

PRESIDÊNCIA DA REPÚBLICA

Decreto do Presidente da República n.º 67/2012

de 23 de março

O Presidente da República decreta, nos termos do artigo 135.º, alínea *b*), da Constituição, o seguinte:

É ratificada a Emenda ao Acordo relativo ao Fundo Monetário Internacional Sobre a Reforma do Diretório Executivo, adotada em conformidade com a Resolução n.º 66-2, de 15 de dezembro de 2010, da Assembleia de Governadores do Fundo Monetário Internacional, aprovada, para adesão, pela Resolução da Assembleia da República n.º 37/2012, em 24 de fevereiro de 2012.

Assinado em 9 de março de 2012.

Publique-se.

O Presidente da República, ANÍBAL CAVACO SILVA.

Referendado em 16 de março de 2012.

O Primeiro-Ministro, *Pedro Passos Coelho*.

ASSEMBLEIA DA REPÚBLICA

Resolução da Assembleia da República n.º 37/2012

Aprova, para adesão, uma Emenda ao Acordo Relativo ao Fundo Monetário Internacional sobre a Reforma do Diretório Executivo, Adotada em conformidade com a Resolução n.º 66-2, de 15 de dezembro de 2010, da Assembleia de Governadores do Fundo Monetário Internacional.

A Assembleia da República resolve, nos termos da alínea *i*) do artigo 161.º e do n.º 5 do artigo 166.º da Constituição, aprovar, para adesão, a Emenda ao Acordo relativo ao Fundo Monetário Internacional Sobre a Reforma do Diretório Executivo, adotada em conformidade com a Resolução n.º 66-2, de 15 de dezembro de 2010, da Assembleia de Governadores do Fundo Monetário Internacional, cujo texto, na versão autenticada em língua inglesa e respetiva tradução em língua portuguesa, se publica em anexo.

Aprovada em 24 de Fevereiro de 2012.

O Presidente da Assembleia da República, em exercício, *António Filipe*.

ANEXO I

PROPOSED AMENDMENT OF THE ARTICLES OF AGREEMENT OF THE INTERNATIONAL MONETARY FUND ON THE REFORM OF THE EXECUTIVE BOARD

The Governments on whose behalf the present Agreement is signed agree as follows:

1 — The text of article XII, section 3(*b*), shall be amended to read as follows:

«(*b*) Subject to (*c*) below, the Executive Board shall consist of twenty Executive Directors elected by the members, with the Managing Director as chairman.»

2 — The text of article XII, section 3(*c*), shall be amended to read as follows:

«(*c*) For the purpose of each regular election of Executive Directors, the Board of Governors, by an eighty-five percent majority of the total voting power, may increase or decrease the number of Executive Directors specified in (*b*) above.»

3 — The text of article XII, section 3(*d*), shall be amended to read as follows:

«(*d*) Elections of Executive Directors shall be conducted at intervals of two years in accordance with regulations which shall be adopted by the Board of Governors. Such regulations shall include a limit on the total number of votes that more than one member may cast for the same candidate.»

4 — The text of article XII, section 3(*f*), shall be amended to read as follows:

«(*f*) Executive Directors shall continue in office until their successors are elected. If the office of an Executive Director becomes vacant more than ninety days before the end of his term, another Executive Director shall be elected for the remainder of the term by the members that elected the former Executive Director. A majority of the votes cast shall be required for election. While the office remains vacant, the Alternate of the former Executive Director shall exercise his powers, except that of appointing an Alternate.»

5 — The text of article XII, section 3(*i*), shall be amended to read as follows:

«(*i*) Each Executive Director shall be entitled to cast the number of votes which counted towards his election.

(*ii*) When the provisions of section 5(*b*) of this article are applicable, the votes which an Executive Director would otherwise be entitled to cast shall be increased or decreased correspondingly. All the votes which an Executive Director is entitled to cast shall be cast as a unit.

(*iii*) When the suspension of the voting rights of a member is terminated under article XXVI, section 2(*b*), the member may agree with all the members that have elected an Executive Director that the number of votes allotted to that member shall be cast by such Executive Director, provided that, if no regular election of Executive Directors has been conducted during the period of the suspension, the Executive Director in whose election the member had participated prior to the suspension, or his successor elected in accordance with paragraph 3(*c*)(*i*) of schedule L or with (*f*) above, shall be entitled to cast the number of votes allotted to the member. The member shall be deemed to have participated in the election of the Executive Director entitled to cast the number of votes allotted to the member.»

6 — The text of article XII, section 3(*j*), shall be amended to read as follows:

«(*j*) The Board of Governors shall adopt regulations under which a member may send a representative to