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BRAZILIAN DISTRIBUTION CO COMPANHIA BRASILEIRA DE DISTR CBD Form 6-K April 27, 2018

FORM 6-K

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Report of Foreign Private Issuer

Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934

For the month of April, 2018

Brazilian Distribution Company (Translation of Registrant's Name Into English)

Av. Brigadeiro Luiz Antonio, 3142 São Paulo, SP 01402-901 <u>Brazil</u> (Address of Principal Executive Offices)

(Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F)

Form 20-F X Form 40-F

(Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101 (b) (1)):

Yes ____ No _X__

(Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101 (b) (7)):

Yes ____ No _X___

(Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.)

Yes ____ No <u>_X</u>____

COMPANHIA BRASILEIRA DE DISTRIBUIÇÃO

Publicly-Held Company

CNPJ/MF 47.508.411/0001-56

NIRE 35.300.089.901

Consolidated synthetic map of the remote voting procedure for the Annual and Extraordinary Shareholders' Meeting to be held on April 27, 2018

COMPANHIA BRASILEIRA DE DISTRIBUIÇÃO (<u>"Company</u>"), pursuant to §3° of Article 21-W of CVM Instruction No. 481, of December 17, 2009, as amended, announces to its shareholders and the market the synthetic map of distance voting with all the voting instructions that have been sent by its shareholders (<u>"Consolidated Synthetic Map</u>"). The Consolidated Synthetic Map contains the same information disclosed on April 25, 2018 in the synthetic map received from the bookkeeping agent, Itaú Corretora de Valores S.A. (<u>"Itaú</u>"), with the voting instructions sent by shareholders to the custody agent, central securities depository and Itaú, due to the fact that the Company has not received any voting instruction directly from the shareholders. The information contained in the Consolidated Synthetic Map is attached hereto.

São Paulo, April 26, 2018.

Daniela Sabbag

Investor Relations Officer

SCHEDULE

Summary of distance voting

Annual General Meeting (AGM) - 04/27/2018 at 4 pm

Resolution No	. Description of the Resolution	Resolution vote	No. of shares (consolidated with all types, including ADR)
1	Examine, reading, discussion and voting of the	Approve	-
	Management Report and the Financial Statements of the	Reject	-
	Company related to the fiscal year ended on December 31, 2017.	Abstain	-
2	To approve the allocation of the profit of the fiscal year	Approve	-
	ended on December 31, 2017, according to the	Reject	-
	Management Proposal, as follows: (i) R\$ 146,917,347.06	Abstain	-
	for minimum mandatory dividends, this amount having its		
	distribution already resolved by the Board of Directors as		
	interest on equity (net amount) for the fiscal year 2017;		
	and (ii) R\$ 415,541,351.51 for the Expansion Reserve provided in the Bylaws.		
3	To approve the fixation of the annual global compensation	Approve	_
5	of R\$ 85,334,341.69 for the Company's managers and	Reject	_
	Fiscal Council (in case the shareholders request its	Abstain	-
	installation) for the fiscal year of 2018, according to the		
	Management Proposal, being up to R\$ 71,324,818.03 to		
	the Board of Officers, up to R\$ 13,188,723.66 to the Board		
	of Directors and up to R\$ 820,800.00 to the Fiscal Council.		
4	Election of the board of directors by single group of	Approve	-
	candidates	Reject	-
		Abstain	-
	Acionista Controlador/Controlling Shareholder		
	Jean-Charles Henri Naouri (Efetivo)		
	Arnaud Daniel Charles Walter Joachim Strasser (Efetivo)		
	Manfred Heinrich Gartz (Efetivo)		
	Carlos Mario Giraldo Moreno (Efetivo)		
	Eleazar de Carvalho Filho (Efetivo)		

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Jose Gabriel Loaiza Herrera (Efetivo)

Luiz Augusto de Castro Neves (Efetivo)

Luiz Nelson Guedes de Carvalho (Efetivo)

Ronaldo Iabrudi dos Santos Pereira (Efetivo)

Indication of all names of the proposed board. - Acionista Controlador/Controlling Shareholder

- 5 In case one of the candidates that are indicated to the Yes proposed board stop integrating it, the votes corresponding No to your shares can continue to be given to the proposed Abstain board?
 6 In the event of the adoption of cumulative voting, should Yes
- the votes corresponding to your shares be distributed in equal percentages among the members whom you have chosen?
- 7Visualization of all the candidates that compose the
proposed board to indicate the percentage (%) of the votes
to be attributed.Jean-Charles Henri
Naouri (Efetivo)[
]%
 - Arnaud Daniel Charles Walter Joachim Strasser (Efetivo)[]%

No

Abstain

Manfred Heinrich Gartz (Efetivo)[]%

- Carlos Mario Giraldo Moreno (Efetivo)[]%
- Eleazar de Carvalho Filho (Efetivo)[]%

Jose Gabriel Loaiza Herrera (Efetivo)[]%

Luiz Augusto de Castro Neves (Efetivo)[]%

Luiz Nelson Guedes de Carvalho Edgar Filing: BRAZILIAN DISTRIBUTION CO COMPANHIA BRASILEIRA DE DISTR CBD - Form 6-K

(Efetivo)[]%

		Ronaldo Iabrudi dos Santos Pereira	
		(Efetivo)[]%	
8	Do you wish to request the adoption of cumulative voting	Yes	-
	for the election of the Board of Directors, under the terms	No	-
	of article 141 of Law 6,406 of 1976?	Abstain	-
9	Do you wish to adopt the separate vote for the election of	Yes	16,315,780
	the board of directors?	No	2,276,454
		Abstain	24,828,799
10	Do you wish to request the installation of the Fiscal	Yes	43,417,533
	Council for the fiscal year of 2018?	No	3,500
		Abstain	-
11	Approve the investment plan for the fiscal year of 2018,	Approve	-
	according to the Management Proposal, in the amount of	Reject	-
	R\$ 1,6 billion, with the scope of (i) opening of stores, land	Abstain	-
	acquisition and conversion of stores; (ii) renovation of		
	stores; e (iii) IT and logistics infrastructure, and others		
	productivity related projects. This amount does not include	2	
	the Investment Plan of the controlled companies Via		
10	Varejo and Cnova.	T 7	24 221 225
12	Should a second call for the Shareholders' Meeting be	Yes	34,331,225
	necessary, the voting instructions contained in this Form	No	9,089,808
	may also be considered in the event of a Shareholders'	Abstain -	
	Meeting held upon second call?		

Summary of distance voting

Extraordinary General Meeting (EGM) - 04/27/2018 at 4 pm

Resolution No	. Description of the Resolution	Resolution vote	No. of shares (all types. Including ADR)
1	Resolve on the proposal of amendment and consolidation	Approve	-
	of the Bylaws, pursuant to the Proposal of the	Reject	-
	Management, for amendment of the following clauses (i)	Abstain	-
	Article 2, Paragraph 1, dd): for inclusion of the activity of		
	importing and trading certain specific products in the		
	corporate purposes to comply with regulatory requirements		
	of INMETRO; (ii) Article 4: updating of the Companys		
	capital stock clause to reflect increases resulting from the		
	exercise of stock options, within the authorized capital		
	limit, approved at meetings of the Board of Directors since		
	the Ordinary and Extraordinary General Meeting held on		
	2017; (iii) Article 9, caput and item III, Article 14, caput		
	and Paragraphs 2 to 4, Article 15, Paragraph 1 and Article		
	16, caput: creation of the position of Co-Vice-Chairman of		
	the Board of Directors, so the Company may have two Co-Vice- Chairmen of the Board of Directors; (iv) Article		
	19: exclusion of the requirement of a majority of external		
	members in the Audit Committee, preserving the		
	independence of such Committee in relation to the Board		
	of Directors, since it is not necessary to define the concept		
	of independence of external members, as the Instruction		
	308 of May 14, 1999 ,as amended, already does it.		
2	In the event of a second call of this General Meeting, can	Yes	_
-	the voting instructions contained in this form also be used	No	_
	for the General Meeting held on a second call?	Abstain	-
		1 100000000	

SIGNATURES

Pursuant to the requirement of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

COMPANHIA BRASILEIRA DE DISTRIBUIÇÃO

Date: April 26, 2018

By: <u>/s/ Ronaldo Iabrudi</u> Name: Ronaldo Iabrudi Title: Chief Executive Officer

By: <u>/s/ Daniela Sabbag</u> Name: Daniela Sabbag Title: Investor Relations Officer

FORWARD-LOOKING STATEMENTS

This press release may contain forward-looking statements. These statements are statements that are not historical facts, and are based on management's current view and estimates offuture economic circumstances, industry conditions, company performance and financial results. The words "anticipates", "believes", "estimates", "expects", "plans" and similar expressions, as they relate to the company, are intended to identify forward-looking statements. Statements regarding the declaration or payment of dividends, the implementation of principal operating and financing strategies and capital expenditure plans, the direction of future operations and the factors or trends affecting financial condition, liquidity or results of operations are examples of forward-looking statements. Such statements reflect the current views of management and are subject to a number of risks and uncertainties. There is no guarantee that the expected events, trends or results will actually occur. The statements are based on many assumptions and factors, including general economic and market conditions, industry conditions, and operating factors. Any changes in such assumptions or factors could cause actual results to differ materially from current expectations.