

MLOG S.A. CNPJ/MF nº 13.444.994/0001-87 NIRE 33.3.0029745-6 Public-held Company

ADMINISTRATION PROPOSAL TO THE EXTRAORDINARY GENERAL MEETING ("EGM") OF MLOG S.A. TO BE HELD ON JANUARY 30, 2018.

The administration of MLog S.A. ("<u>Company</u>" or "<u>MLog</u>") presents to the shareholders of the Company this Administration Proposal ("<u>Proposal</u>") about the matters contained in the agenda of the EGM that will be held on <u>January 30, 2018 at 3:00 pm</u> ("General Meeting") at Company's headquarters located at Rua Lauro Muller, No. 116, suites 2601 and 2608 – part, Botafogo, Zip Code 22.290-906, City and State of Rio de Janeiro, as follows:

- (i) The invalidation of the capital resizing/ reduction deliberation resolved in the Nov 22 EGM;
- (ii) In the event that Maverick fails to pay-in the subscription price owes by it on December 9, 2017, the declaration of Maverick's default and the suspension of its political rights and those of Lion, as successor and transferee of a portion of its shares;
- (iii) In the event that Maverick fails to pay-in the subscription price owes by it on December 9, 2017, the commencement of an arbitral or judicial proceeding against Maverick and Ms. Patricia Coelho, as Maverick's personal guarantor, for the collection of the defaulted and/or full accelerated subscription price, with all applicable interests, fines, monetary correction and legal fees;
- (iv) That the approval of any matter requested by the shareholder EIG at the items (i), (ii) and/or (iii) above, will imply in the restriction of the effects of this resolution only in relation to the partially paid-in shares, as provided by the Law n. 6.404/76 ("Corporate Law");
- (v) In case of approval of any matter requested by the shareholder EIG at the items (i), (ii) and/or (iii) above, to approve the revision of the payment schedule of the capital increase, resolved at the EGM held on August 28, 2015, in the original amount of R\$ 209,492,091.00, resized to R\$ 166,860,334.70 at the Company's EGM held on August 08, 2016 ("Capital Increase"), in order to change the payment deadline for the installment due on December 9, 2017 to April 30, 2018;

(vi) In case of approval of any matter requested by the shareholder EIG at the items (i), (ii) and/or (iii) above, to approve the creation of a Committee formed by the independent members of the Board of Directors ("Committee"), who shall evaluate the adequacy of the payment schedule for the Company's current economic-financial situation and investment plan, with the Company's shareholders. The result of the evaluation of the Committee shall be submitted to the appreciation by the shareholders of the Company on an Extraordinary General Meeting to be held on April 30, 2018.

The EGM shall be held in continuity to the EGM held on January 4, 2018, which its work has been suspended.

The Board of Directors, at a meeting held on January 4, 2018, decided to satisfy the request made by the shareholder Fabrica Holding S.A. ("Fabrica") with the purpose to change the wording of items (v) and (vi) of the agenda proposed by the Board of Directors to the Extraordinary General Meeting held on January 4, 2018, which shall prevail with the wording above mentioned.

The Directors, with abstention votes from Luiz Claudio Alves e Patricia Coelho, understand that Fabrica's request should be accepted, since (i) its proposal attends the Company's interests to define a quickly payment schedule; and (ii) this decision is in accordance with the Company's practice to attend the shareholders' requests and granting equal treatment to them.

In order to attend the General Meeting, the shareholders must prove its shareholder capacity, as per Article 126 of the Brazilian Corporation Law, by submitting identity document / corporate documents and proof of deposit of the Company' shares dully issued by the depository financial institution or by the custodian of the shares, and may be represented by proxy holders, subject to legal restrictions, case in which the respective power of attorney shall be presented to the Company.

The Company recommends that the shareholders deposit within 48 hours in advance a copy of the power of attorney and the documents proving the quality of shareholder and of representation, as well as the proof of deposit of the Company' shares, by facsimileing these documents to (21) 2538-4900, in the attention to the Investor Relations Officer, or by e-mail to ri@mlog.com.br.

Notwithstanding, it is important to emphasize the shareholders attending the General Meeting with the above legal documents until the opening of the proceedings of the EGM, may participate and vote, even though they have left the deposit.

The documents and information related to the matters above, to be discussed at the EGM hereby called, are available to shareholders at the Company's headquarters, in its website <u>http://www.ri.mloq.com.br</u> as well as on the website of the Brazilian Securities and Exchange Commission (CVM) (www.cvm.gov.br) and B3 S.A. – Brasil, Bolsa, Balcão

(www.bmfbovespa.com.br), in accordance with the provisions of the Brazilian Corporation Law and CVM Instruction No. 481/09.

Rio de Janeiro, January 5th, 2018.

Luiz Claudio de Souza Alves President of the Board of Directors MLog S.A.