BYE-LAWS

OF THE

SUPERVISORY BOARD

OF

CORTICEIRA AMORIM, S.G.P.S., S.A.

Article I

The Supervisory Board is responsible for supervising the overall performance of Corticeira Amorim, S.G.P.S., S.A.

1

Article II

- 2.1 The members of the Supervisory Board are elected by the Company's shareholders in accordance with the provisions of the law.
- 2.2 The election shall be done via separate lists specifying the position to be held by each member in the Supervisory Board.
- 2.3 It is understood that the members of the Supervisory Board shall take office immediately upon being elected.

Article III

- 3.1 The term of office of the members of the Supervisory Board shall be three calendar years.
- 3.2 The members of the Supervisory Board shall serve during all their term of office and until legally replaced. The calendar year in which they are elected is computed as a full year for the purpose of their term of office.
- 3.3 The members of the Supervisory Board may be re-elected in accordance with the provisions of the law.
- 3.4 The duties and powers vested in the members of the Supervisory Board may not be delegated.
- 3.5 The members of the Supervisory Board may be paid a fixed remuneration for a certain period of time.

Article IV

- 4.1 The Supervisory Board shall consist of three full members and one or several alternate members.
- 4.2 If a full member of the Supervisory Board is temporarily unable to discharge the powers and duties of his office or if he ceases to perform the functions of his office, such member shall be replaced by an alternate member.
- 4.3 If the Chairman of the Supervisory Board shall cease to hold office before the expiration of his term of office, the other members of the Supervisory Board shall appoint one of their number to be the Chairman of the Supervisory Board and this appointed member shall hold office only for the unexpired portion of the term of office of his predecessor.
- 4.4 An alternate member replacing a full member who has ceased to perform the functions of his office shall hold office until the next annual general meeting when any vacancies still existing will be filled.

- 4.5 If no elected alternate member shall be available to fill a full member vacancy on the Supervisory Board, any vacated positions of both full and alternate members shall be filled by election.
- 4.6 If the situation set forth in Section 4.5 above shall occur, the Supervisory Board must as soon as the Board shall learn of such situation inform in writing the Chairman of the group chairing the annual general meeting and the Board of Directors of that fact.

Article V

- 5.1 The Supervisory Board shall include at least one independent member holding an university degree adequate to perform the duties and responsibilities of that office as well as appropriate expertise in the field of auditing or accounting.
- 5.2 The Supervisory Board shall consist of a majority of independent members.
- 5.3 Members of the Supervisory Board will be deemed independent if they are neither associated with any specific group of interests in the Company nor in a position likely to affect their impartiality in terms of appraisal or decision. In particular Portuguese law will not deem independent:
 - (a) any holder or person acting on behalf or for the account of a holder of a qualifying holding equal to or higher than 2 percent of the Company's share capital; or
 - (b) a person who shall have been reelected for more than two terms of office, whether consecutive or not.
- 5.4 The Supervisory Board, the Chairman of the group chairing the annual general meeting and the Board of Directors shall be immediately informed in writing by the member concerned of the occurrence of any situation or circumstances which may lead to a lack of his independence under the terms set forth in Section 5.3 above.

Article VI

- 6.1 No person shall be appointed or elected to be a member of the Supervisory Board
 - (a) if he is a beneficiary of special benefits from the Company;
 - (b) if he performs managerial duties in the company;
 - (c) if he is a member of a governing body of a company which controls or belongs to the same group of companies as the company being supervised;
 - (d) if he is a member of a partnership which controls the company being supervised;

- if he provides, either directly or indirectly, services or has significant business relationships with the company being supervised or with a company which controls or belongs to the same group of companies as the company being supervised;
- (f) if he holds office at a competing company and acts on behalf of or for the account of such competing company or in any way is bound to protect the interests of such competing company;
- (g) if he is a spouse, a relative or a lineal ancestor/descendant up to and including the third degree of kinship of a person who by virtue of the provisions set forth in Sections 6.1 (a), 6.1 (b), 6.1 (c) 6.1 (d) and 6.1 (f) is barred from being appointed or elected to the Supervisory Board as well as if he is a spouse of a person covered by the provisions of Section 6.1 (e);
- if he performs managerial and supervisory functions in five companies, except law firms, companies of chartered accountants and official auditors;
- (i) if he is an official auditor who is barred from being appointed or elected to the Supervisory Board by virtue of the rules governing his office;
- (j) if he becomes a bankrupt or becomes of unsound mind, or is convicted of any indictable offence and barred from holding public office (even if for a temporary period of time).
- 6.2 The members of the Supervisory Board are required to report forthwith in writing to the Supervisory Board, the Chairman of the group chairing the annual general meeting and the Board of Directors the occurrence of any circumstances as set forth in Sections 6.1(a) to 6.1(j) above, the occurrence of which will cause the appointment to be vacated.
- 6.3 The appointment of a person affected by any of the limitations in Sections 6.1(a) to 6.1(j) above or in the Company's Articles of Association or who does not have full legal capacity shall be null and void.

Article VII

- 7.1 Every member of the Supervisory Board shall be protected against liability; to this end, a security shall be deposited or a liability insurance policy taken out in the amount of at least EUR 250,000.
- 7.2 Every member appointed or elected to the Supervisory Board shall begin benefitting from liability insurance coverage within 30 days of his appointment or election. This liability insurance coverage will remain in effect until the end of the calendar year following the calendar year in which the Supervisory Board member will cease to hold office for whatever reason whatsoever, under penalty of his immediate removal from office.

Article VIII

- 8.1 It is the responsibility of the Supervisory Board:
 - (a) to supervise the Management of the Company;
 - (b) to oversee the observance of the law and of the Company's Articles of Association;
 - (c) to examine the accuracy of general ledger, accounting records and supporting documents;
 - (d) to control as often and in such manner as the Supervisory Board shall think fit – cash assets and any type of assets belonging to the Company or in its possession as a result of any guarantees and deposits received by the Company;
 - (e) to examine the accuracy of financial statements and reports;
 - (f) to examine if the accounting policies and valuation criteria used by the Company are leading to accurate asset valuation results;
 - (g) to prepare every year a report on the Supervisory Board's activities and issue an opinion on the report, the financial statements and the proposals submitted by the Board of Directors;
 - (h) to convene the annual general meeting if the Chairman of the group chairing the annual general meeting shall not do it;
 - (i) to assess the effectiveness of the risk management system, the internal audit system and the internal control system, if applicable;
 - (j) to receive and deal with any claims regarding anomalous situations reported by shareholders, Company's employees or other persons;
 - (k) to examine claims regarding anomalous situations and request the required explanations about such situations from members of the other Company's governing bodies;
 - (I) based on the examination carried out under Section 8.1 (k) above, to suggest measures for preventing the reoccurrence of any such anomalous situations and inform the Board of Directors as well as the relevant internal or external bodies (as the case may be) of such measures; the identity of the person reporting any anomalous situation must be safeguarded and his personal information must not be disclosed except as otherwise expressly authorized by the person concerned;
 - (m) to hire services of experts and consultants to assist members of the Supervisory Board in better performing their duties; the importance of

the matters to be dealt with by such experts and the financial situation of the Company shall be taken into account before engaging such experts and agreeing on the remuneration to be paid to each of them; the Board of Directors has to be previously informed about the scope and conditions of any such provision of services;

- (n) to dispense temporarily with the services of a director:
 - (n.1) if his state of health will prevent a director from performing temporarily his duties as a member of the Board;
 - (n.2) if any other personal circumstances will prevent a director from performing the duties of his office for a period of more than 60 days and the director concerned shall request the Supervisory Board his temporary suspension from office or the Supervisory Board shall feel this temporary suspension appropriate in order to protect the interests of the Company;
- (o) to fix the termination of a director's employment if, after his appointment to the office of director, a circumstance will occur and will negatively affect the duly performance of a director's duties and the director concerned will not be willing to leave office or he will not commence to remedy such situation within a 30 days' period;
- (p) to perform all the other duties and obligations laid down in law and in the Company's Articles of Association.
- 8.2 It is the responsibility of the Supervisory Board:
 - to consider the report of the directors, the financial statements and either the statutory certification of accounts or the explanatory statement regarding their non-certification;
 - (b) if the Supervisory Board adopts the statutory certification of accounts or the explanatory statement regarding their non-certification, this fact has to be expressly mentioned in the report of the Supervisory Board;
 - (c) if the Supervisory Board does not adopt the statutory certification of accounts or the explanatory statement regarding their non-certification, the reasons for such a decision must be clearly stated in the report of the Supervisory Board;
 - (d) to sent the report and the recommendation prepared by the Supervisory Board to the Board of Directors within a 15-days' period counted from the date of actual receipt of the above financial data;
 - (e) to state in the report and in the recommendation to be prepared by the Supervisory Board that as far as the report of the directors, the financial statements, the statutory certification of accounts and the other annual financial statements required by law or by the Portuguese Securities Market Commission is concerned and to the best of the Supervisory Board's knowledge, all these documents are found to be in conformity

with the applicable accounting principles and truly and appropriately reflect the financial position of the Company, of its assets and liabilities, and of the companies included in the consolidation; it must be also stated that the report of the directors gives an accurate picture of the Company's business performance and its financial position and of the companies included in the consolidation as well as a description of the principal risks and uncertainties facing the Company.

- 8.3 It is also the responsibility of the Supervisory Board:
 - (a) to supervise the process of preparing and disclosing financial information;
 - (b) to bring forward a motion at the annual general meeting for the appointment of an official auditor;
 - (c) to supervise the procedures relating to the auditing of the Company's annual financial statements;
 - (d) to supervise the independence of the official auditor, particularly with regard to his provision of additional services.
- 8.4 The members of the Supervisory Board shall at any time supervise and monitor the procedures relating to the supervision which the members shall think fit in order to duly discharge the supervisory powers and duties vested in them.
- 8.5 If the members of the Supervisory Board shall learn of any circumstance that may adversely affect the Company's ordinary course of business, they must inform forthwith the official auditor of this circumstance by registered letter.

Article IX

- 9.1 The members of the Supervisory Board shall act with due skill, care and diligence in the best interests of the Company. The members of the Supervisory Board have also a duty:
 - (a) to attend Supervisory Board meetings, annual general meetings as well as Board meetings convened at the request of the Chairman of the Board of Directors or at which meetings the annual financial statements of the Company shall be considered;
 - (b) to conduct supervision in an impartial and scrupulous manner;
 - (c) without prejudice to the provisions of Section 9.3 below, to treat in confidence and not to disclose to third parties material information (including actual, existing or easily predictable facts, irrespective of their degree of formalization, which facts and information may influence the price formation process of securities or financial instruments and might be used by any investor who might have access to such material information to base, in whole or in part, his investment decisions) obtained by them by reason of their position as members of the Supervisory Board;

- to inform the Board of Directors of any supervisory and control procedures conducted by the Supervisory Board and the result of such procedures;
- (e) to inform the forthcoming annual general meeting of any anomalous situations that the Supervisory Board might have learnt of and whether the Supervisory Board members have obtained all explanatory information requested;
- (f) to lay down in writing any claims received and measures implemented as well as any supervisory and control procedures that the Supervisory Board has conducted and the result of such measures and procedures.
- 9.2 The members of the Supervisory Board shall refrain from using trade secrets or proprietary information obtained by them by reason of their position as members of the Supervisory Board, except as otherwise expressly authorized by the annual general meeting;
- 9.3 The members of the Supervisory Board shall inform the Public Prosecutor's Office of any offence that they might have learnt of and which offence is considered to be a crime.
- 9.4 The office of a Supervisory Board member shall be vacated if, during a financial year, he shall have been absent twice without good reason from meetings of the Supervisory Board or absent once from an annual general meeting or absent twice from meetings of the Directors as set forth in Section 9.1(a) above.

Article X

- 10.1 The Supervisory Board shall meet whenever the Chairman of the Supervisory Board so decides or upon request of two members of the Supervisory Board.
- 10.2 The Supervisory Board shall meet at least every quarter.
- 10.3 At least 8 days' notice of a meeting shall be given to every member of the Supervisory Board.
- 10.4 No business shall be transacted at a Supervisory Board meeting unless a majority of members is present.
- 10.5 A Supervisory Board member attending a Supervisory Board meeting through the use of telematics means duly guaranteeing the simultaneous transmission and reception in real time of images and voice is deemed to be present at such meeting provided that such telematics means ensure the security and authenticity of information exchanged. The use of telematics means shall be approved by a majority of attendants just before the beginning of the meeting.
- 10.6 Resolutions shall be adopted by a simple majority of the members present. If a Supervisory Board member shall not agree with a certain resolution adopted by the other members, the reasons for such disagreement shall be recorded in the meeting minutes.

- 10.7 Voting methods shall be determined by the Chairman of the Supervisory Board, unless otherwise required by mandatory law.
- 10.8 The Chairman of the Supervisory Board has a casting vote in Board decisions.
- 10.9 The minutes of every meeting shall be drawn up and signed by all Supervisory Board members attending the meeting.
- 10.10 The minutes shall include the identification of the Supervisory Board members attending the meeting, a summary of the most important supervisory activities carried out by any Supervisory Board member and the resolutions adopted.

Article XI

The invalidity of any provision of these bye-laws by virtue of any amendment made to the law or to the Company's Articles of Association shall not affect the validity of the remainder of these bye-laws. At the forthcoming Supervisory Board meeting, the Supervisory Board shall amend any invalid provision as may be requisite to give full effect to the terms of these bye-laws.

As of 3rd November 2009