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MINISTRY OF JUSTICE
ADMINISTRATIVE COUNCIL FOR ECONOMIC DEFENSE (CADE)
RESOLUTION 15 OF AUGUST 19, 1998

Governs the formalities and procedures at CADE for the acts set forth in article 54 of Law 8.884 of June 11, 1994.

The Plenary Session of the Administrative Council for Economic Defense (CADE), in the use of its legal duties and considering what is provided for in article 7, item XIX of Law 8884/94 of June 11, 1994 decides:

Chapter I
Filing of Acts and Contracts to CADE
Section I
Request

Article 1 – The request for an Act or Contract authorization set forth in article 54 of Law 8.884 of June 11, 1994 must be accompanied by the documents and information listed in attachment I to this resolution.

Sole Paragraph – Compliance with what is provided for in section 4 of article 54 of Law 8.884/94 will be linked to the total filling out of the attachment noted in this article’s main clause; the failure to fill out any of the attachment’s spaces must obligatorily be accompanied by a detailed justification.

Article 2 – The transaction’s timing, the terms of compliance with sections 4 and 5 of article 54 of Law 8.884/94, will be defined starting from the first binding document signed between the requesting parties, except when a modification in the competition relations between the requesting parties or between at least one of them and a third agent occurs at a different moment.

Article 3 – The request, when possible, will be submitted by the requesting parties together, indicating obligatorily all the information requested in accordance with article 1 of this resolution.

Sole Paragraph – The requesting parties must immediately inform as to any later modification in the data included in the initial request.

Chapter II
Examination of Acts and Contracts
Section I
Procedures

Article 4 – When one of the copies of the request submitted by the requesting parties is received from SDE, pursuant to section 4 of article 54 of Law 8.884/94, the case will be distributed in the first Distribution Session carried out by CADE, pursuant to its Internal Regulations.

Article 5 – When the process is received, the Reporting-Councilmember will check, with SEAE, the making of a market inquiry about the transaction's effects. If necessary, the Reporting-Councilmember will take the adequate actions in accordance with Attachment IV.

Article 6 – CADE's President, immediately after the distribution session, must address the Trade Board or Registry where the act or contract was registered, and the CVM, when applicable, considering that the efficiency of the act or contract is conditioned by its approval by CADE under the terms of section 7 of article 54 of Law 8.884/94.

Sole Paragraph – In the time frame of up to 15 (fifteen) days, counted from the publication date of the decision of the act or contract object of the official letter considered in this article's main clause, CADE's President will inform the respective official entity of the result of CADE's decision.

Article 7 – The Reporting-Councilmember, in up to 60 (sixty) days from the case's date of distribution by CADE, will inform the members of the Plenary Session, through a report preceded by an inquiry to SEAE and to SDE, if the act or contract being examined will need, for the formation of its decision, a complementary instruction, without prejudice to the carrying out, at any time, of its authority pursuant to article 9, item III, of Law 8.884/94.

Sole Paragraph – When the complementary instruction is needed, the Reporting-Councilmember will determine to the requesting parties the provision of the information of attachment II to this resolution, or of any information it deems more expedient for the case's examination.

Article 8 – The Reporting-Councilmember, respecting what is provided for in articles 5 and 7 of this resolution, may, through an order by referendum of the Plenary Session, and the filling out of attachment III, treat the act or contract under scrutiny in the terms of section 7 of article 54 of Law 8.884/94.

§ 1 – Attachment III referred to in the main clause must be forwarded to the other members of the Plenary Session, to SEAE, to SDE and to CADE’s attorney.

§ 2 – The acts set forth in the main clause and in this article’s section 1 must be carried out at least 15 (fifteen) days in advance of approval of the act or contract under examination by lapse of time.

Article 9 – Any interested party may request, providing justification, that the Act or Contract in question be examined in a hearing session, in accordance with what is provided for in Section IV of Part II of CADE’s Internal Regulations.

Section II Reexamination

Article 10 – The Plenary Session decision that denies approval to the act or contract, or that approves it under certain conditions, may be reexamined by CADE, at the request of the requesting parties, based on a new fact or document, capable on its own of assuring them a more favorable pronouncement.

Sole Paragraph – Facts and documents are considered new when their existence is known by the requesting parties only after the decision date, or which before that date were impossible to use.

Article 11 – The reexamination request will be directed to the Councilmember who issues the vote of the decision’s reporting judge, through a petition that will indicate:

- I – the name and identification of the requesting parties;
- II – the new fact or document; and
- III – the reasons for the request for a new decision.

Article 12 – The right to request a reexamination will be carried out:

- I – in the time frame within 60 (sixty) days counted from the decision’s publication date, when relating to an act or contract not yet carried out; and
- II – in the time frame established for the act’s divestiture, or in the time frame for the requesting parties to voice an opinion about the approval conditions.

Article 13 – The Reporter Councilmember for the reexamination will dismiss the request ex parte injunction, by referendum of the Plenary Session, when:

- I – submitted outside of the time frame;
- II – any of article 11’s prerequisites are not satisfied; and

III – the claim is clearly groundless.

Article 14 – Once the request processing has been granted by referendum of the Plenary Session, the time frame given to the requesting parties for the carrying out of the decision will be interrupted, with its course being resumed from the publication of the decision that judges the reexamination request.

Chapter III Final Provisions

Article 15 – When the acts or contracts set forth in Title VII of Law 8.884 of June 11, 1994 involve for its examination and/or discovery proceedings the participation of regulatory agencies, procedures developed in conjunction with each entity will be used.

Article 16 – Contrary provisions, and especially Resolution 05 of August 28, 1996, are hereby repealed.

Article 17 – This resolution takes effect 30 (thirty) days after it is published in the Official Gazette of the Federal Executive.

ATTACHMENT I

PART I – THE REQUESTING PARTIES
I.1. Name in accordance with the company's bylaws, name of the establishments, name of the legal representative, CGC/MF (General Taxpayers' Register) and state enrollment.
I.2. Main sector of the requesting party's activities (follow the list in attachment V).
I.3. Headquarters' address, telephone and fax number and e-mail address.
I.4. Names of the shareholders or quotaholders with the respective participation in the corporate capital, explaining the nature of the participation (obligatorily those over 5%).
I.5. Group of companies to which it belongs.
I.6. Group's national origin.
I.7. Group's main sector of activities (follow the list in attachment V).
I.8. List of all the companies directly or indirectly part of the group, with presence in Brazil and in Mercosul, as well as of the companies in which at least

one of the members of the group possesses a participation in the corporate capital over 5%, with presence in Brazil and in Mercosul.
I.9. Billings, in the last year, of the requesting party (parties), of all the group's companies in Brazil, in Mercosul and throughout the world.
I.10. List of the acquisitions, mergers, joint ventures and joint incorporations of new companies carried out by the group in Brazil and in Mercosul, in the last three years.
PART II – THE NOTIFIED ACT OR CONTRACT
II.1. Brief description of the transaction indicating its type (acquisition, merger, new company incorporation, contract, associations, joint venture, etc.).
II.2. Activity sector(s) in which the notified act or contract occurred (follow the list of attachment V).
II.3. Clarify if the act or contract is a consequence of a transaction carried out between companies/groups of companies outside Brazil (world transaction with effects in Brazil).
II.4. List of the assets involved and their location.
II.5. Date and value of the transaction.
II.6. In the transactions that involve changes to the composition of the corporate capital, present a table containing its structure before and after carrying out of the notified act or contract.
II.7. Reasons considered essential for carrying out of the notified act or contract.
PART III – THE DOCUMENTATION
III.1. Copies of the documents that formalize the notified act or contract. In case of advance notification, present all the available documents that demonstrate the conditions of the notified act or contract.
III.2. Copy of the latest annual report developed for the shareholders or quotaholders.
III.3. Any complementary or additional acts and contracts signed between the parties.
III.4. List of the members of the group's board of directors who, likewise, are members of the board of directors of any other companies with activities in the same sectors as the requesting parties.
III.5. Agreements of shareholders, quotaholders and/or any agreements which include rules related to the administration.

PART IV – THE ACTING MARKETS
IV.1. List of the lines of products/services offered by each of the requesting parties in Brazil and in Mercosul.
IV.2. List of the lines of products/services offered by the other companies that are part of the same groups as the requesting parties in Brazil and in Mercosul.
IV.3. Identify the products/services in which horizontal or vertical relations between the groups of the requesting parties occur.
PART V – THE RELEVANT MARKETS
V.1. Estimates of the relevant markets identified in terms of value (R\$) and quantity of sales in the last year.
V.2. Sales value (R\$) and quantity, in absolute and percentage terms, for each requesting party, in each relevant market, in the last year.
V.3. Estimates of the market participation of the main competitors (over 5%) in value (R\$), in the last year. If this is not possible, present the estimation in quantity terms. Indicate the address, telephone and fax number of each of the competitors, in addition to the methodology and source used in the estimation.
PART VI – GENERAL CONDITIONS IN THE RELEVANT MARKETS
VI.1. The five largest clients and independent suppliers in the relevant markets of each requesting party. (Indicate name, address, telephone number, fax number and e-mail of the contact person).
VI.2. Code of the common external fee (TEC) and the respective import tax rate. Include the modifications set forth in the rate.
VI.3. Estimate of the participation of independent imports in the Brazilian market.
VI.4. Identification of the factors that positively and negatively influence the entry in the relevant markets.
VII. FINAL INFORMATION
VII.1. Additional information that the companies deem relevant to be considered.
VII.2. Inform the other jurisdictions in which this act or contract was submitted.
VII.3. Name, address, telephone number, fax number, e-mail of the company's employee in charge of providing information referring to the notification. In the case of a presentation through an attorney-in-fact with a power of attorney, present the same information accompanied by the power of attorney.

ATTACHMENT II

PART I – THE REQUESTING PARTIES
I.1. Location of the business units (production/trade).
I.2. Number of employees of the requesting party for all the group's companies in Brazil and throughout the world.
PART II – THE SUBMITTED ACT OR CONTRACT
II.1. Payment form.
II.2. Rules for the definition of the indications for positions in the board of directors of the requesting parties, indicating the name and the amount of capital control they represent. Present the documents where the rules are established.
II.3. Inform if there was an offer to the market before the transaction's closing and what the result was.
PART III – THE DOCUMENTATION
III.1. Copies of the studies, reports and market studies submitted or developed for the administration, shareholders' meeting or other entity, internal or external, relative to the submitted act or contract.
III.2. Copies of the complete financial demonstrations of the last 3 (three) years. In the case of companies that are legally free from developing such demonstrations, present copies of the income tax financial demonstrations.
PART IV – THE ACTING MARKETS
IV.1. Present the composition of the group's gross billings, in Brazil and in Mercosul, according to line of product/service.
PART V – THE RELEVANT MARKETS
V.1. Briefly describe the production process relative to each relevant product.
V.2. Installed capacity of each requesting party in each relevant market, in the last 3 (three) years.
V.3. Estimation of the market participation of the main competitions (over 5%), in the last three years, based on the value of sales. If this is not possible, present the estimation in quantity terms. Clearly indicate the sources of the data and methodology used in the estimations. Supply the name, telephone number, fax number, e-mail address, in addition to the name and position of the employee of the commercial area of the cited competitions.

V.4. Estimation of the number of companies with less than 5% participation in the market.
V.5. Total value and quantity of the imports of relevant products, in the last 3 (three) years.
V.6. Identify, for all imports, those carried out, directly or indirectly, by the requesting parties or by companies of the requesting parties' group.
V.7. Other institutional obstacles to importation (technical barriers, antidumping duties, countervailing duties, restrictions resulting from application of the Safeguard Code, prior consent, etc.).
V.8. Average cost for bringing into Brazil similar imported products. Break-downs according to its components (freight, insurance, importation tax, port expenses, etc.).
PART VI – GENERAL CONDITIONS IN THE RELEVANT MARKETS
Supply Structure:
VI.1. List the 10 (ten) largest independent suppliers for each requesting party, indicating the respective acquired inputs. Supply the name, telephone number, fax number, e-mail address, in addition to the name and position of the employee from the commercial area of the cited suppliers.
VI.2. Estimation of the installed capacity and rate of idleness in the industry as a whole, in each relevant market.
VI.3. Main characteristics of the distribution in the relevant market, estimating the relative participation of direct and indirect sales.
VI.4. Describe, if any, the post-sale services supplied in the relevant markets. Evaluate and explain its linkage rate with sales.
VI.5. Perspectives of the relevant market in terms of sales growth, productive capacity evolution, technological development, relation between internal and international prices, and other relevant factors.
Demand Structure:
VI.6. The 10 (ten) largest clients of each requesting party in the relevant markets, the value of the sales to each one of them and the respective participation in the sales total of each requesting party in these markets. Indicate for each client the name, telephone number and fax number of the employee of the purchases area. Present the same information for 5 (five) clients considered by the company as of medium size and 5 (five) of small size.
VI.7. Identification of the concentration rate of the clients, that is, if the sales are concentrated in a few clients or spread out. Relative participation of the

large, medium and small clients in the sales total of each requesting party and the estimated number of clients per size group.
Entry Conditions
VI.8. List of the companies that have entered each relevant market in the last 5 (five) years. Name, telephone and fax.
VI.9. Identification of the companies or group of companies liable to enter the market. List reasons that support such conclusion.
VI.10. Size of the smallest plant capable of efficiently competing in the market (minimal efficient scale). Value of investment and minimum time required for the installation.
VI.11. Evaluate the importance, in the entry cost, of the clients' preferences in terms of brand fidelity, product differentiation and presentation of a complete spectrum of products. In the cases in which these aspects are determinant, present the best available estimation of this cost and of the time involved.
VI.12. Access conditions to technology, inputs, specialized labor, distribution structure and other relevant elements for the entry.
VI.13. Existence of patents or institutional barriers.
VII. EFFICIENCIES
VII.1. List, in relation both to quality and quantity, the efficiencies to be generated by the submitted act or contract that could not be obtained in another manner.
VIII. FINAL INFORMATION
VIII.1. Additional information that the requesting parties deem relevant.
VIII.2. Date, name and signature of the responsible party for the information.

ATTACHMENT III

1. Identification
1.1. Concentration Act number
2. Report
2.1. Transaction's Description
2.2. Competition Patterns in the Relevant Market
3. Other
4. Treatment Manner

4.1. Statement
In my understanding and in accordance with my Report (Official Letter/CADE/number) issued in (date), the act (or contract) number (....) does not present evidence that might harm competition, being unnecessary any discovery procedure of a complementary nature.
Thus, I declare, for the proper objectives, that the act in caption must be treated, in accordance with the main clause of article 8 of Resolution 15/98, in the format of section 7 of article 54 of Law 8.884/94, respecting both what is provided in sections 6 and 8 of the same article of this Law and article 9 of this Resolution.
5. Date
Brasília, (month) (day) (year).
6. Reporter-Councilmember
Councilmember (signature)

ATTACHMENT IV

1. The Report
In compliance with article 5 of Resolution 15/98, it is informed that the Concentration Act number (..)/(..), having as requesting parties the companies (...), is presently under security at this Economic Defense Administrative Council (CADE), with Mr.(Messrs.) (...) having been designated the Reporter-Councilmember.
2. Request for Opinion
Considering the aforementioned regulation provision and the usefulness of the information supplied by clients, competitors and suppliers about the transaction and its effects on the market, the following information is required, in the time frame of 15 days and respecting, if requested, its confidentiality pursuant to article 10 of CADE's Internal Regulations:
CLIENTS
2.1. In the event of the operation causing negative effects on the market, including, but not limited to, in the form of a possible price elevation of product X sold by those companies, answer:
2.1.1. Would it be possible to substitute it by another product?
2.1.1.1. If the answer is yes, indicate the present price level of the product

<p>purchased by this company (by supplier) and the price level that would be feasible to exchange it for the substitute product (present the prices in the same base, to allow a comparison). Indicate, also, what would be this/these substitute product(s) and its supplier(s), if possible, with name, telephone and fax number, as well as the time necessary to carry out the complete substitution.</p>
<p>2.2. Would it be possible to substitute the present suppliers by others located in more distant regions of Brazil or overseas?</p>
<p>2.2.1. In case the answer is yes, indicate the price level that if used by the present suppliers would make the substitution feasible. Indicate the probable substitute suppliers, their location (if possible, with name, telephone and fax number) and the necessary time for the substitution (immediately, one month, one year, etc.). Lastly, indicate the FOB prices of the new suppliers and the surcharge for the total acquisition cost resulting from the different expenses for freight, insurance, taxes, etc.</p>
<p>2.2.2. In case the answer is no, list the aspects that render the substitution of the present suppliers unfeasible.</p>
<p>2.3. Evaluate the possible positive and/or negative effects resulting from the transaction in discussion on the market. Consider, if applicable, its effects on the price level, introduction of new products, technological development, product's quality amelioration, new investments, cost reductions and other aspects deemed relevant.</p>
<p>COMPETITORS</p>
<p>2.4. Supply an evaluation of the possible positive and/or negative effects resulting from the transaction on competition in the market(s) of this company's products. Also evaluate, if applicable, the effects on the price level, introduction of new products, technological development, product quality amelioration, new investments, cost reductions and other aspects deemed relevant.</p>
<p>SUPPLIERS</p>
<p>2.5. Evaluate the possible positive and/or negative effects of the transaction on the input markets of the companies that trade in them. Consider, if applicable, the impacts on the input prices, competition conditions, trade conditions and other aspects deemed relevant.</p>
<p>3. Mailing Address</p>
<p>Economic Defense Administrative Council – CADE, Esplanada dos Ministérios, 2nd floor of Annex II of the Ministry of Justice, CEP (ZIP) 70064-900 –</p>

Brasília – DF, care of the case’s Reporter-Councilmember.

ATTACHMENT V

1. DEFINITIONS
1.1. LEGAL REPRESENTATIVE
Pursuant to items VI, VII and VIII of article 12 of the Brazilian Code of Civil Procedure, a legal representative is the person(s) with standing to represent the requesting party (parties) in court, be it an actual partnership or legal partnership (for example, associations, joint ventures, etc.), a foreign or Brazilian corporate entity.
1.2. GROUP OF COMPANIES
Group of companies subject to common control.
1.3. CONTROL
Power to direct, directly or indirectly, internally or externally, be it actual or legal, individually or by agreement, the corporate activities and/or the company’s functioning.
1.4. HORIZONTAL RELATIONS
A horizontal relation occurs when two or more companies do business in the same market as sellers of similar products (meaning substitutes) or when two or more companies do in the same market as buyers.
1.5. VERTICAL RELATIONS
A vertical relation occurs when a company operates as a seller in another company’s input market, even if there is no trade relation between them.
1.6. THE RELEVANT MARKETS
1.6.1. RELEVANT MARKET(S) OF THE PRODUCT(S)
A relevant market of the product includes all the products/services considered substitutable amongst them by the consumer because of their characteristics, prices and use. A relevant market of the product may possibly be composed of a certain number of products/services that present physical, technical or trading characteristics that recommend the grouping.
1.6.2. GEOGRAPHIC RELEVANT MARKET(S)
A geographic relevant market includes the area in which the companies offer and demand products/services in sufficiently homogenous competition condi-

tions in terms of prices, consumer's preferences, product/service characteristics. The definition of a geographic relevant market demands also the identification of the obstacles to the entry of products offered by companies situated outside this area. The companies that are capable of starting the offer of products/services in the considered area after a small but substantial elevation of the practiced prices are part of the geographic relevant market. Likewise, generally, all companies considered by suppliers and demanders in the negotiation for price setting and other trade conditions in the considered area are part of a geographic relevant market.

1.7. INDEPENDENT SUPPLIERS AND CLIENTS

Independent suppliers and clients are those companies that do not participate in any of the requesting parties' groups.

1.8. INDEPENDENT IMPORTATION

Independent importation is carried out by any company that is not part of any of the requesting parties' groups.

1.9. EFFICIENCIES

Efficiencies are those cost reductions of any nature that can be estimated in quantity and essential to the transaction type being discussed, but that could not be obtained solely through internal efforts.

1.10 ACTIVITY SECTORS

1	MINERAL EXTRACTION	
	01	Precious Minerals
	02	Nonferrous Minerals
	03	Ferrous Minerals
	04	Petroleum and Natural Gas
	05	Coal and Other Mineral Fuels
	06	Calcareous
	07	Fertilizing Minerals
	08	Salt
	09	Prospecting for Minerals and Other Services
	10	Stones and Other Nonmetallic Minerals
	99	Others
2	AGRICULTURE	
	01	Agriculture Coops
	02	Agriculture Research and Development
	03	Grains
	04	Coffee
	05	Soy

	06	Cotton
	07	Orange
	08	Fruits
	09	Seeds and Seedlings
	10	Integrated Plants: Sugar Cane/Sugar-Alcohol
	99	Other
3	CATTLE AND ANIMAL PRODUCTION	
	01	Beef and Milk Cattle
	02	Bovine Cold Storage
	03	Milk Cattle
	04	Milk Coops
	05	Swine
	06	Fowl and Eggs
	07	Swine and Fowl Cold Storage
	08	Animal Food
	09	Fishing
	99	Others
4	WOOD INDUSTRY	
	01	Extraction
	02	Reforestation
	03	Sawmills
	04	Agglomerated and Pressed Wood
	05	Laminated and Veneer Woods
	06	Construction Wood
	07	Wood Artifacts
	99	Others
5	FURNITURE INDUSTRY	
	01	Furniture mainly made out of wood
	02	Furniture mainly made out of metal
	99	Others
6	PAPER AND CELLULOSE INDUSTRY	
	01	Paste and Cellulose
	02	Paper
	03	Paper Artifacts
	99	Others
7	FOOD INDUSTRY	
	01	Dairy products
	02	Mills
	03	Dough and Breads
	04	Cereals
	05	Sweets and Cookies
	06	Ice Creams
	07	Prepared and Frozen Foods

	08	Condiments and Spices
	09	Canned Foods
	10	Toasted Foods and Soluble Coffee
	11	Smoked Foods
	12	Vegetable Oils
	99	Others
8	BEVERAGE INDUSTRY	
	01	Wine
	02	Liquors
	03	Beer
	04	Soft Drinks
	05	Juices
	06	Water
	99	Others
9	SMOKING PRODUCTS	
	01	Cigarettes
	99	Others
10	TEXTILE INDUSTRY AND LEATHER PRODUCTS	
	01	Spinning
	02	Weaving
	03	Threads
	04	Housewares
	05	Clothing
	06	Underwear and Bathing Suits
	07	Other Ready-made Articles
	08	Lace and Embroidery
	09	Notions (for dresses)
	10	Rugs, Curtains and Awnings
	11	Wool products
	12	Silk
	13	Jute and Sisal
	14	Printing, Dyeing and Finishing
	15	Other Textiles
	16	Tanning
	17	Footwear
	18	Leather Artifacts
	99	Others
11	COMMUNICATIONS AND ENTERTAINMENT	
	01	Newspapers
	02	Magazines
	03	Books
	04	Graphic Services
	05	Radio and Television

	06	Films, Videos and Records
	07	Cinemas and Theaters
	99	Others
12	CHEMICAL AND PETROCHEMICAL INDUSTRY	
	01	Petroleum Refining
	02	Petrochemical Centers
	03	Other Petrochemicals
	04	Artificial and Synthetic Fibers
	05	Thermal-plastic Resins
	06	Lubricants
	07	Asphalt
	08	Soda/Chlorine/Alkaline
	09	Industrial Gases
	10	Dyes and Anilines
	11	Paints/Varnishes/Solvents
	12	Glues and Adhesives
	13	Grease/Tallow/Candles
	14	Explosives
	15	Manure and Fertilizers
	16	Pesticides
	17	Phosphorous
	99	Others
13	PLASTIC AND RUBBER INDUSTRY	
	01	Foam
	02	Packages
	03	Toys and Games
	04	Elastomers
	05	Rubber Artifacts
	06	Plastic Artifacts
	99	Others
14	PHARMACEUTICAL INDUSTRY AND HYGIENE PRODUCTS	
	01	Pharmaceutical and Veterinarian Products
	02	Cleaning Products
	03	Personal Hygiene Products
	04	Cosmetics and Perfumes
	99	Others
15	NONMETALLIC MINERAL PRODUCTS INDUSTRY	
	01	Cement and Lime
	02	Concrete
	03	Bricks and Tiles
	04	Ceramic and Porcelain
	05	Industrial Porcelain
	06	Floors and Glazed Tiles

	07	Sanitary Ceramics
	08	Glass
	09	Crystals
	10	Abrasives
	11	Amianthus
	12	Refractory / Thermal Isolators
	13	Stones, Marbles and Granites
	99	Others
16	METAL INDUSTRY	
	01	Precious Metals
	02	Aluminum
	03	Copper
	04	Tin
	05	Other Nonferrous metals
	06	Iron Alloy
	07	Pig Iron
	08	Smelted Iron
	09	Special Steel
	10	Semi-finished and Smooth Steel
	11	Non-smooth Steel
	12	Laminated Steel
	13	Smelted Steel
	14	Steel Tubes
	15	Wrought Metals
	16	Structures
	17	Heavy Welding
	18	Metal Artifacts
	19	Cutlery
	20	Tools
	21	Hardware
	22	Wiredraws and Screens
	23	Stamped metals
	24	Metal Treatment
	25	Valves and Connections
	26	Solders
	27	Cables and Chains
	99	Others
17	MECHANICAL INDUSTRY	
	01	Tractors and Agriculture Machines
	02	Elevators
	03	Rolling Bridges, Pulleys and Cranes
	04	Presses
	05	Tool Machines

	06	Textile Machines
	07	Machines for Wood
	08	Machines for Paper
	09	Machines for Food
	10	Heavy Machines and Equipment
	11	Weapons
	12	Pumps and Compressors
	99	Others
18	LIGHT MECHANICAL INDUSTRY	
	01	Ovens and Stoves
	02	Refrigeration
	03	Measuring Devices
	04	Medical Dentistry Equipment
	05	Clocks
	06	Musical Instruments
	07	Exhaust Fans and Fans
	99	Others
19	ELECTRONIC INDUSTRY	
	01	Electric Conductors
	02	Electric Components
	03	Electric Motors
	04	Controls
	05	Lighting
	06	Faucets, Showers and Heaters
	07	Typewriters and Calculators
	08	Appliances
	09	Electronic Components
	10	Sound and Image Equipment
	99	Others
20	COMPUTER AND TELECOMMUNICATIONS INDUSTRY	
	01	Computers
	02	Peripherals
	03	Software
	04	Consulting
	05	Industrial Automation
	06	Copiers
	07	Telephone PABX
	08	Data Transmission Equipment
	99	Others
21	AUTOMOTIVE AND TRANSPORTATION INDUSTRY	
	01	Assembler
	02	Motors and Components
	03	Electric Materials

	04	Batteries
	05	Transmission and Components
	06	Brakes and Components
	07	Shock Absorbers and Springs
	08	Tires
	09	Wheels
	10	Accessories
	11	Car Bodies
	12	Shipyards
	13	Airplanes and Components
	14	Train Materials
	15	Bicycles and Motorcycles
	99	Others
22	HOME BUILDING	
	01	Developers and Builders
	02	Building Renovations
	03	Industrial Plants
	04	Paving and Leveling
	05	Floors and Foundations
	06	Heavy Construction
	07	Real Estate Agencies and Building Administration
	08	Projects/Engineering
	09	Electric, Hydraulic (etc.) Installations
	99	Others
23	WHOLESALE COMMERCE	
	01	Foods and Beverages
	02	Cereals
	03	Hygiene and Cleaning Products
	04	Pharmaceutical Products
	05	Cloth and Clothing
	06	Publications
	07	Paper Products
	08	Fuels
	09	Chemical Products
	10	Electric Materials
	11	Building Materials
	12	Steel Distributors
	13	Metal Products
	14	Machines and Tools
	99	Others
	24	RETAIL COMMERCE
	01	Supermarkets
	02	Department Stores

	03	Appliances
	04	Computers
	05	Cloth and Clothing
	06	Footwear
	07	Drugstores and Pharmacies
	08	Bookstores and Stationery Stores
	09	Jewels, Presents and Souvenirs
	10	Liquid Gas
	11	Fuels
	12	Construction Materials
	13	Electric and Lighting Materials
	14	Metal Products
	15	Machines and Tools
	16	Hardware
	17	Chemical Products
	18	Medical and Dentistry Materials
	19	Furniture
	20	Automobile and Auto Parts Distributor
	99	Others
25	TRANSPORTATION AND STORAGE SERVICES	
	01	Railway and Subway
	02	Urban Bus
	03	State, Interstate and International Bus
	04	Waterways
	05	National and International Civil Aviation
	06	Port and Airport Services
	07	Transportation of Perishable Goods
	08	Transportation of Nonperishable Goods
	09	Transportation of Inflammable Materials
	10	Car Rental
	11	Storage
	99	Others
26	ESSENTIAL AND INFRASTRUCTURE SERVICES	
	01	Public Cleaning
	02	Electric Energy
	03	Gas
	04	Basic Sanitation – Water and Sewer
	05	Telecommunications
	99	Others
27	GENERAL SERVICES	
	01	Hospitals
	02	Medical Services
	03	Hotels

	04	Travel Agencies
	05	Restaurants
	06	Safety
	99	Others
28	FINANCIAL SERVICES	
	01	Private Commercial Banks
	02	State-owned Commercial Banks and Savings Banks
	03	Development Banks
	04	Investment Banks
	05	Credit Cards
	06	Exchange Brokers
	07	Distributors
	99	Financial
29	INSURANCE AND PENSIONS	
	01	Health Insurance
	02	Other Insurance Firms
	03	Insurance Brokers
	99	Pension Fund

GESNER OLIVEIRA
Council President

