Company,	
absolute majority.	in the capital of the beneficiary	
	partnershipCompany.	



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	1012.5. Any others that in-by virtue of a-mandatory legal regulation requires a qualified or special majority greater than the absolute majority.	
11. Right to Vote. Each of the shares registered in the Shareholders Registration Book has the right to a vote at meetings of the General Assembly of Shareholders without restrictions as far as the number of votes the titleholder or representative may issue, without prejudice to the prohibitions or inabilities set forth by law regarding voting on certain decisions, such as the case of Éxito Administrators and employees to vote on cash flow statements, end-of-period accounts, and liquidation accounts. Votes corresponding to one Shareholder may not be fractioned.	11. Right to Vote. Each of the shares listed registered in the Shareholders Registration Register Book hasshall confer the right to a one vote at meetings of the General Assembly Meeting of Shareholders, without restrictions regarding as far as the number of votes that can be placed by the titleholder or the representative thereof, may issue, without prejudice to except fot the prohibitions or and inabilities ineligibilities set forthestablished by law regarding to vote on cash flow statements, end-of-period accounts, and liquidation accounts the balance sheets, year-end accounts and settlement accounts. Votes The votes corresponding to one a single Shareholder may cannot not be fractioned split.	Form adjustment.
 12. Voting Regulations. The General Assembly of Shareholders actions and voting shall observe the following rules: 1 st. Votes shall be in writing only when so determined by the Chairman of the General Assembly of Shareholders, or when the electoral quotient method must be applied. 2 nd. For each unitary voting, a separate voting session shall be held, but when electing the principal and the deputy for the same 	Article 13. <u>12.</u> Voting RegulationsRules. In the actions to be taken and votes to be cast by the <u>The</u> General Assembly <u>Meeting</u> of Shareholders, actions and voting the following rules shall <u>be</u> observed the following rules: 1. <u>st.</u> Votes shall be <u>cast</u> in writing only when so <u>determined provided</u> by the Chairman of the General <u>Assembly Meeting</u> of Shareholders, or when the electoral quotient method <u>system</u> must be applied.	Form adjustment.



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position, the voting shall be	2. nd. A separate vote shall be taken	
conjointly held.	for each single election For each	
3 rd. When there is a draw in a	unitary voting, a separate voting	
unitary election, a new voting	session shall be held, but when a	
session shall be held, and if there is	principal and alternate must be	
a draw again, the election shall be	chosen electing the principal and the	
construed as suspended. If the	deputy for the same position, the	
draw occurs when voting for	election shall be made jointly voting	
proposals and resolutions, they	shall be conjointly held.	
shall be construed as denied.	3-rd. In the event of a tie in a single	
4 th. When the name of a candidate	When there is a draw in a unitary	
is repeated one or more times on	election, a new voting vote session	
the same ballot, only the votes	shall be heldtaken and, and if this	
favoring him or her on that ballot	also results in a tie,, the election	
shall be computed; but if the	appointment shall be construed	
repetition consists of being principal	deemed as suspended. If the draw tie	
and deputy at the same time, the	occurs when voting for on proposals	
inclusion as deputy shall not be	and or resolutions, they shall be	
taken into consideration.	construed as deemed to be denied.	
5 th. If any ballot has a number of	4 th. When the name of a candidate	
names larger than what it is	is repeated one or more times on the	
supposed to contain, only the first	same ballot, only the votes for the	
shall be scrutinized up to the due	candidate corresponding to said	
number. If the number is lower, the	favoring him or her on that ballot shall	
names included shall be computed.	be co mputed; unted. but However, if	
6 th. For the integration of the Board	the repetition consists of being listed	
of Directors, commissions, or	as a principal and, at the same time,	
collegial bodies, the electoral	as an alternate, the inclusion as an	
quotient system shall be applied	alternate deputy at the same time,	
under the terms foreseen by the	the inclusion as deputy shall not be	
law, unless unanimity of the shares	taken into considerationaccount.	
representing the votes	5 th. If anyWhen a ballot has a	
corresponding to the totality of the	number of contains more names	
shares represented at the meeting	larger than what it is supposed to	
is foreseen, or when the National	containit should, only the first ones on	
Government sets forth the	the placement shall be scrutinized	
obligation to apply a different voting	counted up to the due	
system.	numberappropriate number. If it has	
7 th. The Company shall not be able	less names, all those contained on	
to vote on behalf of the shares it has	the ballot the number is lower, the	
repurchased and is holding. In order	names included shall be	
to facilitate the development of the	computed counted.	
voting sessions, the Shareholders	6-th. The form the For the integration	
who would like to certify their	of the Board of Directors and the,	
abstention, vote against, or	commissions, or collegial official	
opposition to the agreements	bodies, the electoral quotient system	
reached by the General Assembly	shall be applied, as under the terms	
of Shareholders, are requested to	foreseenprescribed by the law,	



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submit said decision in writing and	unless they are filled unanimity	
signed to the Secretary of the	unanimously by of the shares	
General Assembly of Shareholders.	representing the votes corresponding	
	to the totality of the shares	
	represented at the meeting, or the	
	Colombian Government establishes	
	is foreseen, or when the National	
	Government sets forth the obligation	
	to <u>of</u> applying a different voting	
	system.	
	7-th. The Company cannot shall not	
	be able to vote using its own	
	repurchased shares in its	
	possessionon behalf of the shares it	
	has repurchased and is holding.	
	In the event of amendment of the	
	Company Bylaws, each article or	
	group of articles substantially related	
	to each other shall be voted on	
	separately, except when a	
	Shareholder or group of	
	Shareholders holding at least five	
	percent (5%) of the share capital	
	requests that it be voted on	
	separately during the General	
	Meeting.	
	In order toTo facilitate the	
	In order to To facilitate the development of the voting	
	sessionsprocess, the Shareholders	
	who wish to make a record of their	
	would like to certify their abstention,	
	or vote against, or in opposition to the	
	agreements reached by the General	
	Assembly Meeting of Shareholders	
	shall be, are requested to submit said	
	this decision in writing and signed it	
	prior to their intervention to the	
	Secretary of the General Assembly	
	Meeting of Shareholders.	
	Article 14. 13. Powers of	Form adjustment.
13. Powers of Attorney.	AttorneyProxies.	
Every Éxito Shareholder may be	Every ÉxitoAll Company	
represented at meetings of the	Shareholders may be represented at	
General Assembly of Shareholders	meetings of the General Assembly	
through power of attorney granted	Meetings of Shareholders through by	
in writing and indicating the name of	granting a proxy power of attorney	



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the representative, the person he or	granted in writing and indicating the	
she may replace, and the date of the	name of the representative proxy	
meeting or meetings for which the	holder, the person who the proxy he	
power of attorney has been	or she may replace, and the date of	
conferred. It is construed that the	the meeting(s) or meetings for which	
conferred power of attorney granted	the power of attorney has been	
for a meeting of the General	conferredproxy is granted. It is	
Assembly of Shareholders is valid	construed that the conferred power	
for the number of General Assembly	of attorneyproxy granted for a one	
of Shareholders sessions	meeting is deemed valid for the	
corresponding to that meeting. The	number of sessions of the General	
grantors and grantees shall identify	Assembly Meeting of Shareholders is	
themselves in compliance with the	valid for the number of General	
legal provisions. Excepting cases of	Assembly of Shareholders sessions	
legal representation, Éxito directors	corresponding to that corresponding	
and employees may not represent	to the same meeting. The grantors	
at meetings of the General	and granteesprincipals and	
Assembly of Shareholders any	representatives shall be identify	
shares other than their own while	identified themselves in compliance	
they are in tenure of their positions,	withby the legal provisions.	
nor shall they be able to substitute		
powers of attorney granted to them.	In order to minimize the use of	
Likewise, Exito administrators or	delegations without voting	
employees may not vote on cash	instructions, the Company	
flow statements, end-of-period	Administration shall publish a proxy	
accounts, or liquidation accounts.	template form on its website,	
	including the different items on the	
	agenda, in order for the Shareholder to be able to instruct the	
	to be able to instruct the representative how to vote on each	
	item.	
	item.	
	Except ing in the cases of legal	
	representation registered agents,	
	Company Administrators Éxito	
	directors and employees may	
	notcannot represent shares other	
	than their own at at meetings of the	
	General Assembly Meetings of	
	Shareholders any shares other than	
	their own while they are in tenure	
	of while they hold their positions, nor	
	shall can they be able to substitute	
	powers of attorneyreplace the proxies	
	granted to them.	
	LikewiseFurthermore, Administrators	
	and Éxito administrators or	
	employees may not vote on cash flow	



Original Article	Dronged Tayt	Justification
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	statements, end-of-period accounts,	
	or liquidation accounts the balance	
	sheets, year-end accounts or	
	settlement accounts.	
14. Functions of the General	Article 15. Functions and	Form adjustment
Meeting of Shareholders.	<u>Article</u> 15. Functions <u>and</u> responsibilities of the General	Form aujustment
In addition to the functions set forth		
	Meeting of Shareholders.	
by law and statutorily, the General	The Constal Meeting of	
Assembly of Shareholders shall	The General Meeting of	
have the following functions:	Shareholders shall have In addition to	
a) Freely appoint and remove the	the functions established in Article 27	
Board of Directors Members, the	of the Company Bylaws, namely:set	
Statutory Auditor, and their	forth by law and statutorily, the	
respective deputies.	General Assembly of Shareholders	
b) Set by written ballot remuneration	shall have the following functions:	
of the members of the Board of	a) Freely appoint elect and remove of	
Directors and the Statutory Auditor.	the Board of Directors Members, the	
c) Examine the accounts that must	Statutory Auditor, and <u>ythe respective</u>	
be submitted by the Board of	alternates, and approve the	
Directors and the Chief Executive	succession policy for these positions,	
Officer on a yearly basis, or when	when applicable, which shall be	
demanded by the General	proposed by the Board of Directors	
Assembly of Shareholders; and, in	their respective deputies.	
consequence, approve, disapprove,	b) Approve the general policy for the	
or modify the corresponding	remuneration Set by written ballot	
financial statements and	remuneration of the members of the	
disclosures that, according to legal	Board of Directorsmembers and, if	
norms, must be submitted by them for consideration by the General	proposes by the Board of Directors, define the general framework in	
Assembly of Shareholders. d) Appoint from within a plural	which the Board itself may grant a	
, , , , , , , , , , , , , , , , , , , ,	variable remuneration component for	
commission to study the accounts, financial statements, and other	Senior Management to be obtained based on the performance of	
information of this nature when they	Company shares on the market. the	
have not been approved, as well as	Statutory Auditor.	
a report to the General Assembly of	c) Examine the accounts reports that	
Shareholders within the term set	must be submitted made by the	
forth by the General Assembly of	Board of Directors and the Chief	
Shareholders.	Executive OfficerCEO on an annual a	
e) Consider the reports of the Board	yearly basis, or when demanded	
of Directors and the Chief Executive	required by the General Assembly	
Officer about the condition of	Meeting of Shareholders, and as a	
company business, disclosures,	result, ; and, in consequence,	
accounting data, and statistical data	approve, disapprovereject, or modify	
demanded by law, as well as the	<u>amend</u> the corresponding financial	
proposals submitted by the Board of	statements and disclosures that,	



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Directors with financial statements,	according pursuant to legal	
and the Statutory Auditor's report.	normsregulation, they must be	
f) To have the profits indicated by	submitted by them for consideration	
the situation-and-result financial	by the General Assembly of	
statements once they are approved,	Shareholdersfor its consideration.	
subject to the legal provisions and	d) Appoint from among its members	
the regulations of the Bylaws. To	a plural commission within a plural	
exercise this power, the General	commission to study the accounts,	
Assembly of Shareholders may	financial statements, and other	
create or increase voluntary or	reports of this kind, information of this	
occasional reserves for a specific	nature, when they have not been	
destination and set the dividend	approved, and as well as a report to	
amount and the dividend payment	the General Assembly Meeting of	
term and conditions.	Shareholders within the term	
g) Decide on the transfer or change	indicated thereby for this purposeset	
of destination of voluntary or	forth by the General Assembly of	
occasional reserves, their	Shareholders.	
distribution, or their capitalization,	e) Consider the reports of the Board	
when they are unnecessary.	of Directors and the Chief Executive	
h) Appropriate profits destined to	OfficerCEO regarding the status of	
the reserve for share repurchase,	the corporateabout the condition of	
subject to statutory and legal	company business, disclosures,	
regulations. In virtue of those	accounting data and statistical	
appropriations, the Board of	statistics data demanded required by	
Directors is fully authorized to use	law , ; <mark>as well as</mark> the proposals	
the reserve to repurchase shares	submitted by the Board of Directors	
issued by the Company, as long as	with financial statements, ; and the	
they are fully unencumbered,	Statutory Auditor's report.	
following all norms applicable to	f) To have Dispose of the profits	
these transactions in the securities	established pursuant to theindicated	
market, and shall have the power,	by the situation-and-result financial	
when it deems it convenient, to	statements of financial position and	
determine for those repurchased	income, once they are have been	
shares any destination prescribed	approved, in compliance with	
by Article 417 of the Code of	thesubject to and regulations of the	
Commerce.	Company the legal provisions and the	
i) Decide that a determined	regulations of the Bylaws. To In	
issuance of common stock be	exercise of this power, the General	
placed without preferential rights.	Assembly of Shareholdersit may	
j) Issue stock for services and	create or increase voluntary or	
dividend right shares/retired share	occasional reserves for a specific	
benefits; issue privileged shares,	destination purpose, and set the	
regulate their placement, determine	dividend amount and of the dividend.	
the nature and extension of the	as well as the form and term of its	
privileges, and reduce them or	payment-term and conditions.	
abolish them subject to the	g) Decide on the transfer or change	
regulations and statutes as well as	of destinationin purpose of the	
to legal provisions. 63	occasional or voluntary or occasional	



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k) Agree in the merger of the	reserves, their distribution thereof, or	
Company, whether horizontal or	their capitalization, when they are	
vertical, with other partnerships, its	unnecessary.	
transformation or split, its	h) Appropriate <u>Allocate</u> profits	
separation (demerger), or rental of	destined tofor the reserve for to	
the partnership company or a the	repurchase share repurchase,	
total of its assets, anticipated	subject to the Company Bylaws	
dissolution or the prorogation of its	statutory and legal regulations. On	
duration, and, in general, any	the basis of such allocations, In virtue	
reform, widening, or modification by	of those appropriations, the Board of	
decision adopted by the ordinary	Directors is fully hereby authorized to	
majority provided for in Article 23 of	use the reserve to repurchase shares	
the Corporate Bylaws.	issued by the Company provided that	
I) Order corresponding legal actions	they are paid in full and in compliance	
against administrators, executive	with the applicable regulations for	
staff members, or the Statutory	trading on , as long as they are fully	
Auditor.	unencumbered, following all norms	
m) Designate, if the Company is	applicable to these transactions in the	
liquidated, one or more liquidators,	securities market, and it is authorized	
as well as a Deputy for each of	to use such shares at a later stage,	
them, remove them, set their	whenever deemed appropriate, for	
retribution, and order them their	any of the purposes shall have the	
duties and the instructions	power, when it deems it convenient,	
demanded by the liquidation, and	to determine for those repurchased	
approve their accounts. While the	shares any destination prescribed by	
liquidator and his or her deputy are	Article 417 of the Code of Commerce.	
appointed and registered, their	i) Decide that a determined specific	
function shall be performed by the	issuance of common stockordinary	
Chief Executive Officer of the	shares be placed without	
Company as soon as the Company	preemptivepreferential rights.	
enters into liquidation, and his or her	•	
deputies shall be his or her current	for services and or dividendright	
deputies at that moment in the	shares/retired, share benefits; issue	
same order.	privileged shares, regulate their	
n) Issue and place preferred	placement, determine the nature and	
dividend shares without the right to	extension of the privileges, and	
vote; however, they shall not be	reduce or eliminate them, -subject to	
able to represent more than the	the rules of the Company Bylaws and	
maximum percentage (%) set forth	the_or_abolish_them_subject_to_the	
by the Law.	regulations and statutes as well as to	
o) Adopt, in general, every measure	legal provisions. 63	
required for compliance with the	k) Agree in on (i) the active or passive	
Bylaws and the common interest of	the merger of the Company, whether	
the Shareholders;	horizontal or vertical, with one or	
p) Any other set forth by the law and	more other companies; other	
the Bylaws as well as those that do	partnerships, ; (ii) its transformation;	
not correspond to any other	(iii) or splitthe division (spin-off), sale.	
company body.	Encumbrance or lease of the	

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	company or part of its assets when,	
	when, in the opinion of the Board of	
	Directors, said transaction	
	compromises essential assets for the	
	development of the corporate	
	purpose; , (v) the acquisition of other	
	companies or assets when, in the	
	opinion of the Board of Directors, said	
	transaction could lead to an effective	
	change in the corporate purpose; (vi)	
	the early dissolution or the extension	
	of the lifespan; and (vii) in general,	
	any reform, expansion or amendment	
	of the Company its separation	
	(demerger), or rental of the	
	partnership company or a the total of	
	its assets, anticipated dissolution or	
	the prorogation of its duration, and, in	
	general, any reform, widening, or	
	modification by decision adopted by	
	the ordinary majority provided for in	
	Article 23 of the Corporate Bylaws.	
	I) Order the corresponding legal	
	actions proceedings against	
	administratorsAdministrators,	
	executive staff members, or the	
	Statutory Auditor.	
	m) In the event of dissolution of	
	Designate, if the Company is	
	liquidated, appoint one or more	
	liquidators, and an alternate for as	
	well as a Deputy for each of them, set	
	their remuneration, giveremove them	
	the orders and instructions required	
	for settlement, set their retribution, and order them their duties and the	
	instructions demanded by the	
	liquidation, and approve their accounts. Until this is done and the	
	appointment of the liquidator and the	
	alternate is registered, the Company	
	CEO shall have this function when	
	While the liquidator and his or her	
	deputy are appointed and registered,	
	their function shall be performed by	
	the Chief Executive Officer of the	
	Company begins the settlement	
	process, and his/her alternates shall	
	process, and mismer alternates shall	



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	be those who, on that date, are	Justification
	his/her alternates, in their order.	
	soon as the Company enters into	
	liquidation, and his or her deputies	
	shall be his or her current deputies at	
	that moment in the same order.	
	n) <u>IssueCreate</u> and place preferred	
	dividend shares with a preferred	
	dividend without voting rights. the	
	right to vote; however However, they	
	shall may not be able to represent	
	more than the maximum percentage	
	established (%) set forth by the Law.	
	o) <u>IAdopt, in</u> general, every	
	measureadopt all the required for	
	compliance with the corporate	
	bBylaws and the common interest of	
	the Shareholders;	
	p) Any others set forthindicated by	
	the law and or the Company Bylaws	
	as well as and those that do are not	
	the responsibility of correspond to	
	any other company corporate body.	
	Autiala 40 45 Dalamatian	
	-Article 16. 15. Delegation.	Form adjustment
15. Delegation.	- <u>Article 16.</u> 15. Delegation. The General Assembly Meeting of	Form adjustment
15. Delegation. The General Assembly of	The General Assembly Meeting of	Form adjustment
•		Form adjustment
The General Assembly of	The General <u>Assembly Meeting</u> of Shareholders may delegate <u>some of</u> <u>its functions</u> to the Board of Directors	Form adjustment
The General Assembly of Shareholders may delegate to the	The General Assembly Meeting of Shareholders may delegate some of	Form adjustment
The General Assembly of Shareholders may delegate to the Board of Directors or to the	The General Assembly Meeting of Shareholders may delegate some of its functions to the Board of Directors or to the Company's Chief Executive	Form adjustment
The General Assembly of Shareholders may delegate to the Board of Directors or to the Company's Chief Executive Officer,	The General <u>Assembly Meeting</u> of Shareholders may delegate <u>some of</u> <u>its functions</u> to the Board of Directors or to -the Company's <u>Chief Executive</u> <u>OfficerCEO</u> , in <u>certain specific</u> cases	Form adjustment
The General Assembly of Shareholders may delegate to the Board of Directors or to the Company's Chief Executive Officer, in certain cases or for a definite	The General <u>Assembly Meeting</u> of Shareholders may delegate <u>some of</u> <u>its functions</u> to the Board of Directors or to -the Company's <u>Chief Executive</u> <u>OfficerCEO</u> , in <u>certain specific</u> cases or for a <u>definite specific</u> period of time,	Form adjustment
The General Assembly of Shareholders may delegate to the Board of Directors or to the Company's Chief Executive Officer, in certain cases or for a definite period of time, one or several of its functions, as long as they are by nature delegable and such	The General <u>Assembly Meeting</u> of Shareholders may delegate <u>some of</u> <u>its functions</u> to the Board of Directors or to the Company's <u>Chief Executive</u> <u>OfficerCEO</u> , in <u>certain specific</u> cases or for a <u>definite specific</u> period of time, <u>provided that they can be delegated</u>	Form adjustment
The General Assembly of Shareholders may delegate to the Board of Directors or to the Company's Chief Executive Officer, in certain cases or for a definite period of time, one or several of its functions, as long as they are by	The General Assembly Meeting of Shareholders may delegate some of its functions to the Board of Directors or to the Company's Chief Executive OfficerCEO, in certain specific cases or for a definite specific period of time, , provided that they can be delegated by their nature and their delegation is not forbiddenone or several of its functions, as long as they are by	Form adjustment
The General Assembly of Shareholders may delegate to the Board of Directors or to the Company's Chief Executive Officer, in certain cases or for a definite period of time, one or several of its functions, as long as they are by nature delegable and such	The General Assembly Meeting of Shareholders may delegate some of its functions to the Board of Directors or to-the Company's Chief Executive OfficerCEO, in certain specific cases or for a definite specific period of time, , provided that they can be delegated by their nature and their delegation is not forbiddenone or several of its functions, as long as they are by nature delegable and such delegation	Form adjustment
The General Assembly of Shareholders may delegate to the Board of Directors or to the Company's Chief Executive Officer, in certain cases or for a definite period of time, one or several of its functions, as long as they are by nature delegable and such	The General Assembly Meeting of Shareholders may delegate some of its functions to the Board of Directors or to-the Company's Chief Executive OfficerCEO, in certain specific cases or for a definite specific period of time, , provided that they can be delegated by their nature and their delegation is not forbiddenone or several of its functions, as long as they are by nature delegable and such delegation is not prohibited. However, the	Form adjustment
The General Assembly of Shareholders may delegate to the Board of Directors or to the Company's Chief Executive Officer, in certain cases or for a definite period of time, one or several of its functions, as long as they are by nature delegable and such	The General Assembly Meeting of Shareholders may delegate some of its functions to the Board of Directors or to-the Company's Chief Executive OfficerCEO, in certain specific cases or for a definite specific period of time, , provided that they can be delegated by their nature and their delegation is not forbidden one or several of its functions, as long as they are by nature delegable and such delegation is not prohibited. However, the functions contained in subsections a),	Form adjustment
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Original Article	Dropood Toyt	luctification
Original Article	Proposed Text	Justification
including: 16.1. Commission for	commissions for special purposes,	
Review and Approval of the	including:	
Minutes: Responsible for reviewing		
the contents of the General	<u>1617</u> .1. Commission for the	
Assembly of Shareholders meeting	Review and Approval of the	
Minutes prepared by the Secretary	Minutes: Responsible for reviewing	
and signing it on behalf of everyone	the contents of the minutes of the	
present as long as it is found true	General Assembly Meeting of	
and real with regards to the events	Shareholders meeting Minutes	
that took place. This commission	prepared by the Secretary and	
shall be made up of two attending	signing it on behalf of all those	
Shareholders appointed by the	attending if it finds that it is accurate	
General Assembly of Shareholders.	and represents the reality of everyone	
16.2. Commission for Election and	present as long as it is found true and	
Scrutiny: Responsible for	real with regards to the events that	
performing the counting of votes at	took place. This commission shall be	
the moment of the election of the	made up of two attending	
Board of Directors or any proposal	Shareholders appointed by the	
that requires a Nominative Vote.	General Assembly Meeting of	
This commission shall be made up	Shareholders.	
of two attending Shareholders	16.2. Commission for Election and	
appointed by the General Assembly	Counting	
of Shareholders.	ScrutinyCommission: Responsible	
	for performing the counting of the	
	votes at the moment of the election of	
	the Board of Directors, of for any	
	proposal that requires a Nominative	
	Vote counted vote. This commission	
	shall be made upcomprised of two	
	attending Shareholders appointed by	
	the General Assembly Meeting of	
	Shareholders from the attendees.	
	onarcholders <u>nom the attendees</u> .	Form adjustment
17. Shareholder Interventions.	Article 18. 17. Shareholder	r onn aujustinent
The interventions of the	Interventions.	
Shareholders in the General		
Assembly of Shareholders shall	The linterventions of theby	
	The linterventions of the by Shareholders in at the General	
essentially take place respecting the agenda and shall be limited to		
	Assembly Meeting of Shareholders	
three (3) minutes, a term than may	shall <u>be made essentially take place</u>	
be extended by the Chairman of the	respecting in relation to the agenda	
General Assembly of Shareholders	and shall be limited to three (3)	
up to five (5) minutes. Once the	minutes, <u>a This</u> term than may be	
agenda has been complied with,	extended by the Chairman of the	
Shareholder interventions may take	General Assembly Meeting of	
place in the form of questions or	Shareholders <u>for</u> up to five (5)	
additional proposals to those	minutes. Once the end of agenda has	
considered in compliance of the	been complied withreached,	



Original Article	Proposed Text	Justification
agenda. The Shareholders who	Shareholder interventions may take	JUSINGALION
wish to intervene shall identify	place in the form of continue to ask	
themselves by first name, last	questions or <u>make</u> additional	
name, and number of shares they	proposals to those considered in	
hold or represent. Once the turn of	compliance of the agenda. The Any	
the Shareholders' interventions	Shareholders who wish to intervene	
concludes, their questions shall be	shall identify themselves, by	
answered. The information or	firstindicating their full name, last	
clarification requested shall be	name, and identification number of	
provided by the Chairman, or, as	shares they hold or represent. Once	
applies and by the 64 Chairman's	the turn of the Shareholders'	
indication, by another administrator	interventions concludes have ended,	
or, if deemed appropriate, by an	their questions shall be answered.	
employee or thirdparty expert.	The Any information or clarification	
	requested shall be provided by the	
	Chairman, or, as if applies applicable	
	and by the 64 instruction	
	thereof Chairman's indication , by	
	another administrator Administrator	
	or, if deemed appropriate, by any	
	employee or third_party who is an	
	expert on the matter.	
	Article 19. 18. Temporary	Form adjustment
18. Temporary Suspension.	Suspension. Exceptionally, in the	· · · · , · · · · ·
Exceptionally, if any fact arises that	occurrence of an event if any fact	
substantially alters the good order	arises that substantially alters the	
of the General Assembly of	orderly progress good order of the	
Shareholders meeting, or if there	General Assembly Meeting of	
are any other extraordinary	Shareholders meeting, or if there are	
circumstances that impede its	any other extraordinary	
normal development, the Chairman	circumstances that prevent the	
of the General Assembly of	impede its normal	
Shareholders may propose		
suspension of the meeting during		
the time needed to reestablish the	Meeting of Shareholders may	
conditions that allow for its	propose its suspension of the	
continuation. The deliberations of	meeting during for the time necessary	
the General Assembly of	to restoreneeded to reestablish the	
Shareholders may be suspended to	conditions that allow for its	
be reinitiated at a later time as many	continuation to continue.	
times as is decided by a plural		
number of attendees who represent	The deliberations of the General	
at least half plus one of the shares	Assembly Meeting of Shareholders	
represented at the meeting.	may be suspended to be	
	reinitiated and resumed at a later time	
	as many times as is decided by a	
	plural number of attendees	
	whoShareholders representing at	



Original Article	Proposed Text	Justification
	least half plus one of the shares	
	represented at the meeting.	
	Article 20. 19. Behavior.	Form adjustment
19. Behavior.	Correct behavior by all attendees of	
During the course of the Meeting,	the General Meeting of Shareholders	
every attendee must behave	shall be expected during its	
appropriately. The Directive Desk	sessions During the course of the	
has the power to excuse from the	Meeting, every attendee must	
meeting any person who is	behave appropriately. The Directive	
inebriated or consuming alcoholic	Desk Board is authorized to order	
beverages, or due to any behavior	removal from the session of the	
that impedes the normal course of	General Meeting of Shareholders of	
the Meeting.	has the power to excuse from the	
-	meeting any person who is inebriated	
	drinking alcohol or by any means or	
	or consuming alcoholic beverages, or	
	due to any behavior is obstructing	
	that impedes the normal course of	
	running of the Meetingmeeting.	
	Article 21. 20. Information on the	Form adjustment
20. Information on the	Development of the General	
Development of the Meeting.	Meeting of Shareholders.	
In order to keep the Shareholders	With the aim In order to keep the	
who were not able to attend the	Shareholders shareholders who	
General Assembly of Shareholders	cannotwere not able to attend the	
informed, Exito shall publish on its	General Assembly Meeting of	
company webpage a summary of	Shareholders informed, on its	
the main aspects that took place	website, the Company shall post	
during the Meeting, such as the	Éxito shall publish on its company	
starting time, place, deliberative	webpage a summary of the main	
quorum, and main issues dealt with,	aspects of the General that took	
among others.	place during the Meeting of	
	Shareholders held, such asincluding	
	the starting time, placelocation,	
	deliberative quorum for deliberation,	
	and the main topics that were addressed and voted on at the	
	meetingissues dealt with, among	
	others.	
	uneis .	