Must be Postmarked No Later Than June 9, 2018

In re Petrobras Securities Litigation c/o GCG PO Box 10280 Dublin, OH 43017-5780 1-855-907-3218 www.PetrobrasSecuritiesLitigation.com





Claim Number:

Control Number:

PROOF OF CLAIM AND RELEASE FORM

TO FILE A CLAIM AND POTENTIALLY RECOVER UNDER THE SETTLEMENT OF THIS ACTION, YOU MUST SUBMIT THIS PROOF OF CLAIM AND RELEASE FORM (THE "PROOF OF CLAIM"). HOWEVER, SUCH FILING IS NOT A GUARANTEE THAT YOU WILL SHARE IN THE PROCEEDS OF THE SETTLEMENT IN THE ACTION.

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Important - This form should be completed IN CAPITAL LETTERS using BLACK or DARK BLUE ballpoint/fountain pen. Characters and marks used should be similar in the style to the following:

ABCDEFGHIJKLMNOPQRSTUVWXYZ12345670



2 PART I - CLAIMANT IDENTIFICATION

Claimant or Representative Contact Information:								
The Settlement Administrator will use this information for all communications relevant to this Claim (including the check, if eligible for payment). If this information changes, you <u>MUST</u> notify the Settlement Administrator in writing at the address above.								
Claimant Name(s) (as you would like the name(s) to appear on the check, if eligible for payment):								
Street Address:								
City: Last 4 digits of Claimant SSN/TIN:*								
Account Number:								
State: Zip Code: Country (if Other than U.S.):								
Name of the Person you would like the Settlement Administrator to contact Regarding this Claim (if different from the Claimant Name(s) listed above):								
Daytime Telephone Number: Evening Telephone Number:								
Email Address (Email address is not required, but if you provide it you authorize the Settlement Administrator to use it in providing you with information relevant to this claim.)								

IF YOU FAIL TO SUBMIT A COMPLETE CLAIM BY JUNE 9, 2018 YOUR CLAIM IS SUBJECT TO REJECTION OR YOUR PAYMENT MAY BE DELAYED.

NOTICE REGARDING ELECTRONIC FILES: Certain claimants with large numbers of transactions may request to, or may be requested to, submit information regarding their transactions in electronic files. To obtain the mandatory electronic filing requirements and file layout, you may visit the settlement website at www.PetrobrasSecuritiesLitigation.com or you may e-mail the Settlement Administrator's electronic filing department at eClaim@choosegcg.com. Any file not in accordance with the required electronic filing format will be subject to rejection. No electronic files will be considered to have been properly submitted unless the Settlement Administrator issues an email after processing your file with your claim numbers and respective account information. Do not assume that your file has been received or processed until you receive this email. If you do not receive such an email within 10 days of your submission, you should contact the electronic filing department at eClaim@choosegcg.com to inquire about your file and confirm it was received and acceptable.

To view Garden City Group, LLC's Privacy Notice, please visit http://www.choosegcg.com/privacy



PART II - GENERAL INSTRUCTIONS

1. You are urged to read carefully the accompanying Notice of Pendency of Class Action and Proposed Settlements, Settlement Hearing and Motion for Attorneys' Fees and Reimbursement of Expenses ("the Notice"). All capitalized terms used herein shall have the same meaning as defined in the Notice.

2. To file a claim and potentially recover under the Settlement of this Action, you must submit this Proof of Claim. However, such filing is not a guarantee that you will share in the proceeds of the Settlement in the Action.

3. You must mail your completed and signed Proof Of Claim postmarked on or before June 9, 2018, addressed to the Settlement Administrator at:

In re Petrobras Securities Litigation c/o GCG PO Box 10280 Dublin, OH 43017-5780

- 4. If you are **not** a member of the Settlement Class, **do not** submit a Proof of Claim.
- 5. If you need assistance filling out this Proof of Claim, please contact the Settlement Administrator.

INSTRUCTIONS FOR FILLING OUT THE PROOF OF CLAIM

Important additional information regarding the Settlement and this Proof of Claim is contained in the accompanying Notice. Please refer to the Plan of Allocation set forth in the accompanying Notice for a detailed explanation of how a Claimant's Recognized Claim will be calculated.

- 1. In order to be eligible to participate in the distribution of the Net Settlement Fund, a claimant ("Claimant") must have:
 - i) purchased or otherwise acquired the securities of Petróleo Brasileiro S.A. Petrobras ("Petrobras"), including debt securities issued by Petrobras International Finance Company S.A. ("PifCo") and/or Petrobras Global Finance B.V. ("PGF") (collectively with Petrobras America Inc., the "Petrobras Defendants") on the New York Stock Exchange ("NYSE") or pursuant to other Covered Transactions during the period between January 22, 2010 and July 28, 2015, inclusive (the "Class Period"); and/or
 - ii) purchase or otherwise acquired debt securities issued by Petrobras, PifCo, and/or PGF, in Covered Transactions, directly in, pursuant to and/or traceable to a May 13, 2013 public offering registered in the United States and/or a March 10, 2014 public offering registered in the United States before Petrobras made generally available to its security holders an earnings statement covering a period of at least twelve months beginning after the effective date of the offerings (August 11, 2014 in the case of the May 13, 2013 public offering and May 15, 2015 in the case of the March 10, 2014 public offering)

"Covered Transaction" means any transaction that satisfies any of the following criteria: (i) any transaction in a Petrobras Security listed for trading on the New York Stock Exchange ("NYSE"); (ii) any transaction in a Petrobras Security that cleared or settled through the Depository Trust Company's book-entry system; or (iii) any transaction in a Petrobras Security to which the United States securities laws apply, including as applicable pursuant to the Supreme Court's decision in Morrison v. National Australia Bank, 561 U.S. 247 (2010). Excluded from the definition of Covered Transaction are purchases of any Petrobras Security on the BOVESPA.

2. Submission of this Proof of Claim does not guarantee that you will share in the proceeds of the Settlement. Distribution of the Net Settlement Fund will be governed by the Plan of Allocation for the Settlement (as set forth in the Notice), if it is approved by the Court, or by such other plan(s) of allocation as the Court approves.

3. Use Parts III through V of this Proof of Claim to supply all required details of your transaction(s) in the Petrobras



PART II - GENERAL INSTRUCTIONS (CONTINUED)

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securities covered by the Settlement (the "Petrobras Securities"). On the schedules provided, please provide all of the information requested below with respect to all of your holdings, purchases, other acquisitions and sales of the Petrobras Securities, whether such transactions resulted in a profit or a loss. Failure to report all transactions during the requested periods may result in the rejection of your claim.

4. You are required to submit genuine and sufficient documentation for all your transaction(s) in and holdings of the Petrobras Securities set forth in the Schedules of Transactions in Parts III through V of this Proof of Claim. Documentation may consist of copies of brokerage confirmations or monthly statements. The Settling Parties and the Settlement Administrator do not independently have information about your investments in Petrobras Securities. IF SUCH DOCUMENTS ARE NOT IN YOUR POSSESSION, PLEASE OBTAIN COPIES OR EQUIVALENT CONTEMPORANEOUS DOCUMENTS FROM YOUR BROKER. FAILURE TO SUPPLY THIS DOCUMENTATION COULD DELAY VERIFICATION OF YOUR CLAIM OR COULD RESULT IN REJECTION OF YOUR CLAIM. DO NOT SEND ORIGINAL DOCUMENTS. Please keep a copy of all documents that you send to the Claims Administrator.

5. Separate Proofs of Claim should be submitted for each separate legal entity (e.g., a claim from joint owners should not include separate transactions of just one of the joint owners, and an individual should not combine his or her IRA transactions with transactions made solely in the individual's name). Conversely, a single Proof of Claim should be submitted on behalf of one legal entity including all transactions made by that entity on one Proof of Claim, no matter how many separate accounts that entity has (e.g., a corporation with multiple brokerage accounts should include all transactions made in all accounts on one Proof of Claim).

6. All joint beneficial owners must each sign this Proof of Claim. If you purchased or acquired Petrobras Securities in your name, you are the beneficial owner as well as the record owner. If, however, you purchased or acquired Petrobras Securities and the securities were registered in the name of a third party, such as a nominee or brokerage firm, you are the beneficial owner of these securities, but the third party is the record owner.

7. Agents, executors, administrators, guardians, and trustees must complete and sign the Proof of Claim on behalf of persons represented by them, and they must:

(a) expressly state the capacity in which they are acting;

(b) identify the name, account number, last 4 digits of the Social Security Number (or taxpayer identification number), address and telephone number of the beneficial owner of (or other person or entity on whose behalf they are acting with respect to) the Petrobras Securities; and

(c) furnish herewith evidence of their authority to bind the person or entity on whose behalf they are acting. (Authority to complete and sign a Proof of Claim cannot be established by stockbrokers demonstrating only that they have discretionary authority to trade stock in another person's accounts.)

8. By submitting a signed Proof of Claim, you will be swearing that you:

(a) own(ed) the Petrobras Securities you have listed in the Proof of Claim; or

(b) are expressly authorized to act on behalf of the owner thereof.

9. By submitting a signed Proof of Claim, you will be swearing to the truth of the statements contained therein and the genuineness of the documents attached thereto, subject to penalties of perjury under the laws of the United States of America. The making of false statements, or the submission of forged or fraudulent documentation, will result in the rejection of your claim and may subject you to civil liability or criminal prosecution.

10. If you have questions concerning the Proof of Claim, or need additional copies of the Proof of Claim or the Notice, you may contact the Settlement Administrator, GCG, at the above address or by toll-free phone at 1-855-907-3218, or you may download the documents from www.PetrobrasSecuritiesLitigation.com.



PART III - SCHEDULE OF TRANSACTIONS IN PETROBRAS COMMON ADS

Failure to provide proof of all beginning holdings, purchases or acquisitions, sales, and ending holdings information for Petrobras Common ADS (Ticker: PBR) as requested below will impede proper processing of your claim and may result in the rejection of your claim. Please include proper documentation with your Proof of Claim.

A. **BEGINNING HOLDINGS:** State the total number of Petrobras Common ADS that were purchased/acquired and were held at the close of trading on **January 21, 2010**, long or short (*if none, enter "0"; if other than zero, must be documented*):

Common ADS

B. PURCHASES\ACQUISITIONS: Separately list each and every **purchase** of Petrobras Common ADS that were purchased during the period between **January 22, 2010** and **July 28, 2015**, inclusive, and provide the following information (*must be documented*):

Purchase Date (<i>list chronologically</i>) Month/Day/Year	Number of ADS Purchased/Acquired	Purchase Price Per ADS (excluding commissions, taxes, and fees)	Total Purchase/Acquisition Price (excluding commissions, taxes, and fees)
/ /			
/ /			

C.	PURCHASES\ACQUISITIONS: Number of Petrobras Common ADS purchased during the period between July 29, 2015 and October 26, 2015, inclusive	
	(if none, enter "0"; if other than zero, must be documented):	Common ADS

D. SALES: Separately list each and every sale of Petrobras Common ADS that were sold during the period between January 22, 2010 and October 26, 2015, inclusive, and provide the following information (*must be documented*):

Sale Date (<i>list chronologically</i>) Month/Day/Year	Number of ADS Sold	Sale Price Per ADS (excluding commissions, taxes, and fees)	Total Sale Price (excluding commissions, taxes, and fees)
/ /			
/ /			
/ /			
/ /			

E. ENDING HOLDINGS: State the total number of Petrobras Common ADS that were purchased/acquired and were held at the close of trading on, October 26, 2015, long or short (*if none, enter "0"; if other than zero, must be documented*):

Common ADS

IF YOU NEED ADDITIONAL SPACE TO LIST YOUR TRANSACTIONS YOU MUST PHOTOCOPY THIS PAGE AND CHECK THIS BOX

IF YOU DO NOT CHECK THIS BOX THESE ADDITIONAL PAGES WILL NOT BE REVIEWED



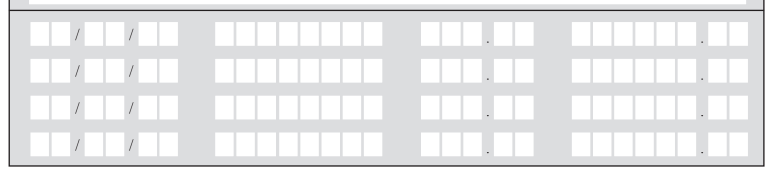
PART IV - SCHEDULE OF TRANSACTIONS IN PETROBRAS PREFERRED ADS

Failure to provide proof of all beginning holdings, purchases or acquisitions, sales, and ending holdings information for Petrobras Preferred ADS (Ticker: PBR/A) as requested below will impede proper processing of your claim and may result in the rejection of your claim. Please include proper documentation with your Proof of Claim.

A. **BEGINNING HOLDINGS:** State the total number of Petrobras Preferred ADS that were purchased/acquired and were held at the close of trading on **January 21, 2010**, long or short (*if none, enter "0"; if other than zero, must be documented*):

Preferred ADS

E	B. PURCHASES\ACQUISITIONS: Separately list each and every purchase of Petrobras Preferred ADS that were purchased during the period between January 22, 2010 and July 28, 2015, inclusive, and provide the following information (must be documented):							
	Purchase Date (<i>list chronologically</i>) Month/Day/Year	Number of ADS Purchased/Acquired	Purchase Price Per ADS (excluding commissions, taxes, and fees)	Total Purchase/Acquisition Price (excluding commissions, taxes, and fees)				



C. **PURCHASES\ACQUISITIONS:** Number of Petrobras Preferred ADS purchased during the period between **July 29, 2015** and **October 26, 2015**, inclusive (*if none, enter "0"; if other than zero, must be documented*):

Preferred ADS

D. SALES: Separately list each and every **sale** of Petrobras Preferred ADS that were sold during the period between **January 22, 2010** and **October 26, 2015**, inclusive, and provide the following information (*must be documented*):

Sale Date (<i>list chronologically</i>) Month/Day/Year	Number of ADS Sold	Sale Price Per ADS (excluding commissions, taxes, and fees)	Total Sale Price (excluding commissions, taxes, and fees)
/ /			
/ /			
/ /			

E. ENDING HOLDINGS: State the total number of Petrobras Preferred ADS that were purchased/acquired and were held at the close of trading on October 26, 2015, long or short (*if none, enter "0"; if other than zero, must be documented*):

Preferred ADS

IF YOU NEED ADDITIONAL SPACE TO LIST YOUR TRANSACTIONS YOU MUST PHOTOCOPY THIS PAGE AND CHECK THIS BOX

IF YOU DO NOT CHECK THIS BOX THESE ADDITIONAL PAGES WILL NOT BE REVIEWED

	Complete Part V if and only if you purchased or acquired any of the eligible Petrobras Notes listed on Page 9, during the period from the initial public offering through and including close of trading on October 26, 2015.	BEGINNING HOLDINGS: State the total face value of Petrobras Notes that were held as of the close of trading on January 21, 2010. If none, write "zero" or "0" (<i>must be documented</i>):	Total Face Value	9 during the period between	Total Purchase/Acquisition Price (<i>excluding commissions</i> , <i>taxes, and fees</i>)			during the period between	Total Face Value		THIS PAGE AND CHECK I BE REVIEWED
7	age 9, during the period fro	close of trading on January	Insert Petrobras Code Indicated on Page 9	s Notes listed on Page	Purchase/Acquisition Price Per \$1,000 Face Value			Petrobras Notes purchased c zero, must be documented):	Insert Petrobras Code Indicated on Page 9		UR TRANSACTIONS YOU <u>MUST</u> PHOTOCOPY THIS THIS BOX THESE ADDITIONAL PAGES WILL <u>NOT</u> BE
	strobras Notes listed on P	tes that were held as of the	Total Face Value	<pre>purchase of Petrobras ited):</pre>				value of Petrobras "0"; if other than zero, must l	Total Face Value		ANSACTIONS YOU <u>1</u> DX THESE ADDITION
	lired any of the eligible Pe	ace value of Petrobras No	Insert Petrobras Code Indicated on Page 9	ely list each and every pu slusive (<i>must be documented</i>):	Face Value of Notes Purchased/Acquired			total face (<i>if none</i> , <i>enter</i>	Insert Petrobras Code Indicated on Page 9		DNAL SPACE TO LIST YOUR TR, IF YOU DO NOT CHECK THIS B(
	and only if you purchased or acquired in the second s	BEGINNING HOLDINGS: State the total fa (<i>must be documented</i>):	Total Face Value	PURCHASES\ACQUISITIONS: Separately list each a January 22, 2010 and July 28, 2015, inclusive (must be	Date of Purchase (<i>list chronologically</i>) Month/Day/Year			PURCHASES\ACQUISITIONS: State the July 29, 2015 and October 26, 2015, inclusive	Total Face Value		IF YOU NEED ADDITIONAL SPACE TO LIST YOUR TRANSACTIONS YOU <u>MUST</u> PHOTOCOPY THIS PAGE AND CHECK THIS BOX IF YOU DO NOT CHECK THIS BOX THESE ADDITIONAL PAGES WILL <u>NOT</u> BE REVIEWED
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	ا January 22, 2010 and October 26,	Total Sale Price (excluding commissions, taxes, and fees)						that were held as of the close of trading on October 26, 2015 . If none, write "zero" or "0" (<i>must</i>	s Total Face Value	
8	ing the period betweer	Sale Price Per \$1,000 Face Value	-	-	-		-	 trading on October 26,	Insert Petrobras Code Indicated on Page 9	
PART V - SCHEDULE OF TRANSACTIONS IN PETROBRAS NOTES (CONTINUED)	al order) all sales of Notes listed on Page 9 dur i	Face Value of Notes Sold							Insert Petrobras Code Indicated Total Face Value on Page 9	
- SCHEDULE OF TRANSACTIO	SALES: Below please list (in chronologic: 2015, inclusive (must be documented):	Date of Sale (<i>list chronologically</i>) Month/Day/Year				/ /		ENDING HOLDINGS: State the total face value of Notes be documented):	Total Face Value	
PART V	D. SALE 2015,	Insert Petrobras Code Indicated on Page 9						E. ENDIN be doo	Insert Petrobras Code Indicated on Page 9	

IF YOU NEED ADDITIONAL SPACE TO LIST YOUR TRANSACTIONS YOU MUST PHOTOCOPY THIS PAGE AND CHECK

IF YOU DO NOT CHECK THIS BOX THESE ADDITIONAL PAGES WILL NOT BE REVIEWED

THIS BOX

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9 PART VI - LIST OF ELIGIBLE PETROBRAS NOTES

etrobras Code	Description	CUSIP / ISIN
NAA	5.625% Global Notes due 2043	71647NAA7
NAB	3.000% Global Notes due 2019	71647NAB5
NAC	2.000% Global Notes due 2016	71647NAC3
NAD	3M LIBOR + 1.620% Floating Rate Global Notes due 2016	71647NAD1
NAE	3M LIBOR + 2.140% Floating Rate Global Notes due 2019	71647NAE9
NAF	4.375% Global Notes due 2023	71647NAF6
NAG	3.250% Global Notes due 2017	71647NAG4
NAH	4.875% Global Notes due 2020	71647NAH2
NAJ	3M LIBOR + 2.360% Floating Rate Global Notes due 2017	71647NAJ8
NAK	7.250% Global Notes due 2044	71647NAK5
NAL	3M LIBOR + 2.880% Floating Rate Global Notes due 2020	71647NAL3
NAM	6.250% Global Notes due 2024	71647NAM1
NAN	6.850% Global Notes due 2115	71647NAN9
WAB	9.75% Global Notes due 2011	71645WAB7
WAG	9.125% Global Notes due 2013	71645WAG6
WAH	8.375% Global Notes due 2018	71645WAH4
WAJ	7.75% Global Notes due 2014	71645WAJ0
WAL	6.125% Global Notes due 2016	71645WAL5
WAM	5.875% Global Notes due 2018	71645WAM3
WAN	7.875% Global Notes due 2019	71645WAN1
WAP	5.75% Global Notes due 2020	71645WAP6
WAQ	6.875% Global Notes due 2040	71645WAQ4
WAR	5.375% Global Notes due 2021	71645WAR2
WAS	6.750% Global Notes due 2041	71645WAS0
WAT	3.875% Global Notes due 2016	71645WAT8
WAU	3.500% Global Notes due 2017	71645WAU5
WAV	2.875% Global Notes due 2015	71645WAV3
P01	11% Global Notes due 2012	BRPETRDBS019
P02	10.3% Global Notes due 2010	BRPETRDBS027
P03	6.83% Global Notes due 2020	BRPETRDBS043
P04	2.15% Global Notes due 2016	JP90B000UCE1
P05	4.875% Global Notes due 2018	XS0716979249
P06	5.875% Global Notes due 2022	XS0716979595
P07	6.25% Global Notes due 2026	XS0718502007
P08	3.25% Global Notes due 2019	XS0835886598
P09	4.25% Global Notes due 2023	XS0835890350
P10	5.375% Global Notes due 2029	XS0835891838
P11	6.625% Global Notes due 2034	XS0982711474
P12	2.75% Global Notes due 2018	XS0982711631
P13	4.75% Global Notes due 2025	XS0982711714
P14	3.75% Global Notes due 2021	XS0982711987



PART VII - SUBMISSION TO JURISDICTION OF THE COURT

By submitting this Proof of Claim, I/we, and every Settlement Class Member I/we represent, submit to the jurisdiction of the United States District Court for the Southern District of New York for purposes of this Action and the Settlement of the Action, as reflected in the Stipulation of Settlement and Release entered into among the Class Representatives, the Petrobras Defendants and the Underwriter Defendants dated February 1, 2018 and the Stipulation and Agreement of Settlement entered into among the Class Representatives and PwC Brazil as of November 30, 2017, as amended (collectively, the "Stipulations"), which were approved by the Court in the order and judgment dated February 28, 2018. I/We further agree to be bound by the orders of the Court, agree that this Proof of Claim, my/our status or the status of the Settlement Class Member I/we represent as a Claimant, and the allowable amount of this claim will be subject to review and further inquiry, and that I/we will furnish such additional documentation with respect to this Proof of Claim as may be required.

PART VIII - RELEASE

By signing this Proof of Claim, and in consideration of the establishment of the Settlement Consideration, as of the effective date thereof, the undersigned claimant ("Claimant"), on behalf of (i) Claimant, and (ii) Claimant's predecessors, successors, assigns, parents, subsidiaries and other affiliates, officers, directors, employees, partners, members, managers, owners, trustees, beneficiaries, advisors, consultants, insurers, reinsurers, stockholders, investors, nominees, custodians, attorneys, heirs, representatives, administrators, executors, devisees, legatees, and estates, any Person(s) they represent in connection with the Action or in connection with the purchase or sale of any Petrobras Securities during the Class Period, and (iii) any Person(s) who claims through or on behalf of them, hereby releases and forever discharges in any capacity, Defendants and each of their respective present and former parents, subsidiaries, divisions, affiliates, member and network firms; the present and former employees, shareholders, partners, officers and directors, of each of them; the present and former attorneys, accountants, auditors, underwriters, advisors, trustees, administrators, fiduciaries, consultants, representatives, insurers, and agents of each of them; and the predecessors, heirs, successors and assigns of each, all in their capacities as such (the "Released Parties"), except that the Released Parties shall not include Non-Released Individual Defendants, from any and all manner of claims, demands, rights, actions, potential actions, causes of action, liabilities, duties, damages, losses, diminutions in value, obligations, agreements, suits, fees, attorneys' fees, expert or consulting fees, debts, expenses, costs, sanctions, judgments, decrees, matters, issues and controversies of any kind or nature whatsoever, whether known or unknown, contingent or absolute, liquidated or not liquidated, accrued or unaccrued, suspected or unsuspected, disclosed or undisclosed, apparent or not apparent, foreseen or unforeseen, matured or not matured, which now exist, or heretofore or previously existed, or may hereafter exist including, but not limited to, any claims arising under federal, state or foreign law, common law, bankruptcy law, statute, rule, or regulation relating to alleged fraud, breach of any duty, breach of any contract, negligence, fraudulent conveyance, avoidance, violations of the federal securities laws, or otherwise, whether individual, class, direct, derivative, representative, on behalf of others, legal, equitable, regulatory, governmental or of any other type or in any other capacity (a) alleged or which could have been alleged by Class Representatives or Settlement Class Members in the Action, or (b) that have been, could have been, or in the future can or might be asserted in any federal, state or foreign court, tribunal, forum or proceeding, in connection with any of the Petrobras Securities, whether arising from federal, state, foreign, or common law, against the Petrobras Defendants, the Underwriter Defendants, or against any other of the Released Parties, arising out of or relating in any manner to the Action or the allegations, claims, defenses, and counterclaims asserted in the Action, except for Claims to enforce the Settlement, whether arising under state, federal, or common law (the "Settled Claims"). Settled Claims shall include claims against Defendants and Released Parties pursuant to the PSLRA for contribution/indemnity or claims that are otherwise dependent on liability in this Action and claims for violations of Fed. R. Civ. P. 11, or any other fee or cost-shifting claim.

It is understood that Settled Claims include the release of Unknown Claims, which means all Claims which Class Representatives or any other Settlement Class Member does not know or suspect to exist in his, her or its favor at the time of the release of such claims, which if known by him, her or it might have affected his, her or its decision(s) with respect to the Settlement.

Class Representatives and Settlement Class Members, or any of them, may hereafter discover facts in addition to or different from those that he, or she or it now knows or believes to be true with respect to the subject matter of the Settled Claims (including Unknown Claims), but the Class Representatives shall expressly fully, finally and forever discharge, settle and release, and each Settlement Class Member, upon the Effective Date, shall be deemed to have, and by operation of law and of the Judgment shall have, expressly fully, finally, and forever discharged, settled and released any and all Claims against the Released Parties, known or unknown, suspected or unsuspected, contingent or non-contingent, whether or not concealed or hidden, which now exist, or heretofore have existed, upon any theory of law or equity now existing or coming into existence in the future, including, but not limited to, conduct which is negligent, intentional, with or without malice, or a breach of any fiduciary, contractual, or other duty, law or rule, without regard to the subsequent discovery or existence of such different or additional facts. Class Representatives



PART VIII - RELEASE (CONTINUED)

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acknowledge, and the Settlement Class Members shall be deemed by operation of the Judgment to have acknowledged, that the foregoing waiver was separately bargained for and a key element of the Settlement of which this release is a part.

The releases set forth in the Stipulations shall cover all claims both known and unknown, in the form mutually agreed upon by all Parties to the Stipulations.

PART IX - CERTIFICATION

By signing and submitting this Proof of Claim, the Claimant(s) or the person(s) who represents the Claimant(s) certifies, as follows:

1. that I (we) have read the Notice, the Plan of Allocation and the Proof of Claim, including the releases provided for in the Settlement;

2. that the Claimant(s) is (are) members of the Settlement Class, as defined in the Notice, and is (are) not one of the individuals or entities excluded from the Settlement Class, as set forth in the Notice;

3. that the Claimant(s) has (have) not submitted a request for exclusion from the Settlement Class in this Notice;

4. that the Claimant(s) owns(ed) the Petrobras Securities identified in the Proof of Claim and have not assigned the claim against the Released Parties, as applicable, to another, or that, in signing and submitting this Proof of Claim, the Claimant(s) has (have) the authority to act on behalf of the owner(s) thereof;

5. that the Claimant(s) has (have) not submitted any other claim covering the same purchases, acquisitions, sales, or holdings of Petrobras Securities and knows of no other person having done so on his/her/its/their behalf;

6. that the Claimant(s) submits (submit) to the jurisdiction of the Court with respect to his/her/its/their claim and for purposes of enforcing the releases set forth herein;

7. that I (we) agree to furnish such additional information with respect to this Proof of Claim as the Settlement Administrator or the Court may require;

8. that the Claimant(s) waives (waive) the right to trial by jury, to the extent it exists, and agrees (agree) to the Court's summary disposition of the determination of the validity or amount of the claim made by this Proof of Claim;

9. that I (we) acknowledge that the Claimant(s) will be bound by and subject to the terms of any judgment(s) that may be entered in the Action; and

10. that the Claimant(s) is (are) NOT subject to backup withholding under the provisions of Section 3406(a)(1)(C) of the Internal Revenue Code because: (i) the Claimant(s) is (are) exempt from backup withholding; or (ii) the Claimant(s) has (have) not been notified by the IRS that he/she/it/they is (are) subject to backup withholding as a result of a failure to report all interest or dividends; or (iii) the IRS has notified the Claimant(s) that he/she/it/they is (are) no longer subject to backup withholding. If the IRS has notified the Claimant(s) that he/she/it/they is (are) subject to backup withholding, please strike out the language in the preceding sentence indicating that the Claimant(s) is (are) not subject to backup withholding in the certification above.

PART IX - CERTIFICATION (CONTINUED)

I/We declare and affirm under penalties of perjury that the foregoing information and the documents attached hereto, including the last 4 digits of the Social Security or Taxpayer Identification Number shown on this Proof of Claim, are true, correct and complete to the best of my/our knowledge, information and belief, and that this Proof of Claim was

Executed this	day of	in					
		(Month) (Year)	(City, State, Country)				
Signature of Claim	iant		Date				
Print Name of Clai	mant						
Signature of Joint	Claimant, if	any	Date				
Print Name of Join	,		— mpleting this form, the following also must be provided:				
Signature of Persc	on signing o	n behalf of Claimant	 Date				
Capacity of persor individual, (Execut	0 0	behalf of Claimant, if other than an t, Custodian, etc.)	Print Name of Person signing on behalf of Claimant				
		ST BE MAILED TO THE SETTLEN D LATER THAN JUNE 9, 2018, ADI	MENT ADMINISTRATOR BY FIRST-CLASS MAIL, POSTAGE DRESSED AS FOLLOWS:				
		In re Petrobras Sec c/o G PO Box Dublin, OH 4	CG 10280				

A Proof of Claim received by the Settlement Administrator shall be deemed to have been submitted when posted, if mailed by June 9, 2018 and if a postmark is indicated on the envelope and it is mailed First Class, and addressed in accordance with the above instructions. In all other cases, a Proof of Claim shall be deemed to have been submitted when actually received by the Settlement Administrator.

You should be aware that it will take a significant amount of time to fully process all of the Proofs of Claim. Please notify the Settlement Administrator of any change of address.

