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This is to certify that I, Marco Antônio Rochadel, Official Public Translator, designated and installed in Office according to The Official Gazette of June 23, 1982, page 5428, have received and translated, to the best of my knowledge and belief, a document with the following contents:

Joint MCT/MDIC Ministerial Directive nº 290, of 05.07.2008

Passes instructions for submission of projects mentioned by Article 6, Paragraph 4, of Decree nº 6233, of 2007, for the granting of fiscal incentives of *Programa de Apoio ao Desenvolvimento Tecnológico da Indústria de Semicondutores (PADIS)*, the Semiconductor Industry Technological Development Supporting Program – PADIS, as described in Articles 2 to 4 of the abovementioned Decree.

THE MINISTERS OF STATE OF SCIENCE AND TECHNOLOGY and DEVELOPMENT; AND OF INDUSTRY AND FOREIGN TRADE, using the powers vested in them by Paragraph 1 of Article 7(II) of Decree nº 6233, of October 11, 2007, resolved:

Article 1. Passing instructions for submission of projects mentioned by Paragraph 4 of Article 6 of Decree nº 6233, of 2007, for the purpose of granting tax benefits of the Semiconductor Industry Technological Development Supporting Program – PADIS as described in Articles 2 to 4 of such Decree, under the form of the Annex to this Directive.

Article 2. Projects mentioned in Article 1 above shall be submitted by the legal entity interested in being granted the PADIS incentives, as described in Articles 2 to 4 of Decree nº 6233, of 2007.

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Paragraph 1. Any project submitted with no observance to this Directive and instructions hereto annexed shall be rejected.

Article 3. The investment project in Research and Development (R&D) mentioned by this Directive may be changed at any time, through submission of a previous written justification and information requested in Sections A and B of the Annex, at least, and other information deemed relevant to assessment of the proposal as they may be required.

§1. In case the project is completed at a moment when the benefits are still in effect, a fresh project, or an updating of the original project shall be submitted.

Article 4. After the projects have been approved, according to act of the Ministers of State of Science and Technology; Development, Industry and Foreign Trade; and Finance, the legal entity shall be required to proceed to its previous qualification with the Brazilian Federal Treasury Department – RFB, according to a specific regulatory act, before it may use the PADIS tax benefits.

Article 5. The company qualified to benefit from PADIS tax benefits may request inclusion, in such benefits, of fresh products or new models, supplying just the information required in Sections A and C of the Annex, provided the remaining information remain unchanged.

Paragraph 1. Unchangeability of information shall be evidenced by formal statement from the company indicating, in addition, the number of the original proceedings where the tax benefits have been granted.

Article 6. This Directive becomes effective upon publication.

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SERGIO MACHADO REZENDE

MIGUEL JORGE

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In Witness Whereof, I have hereunto set my hand and seal in this City of Brasília, Federal District, Brazil, this Friday, June 29, 2012.

Fees according to

Official Gazette of 04/15/2011

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Marco Antônio Rochadel

Public Translator