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United States 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 2015

Vale S.A.

Avenida Graça Aranha, No. 26 20030-900 Rio de Janeiro, RJ, Brazil

(Address of principal executive office)

(Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.)
(Check One) Form 20-F x Form 40-F o
(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))
(Check One) Yes o 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))
(Check One) Yes o No x
(Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.)
(Check One) Yes o No x
(If Yes is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b). 82)

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PUBLICLY LISTED COMPANY

CNPJ 33.592.510/0001-54

ORDINARY AND EXTRAORDINARY

SHAREHOLDERS MEETINGS

CALL NOTICE

Shareholders of Vale S.A. (Vale) are hereby invited to convene for tordinary and Extraordinary General Shareholders Meetings to be cumulatively held on April 17, 2015, at 11am at Avenida das Américas, 700, 2nd floor, room 218 (auditorium), Città America, Barra da Tijuca, in the city of Rio de Janeiro/RJ, Brazil, for the purpose of discussing and deciding upon the matters set forth in the Agenda below:

1. Ordinary Shareholders Meeting

- 1.1. Appreciation of management report and analysis, discussion and vote of the financial statements for the fiscal year ending on December 31, 2014;
- 1.2. Proposal for the destination of profits of the fiscal year of 2014;
- 1.3. Appointment of the members of the Board of Directors;
- 1.4 Appointment of the members of the Fiscal Council; and
- 1.5 Establishment of the remuneration of the Management and members of the Fiscal Council for 2015.

2.	Extraordinary	Shareholders	Meeting

2.1 Proposal to amend Vale Bylaws, in order to:

(i) adjust wording of Art. 20 to clarify that the Board of Directors ($\,$ BD $\,$) shall determine the duties of the committees, including, but not limited to, those provided for in Art. 21 and thereafter;

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an opinion on the proposed	nge paragraph II of Art. 21 to provide that the Executive Development Committee (EDC) shall analyze and formulate I distribution of the annual global budget for the management s remuneration and the adequacy of the remuneration Board of Executive Officers (EB);
	ade the current paragraph IV of Art. 21, which deals with the issuance of an opinion on the health and safety policies, at the EDC shall assist in setting targets for the evaluation of EB s performance;
(iv) includ	le paragraph V in Art. 21 to provide that the EDC shall supervise the development of the succession plan for the EB;
(v) chang annually by the EB ;	ge paragraph I of Art. 22 to replace issue an opinion about with recommend, excluding the part about proposed
(vi) delete investment budgets by Vald	e the current paragraph II of Art. 22 which deals with the issuance of the opinion on annual and multiannual e;
(vii) amend part about proposed annua	and renumber the current paragraph III of Art. 22 to replace issue an opinion about with recommend, excluding the ally by the EB;
(viii) amend a of shareholdings;	and renumber the current paragraph IV of Art. 22 replacing issue an opinion with recommend, excluding the purchase
(ix) chang financial and corporate;	te paragraph I of Art. 23 replacing the term issue an opinion about with evaluate, as well as deleting the reference to
(x) chang	ge paragraph II of Art. 23 replacing the term issue an opinion about with evaluate;
	de paragraph III in Art. 23 to provide that the duties and responsibilities of the Finance Committee (CF) include udget and annual investment plan;

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xii) exposure lii	include paragraph IV in Art. 23 to provide that it is incumbent upon the CF to assess Vale s annual funding plan and risk mits;
xiii)	include paragraph V in Art. 23 to provide that it is incumbent upon the CF to assess Vale s risk management processes;
xiv) projects and	include paragraph VI in Art. 23 to provide that it is incumbent upon the CF to supervise the financial execution of capital d of the ongoing budget;
(xv) nudit, and re	delete paragraph I of Art. 24, which deals with the competence of proposing to the BD a person to be responsible for internal enumber the remaining paragraphs;
xvi) performanc	include a paragraph in Art. 24 to provide that the Accounting Committee (AC) shall evaluate the procedures and the e of the internal audit with regards to best practices;
xvii) performanc	include a paragraph in Art. 24 to provide that the AC shall support the BD in the process of choosing and evaluating the annual e of the person responsible for Vale s internal audit;
(xviii) cl	hange paragraph II of Art. 25 to replace code of ethics with Code of Ethics and Conduct;
	nange paragraph III of Art. 25 to provide that the Governance and Sustainability Committee (GSC) shall evaluate related parties subjected to the deliberation of the BD, as well as issue opinions on potential conflicts of interest involving related parties;
	nange paragraph IV of Art. 25 to provide that the GSC shall evaluate proposed amendments of Policies that are not within the scope other committees, the Bylaws or the Internal Regulations of Vale s Advisory Committees;
(xxi) in	aclude paragraph V in Art. 25 to provide that the GSC shall analyze and propose improvements to Vale s Sustainability Report;
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(xxii)	include paragraph VI in Art. 25 to provide that the GSC shall evaluate Va	le s performance with relation to sustainability aspects and
propose i	mprovements on the basis of a long-term strategic vision;	

(xxiii) include paragraph VII in Art. 25 to provide that the GSC shall support the BD in the process of choosing and evaluating the annual performance of the person responsible for Vale s Ombudsman function; and

(xxiv) include paragraph VIII in Art. 25 to provide that the GSC shall support the BD in the evaluation process of the Ombudsman in matters involving the Ombudsman Channel and violations of the Code of Ethics and Conduct.

According to CVM Rule No. 165/91, as amended by CVM Rule No. 282/98, a shareholder must hold at least 5% (five percent) of the Vale s voting capital in order to request the cumulative voting system.

All documentation pertaining to the matters to be discussed in the Ordinary and Extraordinary Shareholders Meetings is available to shareholders at Vale s headquarters, on its website (http://www.vale.com) and on the websites of the Brazilian Securities and Exchange Commission (http://www.cvm.gov.br), of BM&FBovespa S.A. Bolsa de Valores, Mercadorias e Futuros, the São Paulo Stock Exchange (www.bmfbovespa.com.br), of the Securities and Exchange Commission of the United States (www.sec.gov) and of The Stock Exchange of Hong Kong Limited (www.hkex.com.hk).

Shareholders who wish to attend the Meetings may do so in person or appoint a duly-registered proxy, pursuant to Paragraph 1 of Article 126 of the Brazilian Corporate Law (Law No. 6,404/76). The proxy shall have been granted less than 1 (one) year before the Meetings, and be duly qualified as a shareholder, manager, attorney registered with the Brazilian Bar Association or a financial institution.

Note that shareholders must attend the Shareholders Meetings with proof of ownership of shares issued by Vale, such proof issued no more than 4 (four)

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business	days pric	or to the	aate o	t the	Meetings	nv tne	: Tinancia	u institutic	on wno ser	ves as the	bookrunner	or custodian.	as well	as tne	: tollowing:

- (a) in case the shareholder is a physical person, they must carry a valid photo identification document, or, where applicable, the identification document of their proxy and the respective power-of-attorney;
- (b) in case the shareholder is a legal person, they must carry a valid photo identification document of the legal representative and the documents which prove his or her representation powers, including the power of-attorney, and a copy of the articles of incorporation and of the minutes in which the management was appointed; and
- (c) in case the shareholder is an investment fund, they must carry a valid photo identification document of the legal representative and the documents which prove his or her representation powers, including the power-of-attorney, and a copy of the valid regulation of the investment fund, the bylaws or articles of incorporation of its administrator, and the minutes in which the management was appointed. If any such documents are in a foreign language, they must be translated to Portuguese by a sworn translator, notarized, and legalized by consular officials.

In order to expedite the process of holding the Meetings, we ask that the shareholders who will be represented by proxy kindly deposit the aforementioned documents proving representation at least 72 (seventy-two) hours prior to the Meetings.

Rio de Janeiro, March 14th, 2015.

Dan Conrado

Chairman of the Board of Directors

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Signatures

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.

Vale S.A. (Registrant)

By:

/s/ Rogerio Nogueira Director of Investor Relations

Date: March 17, 2015