PORTUGAL TELECOM SGPS SA Form 6-K March 18, 2013

## SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## FORM 6-K

Report of Foreign Private Issuer Pursuant to Rule 13a-16 or 15d-16 of the

Securities Exchange Act of 1934

For the month of March 2013

**Commission File Number 1-13758** 

# PORTUGAL TELECOM, SGPS, S.A.

(Exact name of registrant as specified in its charter)

Av. Fontes Pereira de Melo, 40 1069 - 300 Lisboa, Portugal

(Address of principal executive office)

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

Form 20-F x Form 40-F o

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 o No x

#### ANNUAL GENERAL MEETING OF SHAREHOLDERS

PORTUGAL TELECOM, SGPS S.A.

19 April 2013

#### PROPOSAL OF THE BOARD OF DIRECTORS

#### **ITEM 8 ON THE AGENDA:**

(To resolve, pursuant to article 8, number 4, of the Articles of Association, on the parameters applicable in the event of any issuance of bonds convertible into shares that may be resolved upon by the Board of Directors)

#### Whereas:

- A) The convenience of safeguarding the possibility for the Company to strengthen its equity, aiming at sizing the same to adequate levels that enable sustaining the Company s future business plans, which requires resorting to public funds on a diversified and broad funding basis;
- B) The internationalisation and diversification of the Company s funding sources and shareholding base reinforces the stability and autonomy of the Company, the promotion of which is of the utmost corporate interest;
- C) Within this context, it appears convenient to keep options open for a possible new issue, by a wholly owned subsidiary of Portugal Telecom, SGPS S.A., and possibly with a guarantee or support from the latter, of bonds or other securities to be placed notably with specialised segments of international qualified investors, securities which, under certain conditions, may grant the investors the right of exchange for Portugal Telecom, SGPS S.A. s ordinary shares (exchangeable securities), thus repeating the experience of three prior issues which have had considerable international success;
- D) In order to preserve such flexibility, it is important to create the legal mechanisms that enable such wholly owned subsidiary which may carry out the issue of exchangeable securities to have access to ordinary shares of Portugal Telecom, SGPS S.A. as may be required to fulfil the exchanges that may take place;

E) Within the Portuguese legal framework, and as in the three issues of exchangeable securities previously undertaken by Portugal Telecom International Finance, B.V., the said capacity of the subsidiary issuing exchangeable securities to have access to ordinary shares, if and when required, in order to fulfil its obligations for an optional exchange by the investors involves a resolution to issue and place at the service of such international issuance an adequate number of Portugal Telecom, SGPS S.A. s convertible bonds that may give rise, at such times and quantities as needed, to new shares;

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- F) The possibility of implementing said issue also requires, as provided for in the Articles of Association, that the parameters applicable to the issuance of Portugal Telecom, SGPS S.A. s convertible bonds supporting the international issuance of exchangeable securities by a subsidiary be henceforth approved by the General Meeting of Shareholders, without prejudice to any possible subsequent readjustments;
- G) It is also convenient to foresee that the issuance may be performed directly by Portugal Telecom, SGPS S.A., with the possibility of conversion into shares attributed to the investors that directly subscribe the bonds to be issued by the Company;
- H) Additional flexibility may be assured by means of a resolution conferring to the Board of Directors the power to decide the time of the issuance, accompanied or not by an issuance of exchangeable securities by a wholly owned subsidiary of Portugal Telecom, SGPS S.A., in one or more series;

#### We propose that it be resolved:

1) To approve the possible issue by Portugal Telecom, SGPS S.A. of convertible bonds to be resolved by the Board of Directors, as provided for in the law and in the Articles of Association, and in accordance with the following main parameters, without prejudice to any adaptation or development as may be resolved by the Board of Directors, notably considering the final characteristics of the issuance of exchangeable securities that it may support:

a) Amount of the issue: Up to the maximum amount of or the currency equivalent of 1,000,000,000 Euros.

b) Interest rate: To be defined in accordance with the market conditions on the date of the issuance.

c) Redemption: A single final maturity at par, with possibility for a provision for early redemption at the option of

the issuer, in particular as from the end of the third year.

d) Conversion bases: The number of bonds required for conversion of the bonds nominal amount in cash into one share

shall be determined by the conversion price, calculated by adding a conversion premium to the

market price on the Euronext Lisbon of one share at the time of the issuance.

The anticipated conversion premium, to be adjusted at the time of the issuance in accordance with market conditions, shall not be less than 20% of the trading price considered, which can, notably, be the Euronext Lisbon closing price for the session immediately before the date of issuance (or of

the issuance of the first series), subject to anti-dilution clauses customary in the market.

The conversion price initially defined shall prevail during the whole period of the issue, without

prejudice to any possible

readjustment by application of anti-dilution clauses customary in the market, in situations regulated in the issuance resolution and under the terms or formulas stipulated therein.

e) Potential capital

increase:

The maximum number of ordinary shares that can be initially issued in the increase or increases of capital implicit in the resolution of issuance of the convertible bonds may not exceed the equivalent to 15% of Portugal Telecom, SGPS S.A. s share capital at the date of the resolution, without prejudice to the possibility of being exceeded at a later time as a result of subsequent

readjustments to the conversion price referred to in the foregoing paragraph.

f) Terms of the conversion:

The conversion may be requested daily, as from an initial term stipulated in the resolution of issuance, such periods of time stipulated in the resolution of issue being deemed a conversion period in accordance with and for the purposes of paragraph b) of number 1 and paragraph a) of number 3 of article 370 of the Portuguese Companies Code.

The conversion shall be made exclusively with ordinary shares. g) Class:

In one issuance only or in series, as determined by the Board of Directors. h) Issue:

2) To approve forthwith, as a result of the issuance of convertible bonds under the final terms as stipulated, such capital increase or increases as may be required to meet any requests for conversion that may be submitted.

Lisbon, 14 March 2013

The Board of Directors,

#### **SIGNATURE**

Pursuant to the requirements 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.

Date: March 15, 2013

PORTUGAL TELECOM, SGPS, S.A.

By: /s/ Nuno Vieira
Nuno Vieira

Investor Relations Director

#### FORWARD-LOOKING STATEMENTS

This document may contain forward-looking statements. These statements are statements that are not historical facts, and are based on management s current view and estimates of future 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.

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