UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 6)*

PILGRIM'S PRIDE CORPORATION

(Name of Issuer)

Common Stock, par value \$0.01 per share (Title of Class of Securities)

72147K 108 (CUSIP Number)

JBS USA HOLDING LUX S.À R.L. (Formerly known as JBS USA HOLDINGS, INC.) 6, rue Jean Monnet L-2180 Luxembourg Grand-Duchy of Luxembourg + 352 42 71 71 1

with a copy to:
Nicholas M. White
JBS USA Food Company Holdings
1770 Promontory Circle
Greeley, CO 80634-9038
(970) 506-8000

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

December 22, 2015 (Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and	nd is filing this
schedule because of § 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g) check the following box.	

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See § 240.13d-7(b) for other parties to whom copies are to be sent.

The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

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1			EPORTING PERSONS		
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)				
	JOSÉ BATISTA SOBRINHO				
2		CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)			
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3	SEC USE	E ON	ILY		
4	SOURCE	C OF	FUNDS (See Instructions)		
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5	CHECK	BOX	I IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)		
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	Brazil				
		7	SOLE VOTING POWER		
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	NED BY ACH		194,990,667 (See Item 5)		
	ORTING	9	SOLE DISPOSITIVE POWER		
	RSON		0		
W	VITH	10	SHARED DISPOSITIVE POWER		
			194,990,667 (See Item 5)		
11	AGGRE	GAT!	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	194.990.6	567 <i>(</i>	See Item 5)		
12			I IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)		
13	PERCEN	ΤΟ	F CLASS REPRESENTED BY AMOUNT IN ROW (11)		
	76.5% (S	ee It	em 5)		
14			PORTING PERSON (See Instructions)		
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1	NAME OF REPORTING PERSONS					
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
	THODA MENDONGA PATROTA					
2		FLORA MENDONÇA BATISTA CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)				
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	(a) ⊠					
3	SEC USI	E ON	ILY			
4	SOLIDO		FUNDS (See Instructions)			
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5	CHECK	ВОХ	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)			
6		ISHI	P OR PLACE OF ORGANIZATION			
· ·	GITIEE	.0111				
	Brazil					
		7	SOLE VOTING POWER			
NUM	IBER OF		0			
	IARES	8	SHARED VOTING POWER			
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	NED BY ACH		194,990,667 (See Item 5)			
	ORTING	9	SOLE DISPOSITIVE POWER			
	RSON		0			
V	VITH	10	SHARED DISPOSITIVE POWER			
		10				
			194,990,667 (See Item 5)			
11	AGGRE	GAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	194 990 (667 (See Item 5)			
12			IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)			
13	PERCEN	T O	F CLASS REPRESENTED BY AMOUNT IN ROW (11)			
	76.5% (S	ee It	em 5)			
14			PORTING PERSON (See Instructions)			
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CUSIP N	No. 72147K 108	Page 4 of 65 Pages
1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	

1	NAME OF REPORTING PERSONS				
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)				
	VALÉRL	A BA	ATISTA MENDONÇA RAMOS		
2	CHECK	THE	APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)		
	(a) 🗵	(b)			
3	SEC USE	E ON	LY		
4	SOURCE	OF	FUNDS (See Instructions)		
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5		BOX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)		
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	ACH	9	SOLE DISPOSITIVE POWER		
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		10	SHARED DISPOSITIVE POWER		
			194,990,667 (See Item 5)		
11	ACCDE	~ AT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
11	AGGRE	JAI.	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	104 000 4	367 (See Item 5)		
12			TIF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)		
12	CHECK	DU2	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See HISHUCHORS)		
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13	PERCEN	11 ()	F CLASS REPRESENTED BY AMOUNT IN ROW (11)		
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14	TYPE OI	F KE	PORTING PERSON (See Instructions)		

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CUSIP I	No. 72147K 108	Page 5 of 65 Pages
1	NAME OF REPORTING PERSONS	

1	NAME OF REPORTING PERSONS					
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
	VANESS	VANESSA MENDONÇA BATISTA				
2	CHECK '	THE	APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)			
	(a) ⊠	(b)				
3	SEC USE	E ON	LY			
4	SOURCE	OF	FUNDS (See Instructions)			
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5		BOX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)			
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E	ACH	9	SOLE DISPOSITIVE POWER			
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		10	SHARED DISPOSITIVE POWER			
			194,990,667 (See Item 5)			
11	ACCDE	~ AT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
11	AGGRE	JAI	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	10/ 000 /	367 <i>(</i>	See Item 5)			
12			TIF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)			
12	CHECK	DU/	TIF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See HISHUCHORS)			
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13	PERCEN	11 U.	F CLASS REPRESENTED BY AMOUNT IN ROW (11)			
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14	TYPE OF	+ KE	PORTING PERSON (See Instructions)			
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CUSIP N	o. 72147K	108		Page 6 of 65 Pages
1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			
			ENDONÇA BATISTA	
2	CHECK '	THE	APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)	
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3	SEC USE	YO 3	LY	
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5	CHECK	ВОХ	X IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
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	Brazil			
		7	SOLE VOTING POWER	
_	BER OF		0	
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	NED BY ACH		194,990,667 (See Item 5)	
REPORTING PERSON WITH		9	SOLE DISPOSITIVE POWER	
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		10	SHARED DISPOSITIVE POWER	
			194,990,667 (See Item 5)	
11	AGGRE	GAT:	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	104 000 667 (See Hom E)			

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

TYPE OF REPORTING PERSON (See Instructions)

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76.5% (See Item 5)

CUSIP N	No. 72147K 108	Page 7 of 65 Pages
1	NAME OF REPORTING PERSONS	
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	

1			EPORTING PERSONS		
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)				
	JOESLE	Y Ml	ENDONÇA BATISTA		
2	CHECK '	THE	APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)		
	(a) ⊠	(b)			
3	SEC USE	E ON	LY		
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5	CHECK	вох	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)		
6	CITIZEN	SHI	P OR PLACE OF ORGANIZATION		
	Brazil				
		7	SOLE VOTING POWER		
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SH	ARES	8	SHARED VOTING POWER		
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	ACH	9	SOLE DISPOSITIVE POWER		
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v	VIII	10	SHARED DISPOSITIVE POWER		
			194,990,667 (See Item 5)		
11	AGGREO	GAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	194.990.6	667 (See Item 5)		
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)				
13	PERCEN	ΤO	F CLASS REPRESENTED BY AMOUNT IN ROW (11)		
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CUSIP N	o. 72147K	108		Page 8 of 65 Pages		
1	NAME OF REPORTING PERSONS					
			IFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			
	VIVIAN	NE N	MENDONÇA BATISTA			
2	CHECK	THE	APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)			
	(a) 🗵	(b)				
3	SEC USI	E ON	ILY			
4	SOURCE	E OF	FUNDS (See Instructions)			
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5	CHECK	BOX	I IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)			
6	CITIZEN	ISHI	P OR PLACE OF ORGANIZATION			
	Brazil					
•		7	SOLE VOTING POWER			
NUMBER OF			0			
SHARES		8	SHARED VOTING POWER			
BENEFICIALLY OWNED BY						
EACH			194,990,667 (See Item 5)			
REPORTING		9	SOLE DISPOSITIVE POWER			
PERSON						
	/ITH		0			
		10	SHARED DISPOSITIVE POWER			
			194,990,667 (See Item 5)			

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

TYPE OF REPORTING PERSON (See Instructions)

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)

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194,990,667 (See Item 5)

76.5% (See Item 5)

CUSIP N	o. 72147K	108		Page 9 of 65 Pages
1	NAME C)F R	EPORTING PERSONS	
			IFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
			CIPAÇÕES LTDA.	
2	CHECK	THE	APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)	
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5	CHECK	BOX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
6	CITIZEN	ISHI	P OR PLACE OF ORGANIZATION	
	Brazil			
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NUMBER OF SHARES BENEFICIALLY OWNED BY			0	
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EACH			194,990,667 (See Item 5)	
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		10	SHARED DISPOSITIVE POWER	
			194 990 667 (See Item 5)	

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

TYPE OF REPORTING PERSON (See Instructions)

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)

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194,990,667 (See Item 5)

76.5% (See Item 5)

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CUSIP N	CUSIP No. 72147K 108 Page 10 of 65 Pag					
1	NAME C)F R	EPORTING PERSONS			
	I.R.S. ID	ENT	IFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			
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2	CHECK	THE	APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)			
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3	SEC USE	E ON	LY			
4	SOURCE	E OF	FUNDS (See Instructions)			
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5	CHECK	BOX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)			
6	CITIZEN	ISHI	P OR PLACE OF ORGANIZATION			
	Brazil					
		7	SOLE VOTING POWER			
	BER OF		0			
SHARES		8	SHARED VOTING POWER			
BENEFICIALLY						
OWNED BY			194,990,667 (See Item 5)			
EACH REPORTING		9	SOLE DISPOSITIVE POWER			
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•		10	SHARED DISPOSITIVE POWER			
			194,990,667 (See Item 5)			
11	AGGRE	7AT	E AMOLINT BENEFICIALLY OWNED BY EACH REPORTING PERSON			

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

TYPE OF REPORTING PERSON (See Instructions)

194,990,667 (See Item 5)

76.5% (See Item 5)

OO (See Item 2)

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1			EPORTING PERSONS			
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
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2			APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)			
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3	SEC USE	E ON	ILY			
4	SOURCE	OF	FUNDS (See Instructions)			
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	Brazil					
		7	SOLE VOTING POWER			
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	NED BY ACH		194,990,667 (See Item 5)			
	ORTING	9	SOLE DISPOSITIVE POWER			
	RSON					
V	VITH	10				
			194,990,667 (See Item 5)			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
	194,990,667 (See Item 5)					
12			K IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)			
13	PERCEN	ΤО	F CLASS REPRESENTED BY AMOUNT IN ROW (11)			
	76.5% (S	ee It	em 5)			
14	,		PORTING PERSON (See Instructions)			
	OO (See Item 2)					

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1			EPORTING PERSONS		
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)				
	VVMB PARTICIPAÇÕES LTDA.				
2			APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)		
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		10	SHARED DISPOSITIVE POWER		
			194,990,667 (See Item 5)		
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	194,990,667 (See Item 5)				
12			See Item 5) I IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)		
12	CHECK DOA IF THE AGGREGATE AMOUNT IN KOW (11) EACLUDES CERTAIN SHAKES (See INSTRUCTIONS)				
13	PERCEN	T O	F CLASS REPRESENTED BY AMOUNT IN ROW (11)		
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14	76.5% (S		PORTING PERSON (See Instructions)		
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1	NAME OF REPORTING PERSONS					
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
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			TICIPAÇÕES LTDA.			
2	CHECK	THE	APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)			
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4	SOURCE	E OF	FUNDS (See Instructions)			
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	Brazil					
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	ORTING	9	SOLE DISPOSITIVE FOWER			
	RSON VITH		0			
v	VIII	10	SHARED DISPOSITIVE POWER			
			194,990,667 (See Item 5)			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
	19/1990 (367 (See Item 5)			
12	194,990,667 (See Item 5) CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)					
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13	PERCEN	TO	F CLASS REPRESENTED BY AMOUNT IN ROW (11)			
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1	NAME OF REPORTING PERSONS	
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
	ZMF PARTICIPAÇÕES LTDA.	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)	
	(a) ⊠ (b) □	
3	SEC USE ONLY	
4	SOURCE OF FUNDS (See Instructions)	

	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
	ZMF PARTICIPAÇÕES LTDA.					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)					
	 (a) ⊠ (b) □					
3	SEC USE ONLY					
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5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)					
6	CITIZENSHIP OR PLACE OF ORGANIZATION					
	Brazil					
	7 SOLE VOTING POWER					
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	NED BY 194,990,667 (See Item 5)					
	EACH PORTING 9 SOLE DISPOSITIVE POWER					
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1	WITH 0 10 SHARED DISPOSITIVE POWER					
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- 11	194,990,667 (See Item 5)					
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
	194,990,667 (See Item 5)					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	76.5% (See Item 5)					
14	TYPE OF REPORTING PERSON (See Instructions)					
	OO (See Item 2)					

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NAME ()F R	EPORTING PERSONS				
I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)						
ZME FLINDO DE INVESTIMENTO EM PARTICIPAÇÕES						
(a) ⊠						
SEC USI	E ON	TLY				
SOURCE	E OF	FUNDS (See Instructions)				
booker	- 01	TOTADO (SEE INSTRUCTIONS)				
00						
CHECK	BOX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)				
П						
_	ISHI	P OR PLACE OF ORGANIZATION				
Brazil	-	COLE VOTENC POLVED				
	/	SOLE VOTING POWER				
IBER OF						
IARES	8	SHARED VOTING POWER				
FICIALLI NED BY		10.1.000 CCT (C. T. E)				
CACH	Q					
	,	SOLE DISTOSTITVE TOWER				
		0				
	10	SHARED DISPOSITIVE POWER				
		194 990 667 (See Item 5)				
AGGRE	GAT					
CHECK	BOX	TIF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)				
PERCEN	TO T	F CLASS REPRESENTED BY AMOUNT IN ROW (11)				
,		*				
I YPE O.	r KE	PORTING PERSON (See Instructions)				
IV						
	ZMF FU CHECK (a) SEC USI SOURCE OO CHECK CITIZEN Brazil MBER OF MARES FICIALLY NED BY ACH ORTING CRSON WITH AGGRE 194,990, CHECK PERCEN 76.5% (S	ZMF FUNDO CHECK THE (a) (b) SEC USE ON SOURCE OF OO CHECK BOX CITIZENSHI Brazil 7 IBER OF IARES FICIALLY NED BY ACH ORTING CRSON VITH 10 AGGREGATI 194,990,667 (CHECK BOX	SOURCE OF FUNDS (See Instructions) OO CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION Brazil 7 SOLE VOTING POWER 0 IARES 8 SHARED VOTING POWER 194,990,667 (See Item 5) ACH ORTING 9 SOLE DISPOSITIVE POWER 194,990,667 (See Item 5) AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 194,990,667 (See Item 5) CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions) PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 76.5% (See Item 5) TYPE OF REPORTING PERSON (See Instructions)	ZMF FUNDO DE INVESTIMENTO EM PARTICIPAÇÕES CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) (a)		

CUSIP No. 72147K 108	Page 16 of 65 Page

COULT	, 21 1, 10	100		1 450 10 01 00 1 4500		
1			EPORTING PERSONS IFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			
	J&F INVESTIMENTOS S.A. (Formerly known as J&F PARTICIPAÇÕES S.A.)					
2			APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)			
	(a) 🗵					
3	SEC USI	: ON	LY			
4	SOURCE	E OF	FUNDS (See Instructions)			
	00					
5	CHECK	BOX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)			
6		ISHI	P OR PLACE OF ORGANIZATION			
	Brazil					
		7	SOLE VOTING POWER			
NUM	IBER OF		0			
	IARES	8	SHARED VOTING POWER			
	FICIALLY NED BY					
	ACH	9	194,990,667 (See Item 5) SOLE DISPOSITIVE POWER			
	ORTING	9	SOLE DISPOSITIVE POWER			
	RSON VITH		0			
•	V1111	10	SHARED DISPOSITIVE POWER			
11	ACCDE	~ AT	194,990,667 (See Item 5) E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
11	AGGRE	JAI	E AMIOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
			See Item 5)			
12	CHECK	BOX	IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)			
13	DERCEN	T O	F CLASS REPRESENTED BY AMOUNT IN ROW (11)			
10	LICEN	. 1 0.	. Christ Inticating by Amount in Now (11)			
	76.5% (S		,			
14	TYPE O	F RE	PORTING PERSON (See Instructions)			
	CO					
	CO	CO				

CUSIP No. 72147K 108	Page 17 of 65 Pages

				U	U			
1	NAME C)FR	EPORTING PERSONS					
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)							
			PAÇÕES S.A.					
2	CHECK	THE	APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)					
	_							
	(a) ⊠							
3	SEC USI	E ON	LY					
4	SOURCE	S OF	FUNDS (See Instructions)					
	00							
5		B∪7	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)					
3	CHECK	DOA	. If DISCLOSURE OF LEGAL FROCEEDINGS IS REQUIRED FORSUANT TO TLEMS 2(d) of 2(e)					
6		ISHI	P OR PLACE OF ORGANIZATION					
	Brazil							
	!	7	SOLE VOTING POWER					
	IBER OF		0					
	IARES FICIALLY	8	SHARED VOTING POWER					
	NED BY		l					
	ACH	_	194,990,667 (See Item 5)					
REP	ORTING	9	SOLE DISPOSITIVE POWER					
	RSON		0					
V	VITH	10	SHARED DISPOSITIVE POWER					
		10	SHARED DISFOSITIVE FOWER					
			194,990,667 (See Item 5)					
11	AGGRE	GAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
			See Item 5)					
12	CHECK	ВОХ	X IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)					
13	PERCEN	T O	F CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	50 50 / 15	_	5)					
	76.5% (S							
14	TYPE O	FRE	PORTING PERSON (See Instructions)					
	CO							
	CO							

CUSIP N	No. 72147K	108		Page 18 of 65 Page			
1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)						
	JBS S.A.						
2	CHECK	THE	E APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)				
	(a) 🗆	(b					
3		SEC USE ONLY					
4	COLIDCI	7 OF	FUNDS (See Instructions)				
4	SOURCI	LOF	FUNDS (See Instructions)				
	00						
5	CHECK	ВОХ	K IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)				
6	CITIZEN	ISHI	P OR PLACE OF ORGANIZATION				
	Brazil						
	1	7	SOLE VOTING POWER				
NUN	MBER OF						
SF	HARES	8					
	FICIALLY NED BY						
E	EACH	9	194,990,667 (See Item 5) SOLE DISPOSITIVE POWER				
	ORTING ERSON	5	SOLE DISTOSTITVE TOWER				
	WITH		0				
		10	SHARED DISPOSITIVE POWER				
			194,990,667 (See Item 5)				
11	AGGRE	GAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	194,990,	667 ((See Item 5)				
12			X IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)				
13							

76.5% (See Item 5)

CO

14

TYPE OF REPORTING PERSON (See Instructions)

CUSIP N	JSIP No. 72147K 108				
1	NAME (
			IFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
			,		
	JBS GLC	DBAI	LUXEMBOURG S.À R.L. (Formerly known as JBS HUNGARY HOLDINGS KFT)		
2	CHECK	THE	APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)		
			•		
	(a) 🗆	(b)			
3	SEC USI	E ON	LY		
4	SOURCE	E OF	FUNDS (See Instructions)		
	00				
5	CHECK	BOX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)		
6	CITIZEN	ISHI	P OR PLACE OF ORGANIZATION		
Ü	0111221	.0111			
	Luxembourg				
	7 SOLE VOTING POWER				
		/	SOLE VOTING FOWER		
NUM	IBER OF		0		
_	IARES				
DENEERGIALIA		8	SHARED VOTING POWER		

BENEFICIALLY OWNED BY

EACH

REPORTING PERSON WITH

11

12

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194,990,667 (See Item 5)

9 SOLE DISPOSITIVE POWER

10 SHARED DISPOSITIVE POWER

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)

194,990,667 (See Item 5)

TYPE OF REPORTING PERSON (See Instructions)

194,990,667 (See Item 5)

76.5% (See Item 5)

CUSIP N	No. 72147K	K 108	Page 20 of 65 Page
1		OF REPORTING PERSONS DENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
		LDING LUXEMBOURG S.À R.L.	
2	CHECK	THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)	
	(a) □	(b) □	
3	SEC US	SE ONLY	
4	SOURCI	E OF FUNDS (See Instructions)	
	00		
5	CHECK	BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)	
6	CITIZEN	NSHIP OR PLACE OF ORGANIZATION	
	Luxembo		
		7 SOLE VOTING POWER	
	IBER OF		
	IARES FICIALLY	8 SHARED VOTING POWER	
OW	NED BY EACH	194,990,667 (See Item 5)	
REP	ORTING	9 SOLE DISPOSITIVE POWER	
	ERSON WITH		
,	VV1111	10 SHARED DISPOSITIVE POWER	
		194,990,667 (See Item 5)	
11	AGGRE	EGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
		9,667 (See Item 5)	
12	CHECK	BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)	
	I_{\sqcap}		

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

76.5% (See Item 5)
TYPE OF REPORTING PERSON (See Instructions)

13

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CUSIP No. 72147K 108						
	1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)				

1	NAME C	F R	EPORTING PERSONS					
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)							
	JBS USA	Ю	LDING LUX S.À R.L. (Formerly known as JBS USA HOLDINGS, INC.)					
2	CHECK '	ТНЕ	APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)					
	(a) 🗆	(b)						
3	SEC USE	ON	LY					
4	SOURCE	OF	FUNDS (See Instructions)					
	00							
5		BOX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)					
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6		SHI	P OR PLACE OF ORGANIZATION					
o	CITIZEI							
	Luxembo	niro						
	Zunemoe	7	SOLE VOTING POWER					
		,	COLL FORMOTOWER					
NUM	BER OF		0					
SH	ARES	8	SHARED VOTING POWER					
BENE	FICIALLY	U	SIMILD VOING TOWER					
OWI	NED BY		194,990,667 (See Item 5)					
	ACH	9	SOLE DISPOSITIVE POWER					
	ORTING	J	SOLE DISTOSITIVE TOWER					
	RSON		0					
V	/ITH	10	SHARED DISPOSITIVE POWER					
		10	SHARED DISFOSITIVE FOWER					
			194,990,667 (See Item 5)					
11	ACCDE	~ A.T.	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
11	AGGRE	JAI	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
	104 000 6	367 <i>(</i>	See Item 5)					
12			TIF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)					
12	CHECK	DU.	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See HISHUCHORS)					
	П							
10		т О	E OLA CO DEDDECENITED DIVANOLINITINI DOMA (44)					
13	PERCEN	1 U.	F CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	70 50/ /0	T·	5)					
4.4	76.5% (S		•					
14	TYPE OF	· KE	PORTING PERSON (See Instructions)					
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	CO							

CUSIP No.	. 72147K 108	Page 22 of 65 Page

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1			EPORTING PERSONS IFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			
	JBS USA LUX S.A. (Formerly known as JBS USA, LLC)					
2			APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)			
	(a) 🗆	(b)				
3	SEC USE	E ON	LY			
4	SOURCE	E OF	FUNDS (See Instructions)			
	00					
5		ВОХ	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)			
6	CITIZEN	ISHI	P OR PLACE OF ORGANIZATION			
	Luxembo	ourg				
		7	SOLE VOTING POWER			
	BER OF		0			
	ARES FICIALLY	8	SHARED VOTING POWER			
	NED BY ACH		194,990,667 (See Item 5)			
REPO	ORTING	9	SOLE DISPOSITIVE POWER			
	RSON /ITH		0			
		10	SHARED DISPOSITIVE POWER			
			194,990,667 (See Item 5)			
11	AGGRE	GAT!	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
10	194,990,667 (See Item 5)					
12	CHECK	BOX	IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)			
10	DEDGEN	TT 0	E OLASS DEPONDED DV AMOUNT IN DOLL (44)			
13	PERCEN	11 O.	F CLASS REPRESENTED BY AMOUNT IN ROW (11)			
1.4	76.5% (S		,			
14	I YPE OI	r KE	PORTING PERSON (See Instructions)			
	CO					

CUSIP No. 72147K 108 Page 23 of 65						
1	NAME (
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
	BURCH	ER P	TY LIMITED			
2	CHECK	THE	APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)			
	(a) 🗆	(b)				
3	SEC USI	E ON	LY			
4	SOURCE	E OF	FUNDS (See Instructions)			
-	SOURCE OF FORDS (See Histractions)					
	00					
5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)						
J	GILGR DON IT DISCLOSORE OF LEGAL I ROCEEDINGS IS REQUIRED I ORSOMNI TO TLEMS 2(0) 01 2(6)					
П						
O	CITIZENSHIP OR PLACE OF ORGANIZATION					
Australia						
		7	SOLE VOTING POWER			
NUMBER OF			0			
SHARES		8	SHARED VOTING POWER			

BENEFICIALLY OWNED BY

EACH

REPORTING PERSON WITH

11

12

13

14

194,990,667 (See Item 5)

9 SOLE DISPOSITIVE POWER

10 SHARED DISPOSITIVE POWER

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)

194,990,667 (See Item 5)

TYPE OF REPORTING PERSON (See Instructions)

194,990,667 (See Item 5)

76.5% (See Item 5)

CUSIP N	o. 72147K	108		Page 24 of 65 Pages	
1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)				
			BOURG HOLDING S.À R.L.		
2	CHECK	ТНЕ	APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)		
	(a) 🗆	(b)			
3	SEC USE	E ON	TLY		
4	SOURCE	OF	FUNDS (See Instructions)		
	00				
5	5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)				
6	CITIZENSHIP OR PLACE OF ORGANIZATION				
	Luxembourg				
		7	SOLE VOTING POWER		
	BER OF		0		
SHARES BENEFICIALLY		8	SHARED VOTING POWER		
OWI	NED BY		194,990,667 (See Item 5)		
EACH REPORTING		9	SOLE DISPOSITIVE POWER		
	RSON /ITH				
WIIH		10	SHARED DISPOSITIVE POWER		
			194,990,667 (See Item 5)		
11					
	104 000 667 (See Item 5)				

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

TYPE OF REPORTING PERSON (See Instructions)

12

13

14

76.5% (See Item 5)

CUSIP N	No. 72147K 108	Page 25 of 65 Pages				
1	NAME OF REPORTING PERSONS					
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
	JBS LUXEMBOURG S.À R.L.					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)					
	(a) □ (b) □					
3	SEC USE ONLY					
4	SOURCE OF FUNDS (See Instructions)					
	00					
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)					
6	CITIZENSHIP OR PLACE OF ORGANIZATION					
	Luxembourg					
	7 SOLE VOTING POWER					
	, 5522 15111G15WER					

NUMBER OF SHARES

BENEFICIALLY OWNED BY

EACH

REPORTING PERSON WITH

11

12

13

14

SHARED VOTING POWER

194,990,667 (See Item 5)

9 SOLE DISPOSITIVE POWER

10 SHARED DISPOSITIVE POWER

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)

194,990,667 (See Item 5)

TYPE OF REPORTING PERSON (See Instructions)

194,990,667 (See Item 5)

76.5% (See Item 5)

	Page 26 of 65 Pages		
ı	1	NAME OF REPORTING PERSONS	

00011	0. /21 1/10	100		1 ugc 20 01 00 1 ugc	
1	NAME OF REPORTING PERSONS				
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)				
	IDC LICA	EO	OD COMPANY HOLDINGS		
	JBS USA FOOD COMPANY HOLDINGS I.R.S. Identification No. 58-1034573				
2			APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)		
	(a) 🗆) 🗆		
3	SEC USE	E ON	LY		
4	COLIDCI	OF	FUNDS (See Instructions)		
4	SOURCE	UF	FUNDS (See Instructions)		
	00				
5		вох	X IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)		
_					
6	CITIZEN	ISHI	P OR PLACE OF ORGANIZATION		
	Delaware	,			
7 SOLE VOTING POWER					
	IBER OF		0		
	ARES FICIALLY	8	SHARED VOTING POWER		
	NED BY		104 000 007 (6 1/ 5)		
	ACH	9	194,990,667 (See Item 5) SOLE DISPOSITIVE POWER		
	ORTING	9	SOLE DISPOSITIVE FOWER		
	RSON VITH		0		
•	V1111	10	SHARED DISPOSITIVE POWER		
11	A CCDE	2 A III	194,990,667 (See Item 5)		
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	194,990,667 (See Item 5)				
12			X IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)		
_					
13	PERCEN	ТО	F CLASS REPRESENTED BY AMOUNT IN ROW (11)		
	76.5% (S	ee It	em 5)		
14			PORTING PERSON (See Instructions)		
			(
	CO				

CUSIP No. 72147K 108 Page 27 of 65 Pages

				U	U	
1	NAME OF REPORTING PERSONS					
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
		JBS USA FOOD COMPANY				
2			cation No. 81-0775570 APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)			
2	CHECK	IHE	APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)			
	(a) 🗆	(b)				
3	SEC USE					
4	SOURCE	E OF	FUNDS (See Instructions)			
-	00	DOX	TE DISCUOSITE OF LEGAL PROCEEDINGS IS REQUIRED BURGLANT TO THE ACCOUNT			
5	CHECK	BUX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)			
6		ISHI	P OR PLACE OF ORGANIZATION			
	Delaware					
		7	SOLE VOTING POWER			
NII IN	BER OF					
	ARES	8	0 SHARED VOTING POWER			
BENEFICIALI		0	SHARED VOTING POWER			
	NED BY		194,990,667 (See Item 5)			
	ACH	9	SOLE DISPOSITIVE POWER			
	ORTING RSON					
	VITH		0			
		10	SHARED DISPOSITIVE POWER			
			104.000 (CF (C - 1, - 5)			
11	194,990,667 (See Item 5) AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
	194,990,667 (See Item 5)					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	76.5% (See Item 5)					
14			PORTING PERSON (See Instructions)			
	CO					

CUSIP No. 72147K 108 Page 28 of				
1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			

1	NAME OF REPORTING PERSONS LR S. IDENTIFICATION NOS. OF A DOVE PERSONS (ENTITIES ONLY)					
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
	JBS WIS	JBS WISCONSIN PROPERTIES, LLC				
			cation No. 39-1993214			
2	CHECK	THE	APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)			
	(a) 🗆	(b)				
3	SEC USI					
4	SOURCE	E OF	FUNDS (See Instructions)			
	00					
5		BOX	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)			
6	CITIZEN	ISHI	P OR PLACE OF ORGANIZATION			
	Wisconsi	n				
	7 SOLE VOTING POWER					
21112	DED OF					
	BER OF ARES	0				
	FICIALLY	8	SHARED VOTING POWER			
	NED BY		194,990,667 (See Item 5)			
	ACH ORTING	9	SOLE DISPOSITIVE POWER			
	RSON					
V	/ITH	10	0 SHARED DISPOSITIVE POWER			
		10	SHARED DISPOSITIVE POWER			
			194,990,667 (See Item 5)			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
	194,990,667 (See Item 5)					
12			IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)			
13	PERCEN	T O	F CLASS REPRESENTED BY AMOUNT IN ROW (11)			
	76.5% (See Item 5)					
14			PORTING PERSON (See Instructions)			
	OO (See Item 2)					

Item 1. Security and Issuer

Item 1 is hereby amended and replaced in its entirety as follows:

This Amendment No. 6 (this "Amendment") amends and supplements the Statement on Schedule 13D previously filed with the Securities and Exchange Commission (the "SEC") on January 7, 2010 as amended on November 8, 2010, on January 3, 2012, on March 1, 2012, on March 7, 2012 and on March 13, 2012 (the "Statement"), with respect to Common Stock, par value \$0.01 per share (the "Common Stock"), of Pilgrim's Pride Corporation, a Delaware corporation (the "Issuer"). The Issuer's principal executive offices are located at 1770 Promontory Circle, Greeley, Colorado 80634-9038. Capitalized terms used herein and not otherwise defined have the meanings assigned to such terms in the Statement. Except as otherwise provided herein, each Item of the Statement remains unchanged.

Item 2. Identity and Background

Item 2 is hereby amended and replaced in its entirety as follows:

This Statement is being filed jointly by José Batista Sobrinho, Flora Mendonça Batista, Valéria Batista Mendonça Ramos, Vanessa Mendonça Batista, Wesley Mendonça Batista, Joesley Mendonça Batista, Vivianne Mendonça Batista, JJMB Participações Ltda. ("JJMBPL"), VLBM Participações Ltda. ("VLBMPL"), VNBM Participações Ltda. ("VNBMPL"), VVBB Participações Ltda. ("VVMBPL"), WWMB Participações Ltda. ("WWMBPL"), ZMF Fundo de Investimento em Participações ("ZMFFIP"), ZMF Participações Ltda. ("ZMFPL"), J&F Investimentos S.A. ("J&FP"), FB Participações S.A. ("FBP"), JBS S.A. ("JBS Brazil"), JBS Global Luxembourg S.à r.l. ("JBS Global Luxembourg"), JBS Holding Luxembourg S.à r.l. ("JBS Holding Luxembourg"), JBS USA Holding Lux S.A. ("JBS USA Lux"), JBS USA Lux S.A. ("JBS USA Lux"), JBS Ansembourg Holding S.à r.l. ("JBS Ansembourg"), JBS Luxembourg S.à r.l. ("JBS Luxembourg"), JBS USA Food Company Holdings ("JBS USA FC") and JBS Wisconsin Properties, LLC ("JBS Wisconsin") (each a "Reporting Person" and, collectively, the "Reporting Persons"). José Batista Sobrinho and Flora Mendonça Batista and their five children Valéria Batista Mendonça Ramos, Vanessa Mendonça Batista, Wesley Mendonça Batista, Joesley Mendonça Batista and Vivianne Mendonça Batista are sometimes referred to herein as the "Batista Family."

JBS Wisconsin, a Wisconsin limited liability company, has its principal office at 1770 Promontory Circle, Greeley, Colorado 80634-9038. JBS Wisconsin's principal business is holding certain subsidiaries of JBS USA FC. All of the issued and outstanding membership interests of JBS Wisconsin are owned by JBS USA FC.

JBS USA FC, a corporation organized under the laws of Delaware, has its principal office at 1770 Promontory Circle, Greeley, Colorado 80634-9038. JBS USA FC's principal business is processing, preparing, packaging and delivering beef, pork and chicken products to customers. All of the issued and outstanding stock of JBS USA FC is owned by JBS USA FC Holdings.

JBS USA FC Holdings, a corporation organized under the laws of Delaware, has its principal office at 1770 Promontory Circle, Greeley, Colorado 80634-9038. JBS USA FC Holding's principal business is holding all of the issued and outstanding stock of JBS USA FC. All of the issued and outstanding stock of JBS USA FC Holdings is owned by JBS Luxembourg.

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JBS Luxembourg, a Luxembourg private limited liability company, has its principal office at 6, rue Jean Monnet, postcode: L-2180, Luxembourg, Grand-Duchy of Luxembourg. JBS Luxembourg's principal business is holding certain subsidiaries of JBS Ansembourg. All of the issued and outstanding shares of JBS Luxembourg are owned by JBS Ansembourg.

JBS Ansembourg, a Luxembourg private limited liability company, has its principal office at 6, rue Jean Monnet, postcode: L-2180, Luxembourg, Grand-Duchy of Luxembourg. JBS Ansembourg's principal business is holding certain subsidiaries of JBS USA Lux. All of the issued and outstanding shares of JBS Ansembourg are owned by JBS USA Lux.

JBS USA Lux, a Luxembourg public limited liability company, has its principal office at 6, rue Jean Monnet, postcode: L-2180, Luxembourg, Grand-Duchy of Luxembourg. JBS USA Lux's principal business is holding certain subsidiaries of JBS USA Holding Lux. All of the issued and outstanding shares of JBS USA are owned by JBS USA Holding Lux.

JBS USA Holding Lux, a Luxembourg private limited liability company, has its principal office at 6, rue Jean Monnet, postcode: L-2180, Luxembourg, Grand-Duchy of Luxembourg. JBS USA Holding Lux's principal business is holding all of the issued and outstanding share capital of JBS USA Lux. All of the issued and outstanding shares of JBS USA Holding Lux are owned by Burcher.

Burcher, an Australian proprietary limited company, has its principal office at 1 Lock Way, Riverview, postcode: 4303, Queensland, Australia. Burcher's principal business is holding all of the issued and outstanding share capital of JBS USA Holding Luxembourg. All of the issued and outstanding shares of Burcher are owned by JBS Holding Luxembourg and JBS Global Luxembourg.

JBS Holding Luxembourg, a Luxembourg private limited liability company, has its principal office at 6, rue Jean Monnet, postcode: L-2180, Luxembourg, Grand-Duchy of Luxembourg. JBS Holding Luxembourg's principal business is holding shares of Burcher. All of the issued and outstanding shares of JBS Holding Luxembourg are owned by JBS Global Luxembourg.

JBS Global Luxembourg, a Luxembourg private limited company, has its principal office at 6, rue Jean Monnet, postcode: L-2180, Luxembourg, Grand-Duchy of Luxembourg. JBS Global Luxembourg's principal business is holding certain subsidiaries of JBS Brazil. All of the issued and outstanding shares of JBS Global Luxembourg are owned by JBS Brazil.

JBS Brazil, a Brazilian corporation, has its principal office at Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil. JBS Brazil's principal business is processing, preparing, packaging and delivering beef, pork and chicken products to customers. Approximately 42.2% of JBS Brazil's stock is owned by FBP. In accordance with Brazilian corporate law, FBP is considered the controlling shareholder of JBS Brazil. Furthermore, the Batista Family also controls Banco Original S.A., a Brazilian corporation, which directly owns approximately 0.19% of the stock of JBS Brazil.

FBP, a Brazilian corporation, has its principal office at Avenida Marginal Direita do Tietê, 500, Bloco I, 1 andar, A, sala 8, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil. FBP's principal business is holding certain subsidiaries of J&FI. All of the issued and outstanding shares of FBP are owned by J&FI.

J&FI, a Brazilian corporation, has its principal office at Avenida Marginal Direita do Tietê, 500, Bloco I, 1 andar, A, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil. J&FI's principal business is holding stock of certain companies controlled by the Batista Family. ZMFFIP, ZMFPL, JJMBPL, VLBMPL, VNBMPL, VVMBPL and WWMBPL together own approximately 75.3% of the issued and outstanding shares of J&FI.

ZMFFIP, a Brazilian investment fund, has its principal office at Av. Presidente Juscelino Kubitschek, 2041, E 2235 - Bloco A (Parte) postcode: 04543-011, São Paulo, SP, Brazil. ZMFFIP's principal business is managing funds used for investment. The members of the Batista Family (except for José Batista Sobrinho and Flora Mendonça Batista) together own 100% of the equity interests in ZMFFIP.

ZMFPL, a Brazilian limited liability company, has its principal office at Avenida Marginal Direita do Tietê, 500, Bloco I, 1 andar, A, sala 2, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil. ZMFPL's principal business is holding stock of J&FI. José Batista Sobrinho and Flora Mendonça Batista together own 100.0% of the issued and outstanding ownership interests of ZMFPL.

JJMBPL, a Brazilian limited liability company, has its principal office at Av. Brigadeiro Faria Lima, 2391, 2 andar, conjunto 22, sala 8, postcode: 01452-000, Sao Paulo, SP, Brazil. JJMBPL's principal business is holding stock of J&FI. Joesley Mendonça Batista and José Batista Sobrinho together own 100.0% of the issued and outstanding ownership interests of JJMBPL.

VLBMPL, a Brazilian limited liability company, has its principal office at Av. Brigadeiro Faria Lima, 2391, 2 andar, conjunto 22, sala 9, postcode: 01452-000, Sao Paulo, SP, Brazil. VLBMPL's principal business is holding stock of J&FI. Valéria Batista Mendonça Ramos and José Batista Sobrinho together own 100.0% of the issued and outstanding ownership interests of VLBMPL.

VNBMPL, a Brazilian limited liability company, has its principal office at Av. Brigadeiro Faria Lima, 2391, 2 andar, conjunto 22, sala 10, postcode: 01452-000, Sao Paulo, SP, Brazil. VNBMPL's principal business is holding stock of J&FI. Vanessa Mendonça Batista and José Batista Sobrinho together own 100.0% of the issued and outstanding ownership interests of VNBMPL.

VVMBPL, a Brazilian limited liability company, has its principal office at Av. Brigadeiro Faria Lima, 2391, 2 andar, conjunto 22, sala 11, postcode: 01452-000, Sao Paulo, SP, Brazil. VVMBPL's principal business is holding stock of J&FI. Vivianne Mendonça Batista and José Batista Sobrinho together own 100.0% of the issued and outstanding ownership interests of VVMBPL.

WWMBPL, a Brazilian limited liability company, has its principal office at Av. Brigadeiro Faria Lima, 2391, 2 andar, conjunto 22, sala 12, postcode: 01452-000, Sao Paulo, SP, Brazil. WWMBPL's principal business is holding stock of J&FI. Wesley Mendonça Batista and José Batista Sobrinho together own 100.0% of the issued and outstanding ownership interests of WWMBPL.

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Vivianne Mendonça Batista is an individual with Brazilian citizenship whose business address is Av. Brigadeiro Faria Lima, 2391, 2 andar, conjunto 22, sala 11, postcode: 01452-000, Sao Paulo, SP, Brazil. Her principal occupation is participating in the management of the Batista Family's business interests.

Joesley Mendonça Batista is an individual with Brazilian citizenship whose business address is Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil. His principal occupation is Chief Executive Officer of J&FI.

Wesley Mendonça Batista is an individual with Brazilian citizenship whose business address is Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil. His principal occupation is Chief Executive Officer of JBS Brazil.

Vanessa Mendonça Batista is an individual with Brazilian citizenship whose business address is Av. Brigadeiro Faria Lima, 2391, 2 andar, conjunto 22, sala 10, postcode: 01452-000, Sao Paulo, SP, Brazil. Her principal occupation is participating in the management of the Batista Family's business interests.

Valéria Batista Mendonça Ramos is an individual with Brazilian citizenship whose business address is Av. Brigadeiro Faria Lima, 2391, 2 andar, conjunto 22, sala 9, postcode: 01452-000, Sao Paulo, SP, Brazil. Her principal occupation is participating in the management of the Batista Family's business interests.

Flora Mendonça Batista is an individual with Brazilian citizenship whose business address is Av. Brigadeiro Faria Lima, 2391, 2 andar, conjunto 22, sala 2, postcode: 01452-000, Sao Paulo, SP, Brazil. Her principal occupation is participating in the management of the Batista Family's business interests.

José Batista Sobrinho is an individual with Brazilian citizenship whose business address is Av. Brigadeiro Faria Lima, 2391, 2 andar, conjunto 22, sala 2, postcode: 01452-000, Sao Paulo, SP, Brazil. His principal occupation is serving as a director of JBS Brazil.

Set forth on Schedules I through XIII attached to this Statement, and incorporated herein by reference, are the (a) name, (b) citizenship, (c) residence or business address and (d) present principal occupation or employment and the name, principal business and address of any corporation or other organization in which such employment is conducted with respect to each of the directors and executive officers, to the extent applicable, of JBS Wisconsin, JBS USA FC, JBS USA FC Holdings, JBS Luxembourg, JBS Ansembourg, JBS USA Lux, JBS USA Holding Lux, Burcher, JBS Holding Luxembourg, JBS Global Luxembourg, JBS Brazil, FBP and J&FI. There are no directors of executive officers of JJMBPL, VLBMPL, VNBMPL, WWMBPL, ZMFPL and ZMFFIP.

During the last five years, none of the Reporting Persons or, to the best of the Reporting Persons' knowledge, any person named in any of Schedules I through XIII attached to this Amendment has been (a) convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (b) a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

The Reporting Persons have entered into a Joint Filing Agreement, dated as of December 28, 2015, which is included with this Amendment as Exhibit 1, pursuant to which they have agreed to file this Statement jointly in accordance with Rule 13d-1(k)(1) under the Securities Exchange Act of 1934, as amended (the "Exchange Act").

Item 3. Source and Amount of Funds or Other Considerations

The response to Item 4 (which is set forth below) is hereby incorporated by reference in its entirety into this Item 3.

Item 4. Purpose of Transaction

Item 4 is hereby amended to add the following after the last paragraph thereof:

In light of the expansion and changes to the business operations of JBS Brazil in recent years, JBS Brazil implemented a reorganization of its corporate structure to install a regional support structure aligned globally with regional management (the "Global Regional Alignment"). The Global Regional Alignment seeks to: (i) allow flexibility with regard to future organizational or business system changes; (ii) centralize functions, contracting, risks and other intangibles within key regional hubs (South America, North America, Asia Pacific and Europe); (iii) consolidate recent acquisitions and create a platform for expansion into new markets; and (iv) provide future flexible deployment of cash throughout JBS Brazil's global structure. The Global Regional Alignment was completed on December 24, 2015.

As part of the Global Regional Alignment, on December 22, 2015, JBS USA Holding Lux (formerly known as JBS USA Holdings, Inc.) entered into a Purchase Agreement with its indirect subsidiary Cattle Production Systems, Inc. (the "Purchase Agreement") to purchase all of the equity interests in JBS Wisconsin. Subsequently, on December 22, 2015, JBS USA Holding Lux entered into a Contribution Agreement with JBS Wisconsin (the "Contribution Agreement") pursuant to which JBS USA Holding Lux contributed, among other things, all of its shares of Common Stock of the Issuer to JBS Wisconsin. As a result of the Global Regional Alignment, each of the Reporting Persons is the beneficial owner, with shared voting and dispositive power with the other Reporting Persons, of 194,990,667 shares of Common Stock of the Issuer, of which JBS Wisconsin is the direct beneficial owner.

The foregoing description of the Contribution Agreement in this Amendment is qualified in its entirety by reference to such agreement, which is attached as Exhibit 99.13 hereto.

Item 5. Interest in Securities of the Issuer

Item 5 is hereby amended and replaced in its entirety as follows:

(a) and (b) The responses of the Reporting Persons to Rows (7) through (13) of the cover pages of this Amendment and the information set forth in Item 4 of this Statement are hereby incorporated by reference in this Item 5. As a result of the ownership structure and other relationships described in Item 2 of the Statement, each of

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the Reporting Persons is the beneficial owner, with shared voting and dispositive power with the other Reporting Persons, of 194,990,667 shares of Common Stock of the Issuer, of which JBS Wisconsin is the direct beneficial owner, that were acquired in connection with the Purchase Agreement and Contribution Agreement. The percentage of the class of securities identified pursuant to Item 1 beneficially owned by each Reporting Person is based on 254,823,286 shares of Common Stock of the Issuer outstanding as of December 28, 2015.

Except as disclosed in the Statement and this Amendment, none of the Reporting Persons or, to the best of the Reporting Persons' knowledge, any of the persons listed in Schedules I through XIII attached to this Amendment, beneficially owns any shares of Common Stock of the Issuer or has the right to acquire any shares of Common Stock of the Issuer.

Except as disclosed in the Statement and this Amendment, none of the Reporting Persons or, to the best of the Reporting Persons' knowledge, any of the persons listed in Schedules I through XIII attached to this Amendment, presently has the power to vote or to direct the vote or to dispose or direct the disposition of any of the shares of Common Stock of the Issuer that they may be deemed to beneficially own.

As of the date hereof, each Reporting Person disclaims beneficial ownership of the shares reported on this Statement, except to the extent of such Reporting Person's respective pecuniary interest therein.

- (c) Except as described herein, none of the Reporting Persons or, to the best of their knowledge, any of the persons listed in Schedules I through XIII attached to this Amendment, has effected ay transaction in any of the shares of Common Stock of the Issuer during the past 60 days.
- (d) To the best knowledge of the Reporting Persons, no persons other than the Reporting Persons have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of the shares to which this Schedule 13D relates.
 - (e) Not Applicable.

Item 7. Material to Be Filed as Exhibits

Item 7 of the Statement is hereby amended and restated as follows:

- 99.1. Joint Filing Agreement, dated as of December 28, 2015, among the Reporting Persons (filed herewith).
- 99.2. Stock Purchase Agreement, dated as of September 16, 2009, between Pilgrim's Pride Corporation and JBS USA Holdings, Inc. (currently JBS USA Holding Lux S.à r.l.) (incorporated by reference to Exhibit 2.1 to the Issuer's Form 8-K filed with the SEC on September 18, 2009).
- 99.3. Amended Joint Plan of Reorganization Under Chapter 11 of the Bankruptcy Code (As Modified) dated December 8, 2009 (incorporated by reference to Exhibit 99.1 to the Issuer's Form 8-K filed with the SEC on December 10, 2009).
- 99.4. Stockholders Agreement, dated as of December 28, 2009, as amended, between Pilgrim's Pride Corporation and JBS USA Holdings, Inc. (currently JBS USA Holding Lux S.à r.l.) (incorporated by reference from Exhibit 4.1 to the Issuer's Form 8-A filed with the SEC on December 27, 2012).

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- 99.5. Amended and Restated Certificate of Incorporation of Pilgrim's Pride Corporation (incorporated by reference from Exhibit 3.1 of the Issuer's Form 8-A filed with the SEC on December 27, 2012).
- 99.6. Amended and Restated Corporate Bylaws of the Pilgrim's Pride Corporation (incorporated by reference from Exhibit 3.2 of the Issuer's Form 8-A filed with the SEC on December 27, 2012)
- 99.7. Powers of Attorney for certain of the Reporting Persons (incorporated by reference to Exhibit 99.7 to the Issuer's Statement filed with the SEC on January 7, 2010).
- 99.8. Letter Agreement, dated as of November 5, 2010, among JBS USA Holdings, Inc. (currently JBS USA Holding Lux S.à r.l.), Pilgrim Interests, Ltd., and Lonnie A. "Bo" Pilgrim (incorporated by reference to Exhibit 8 to the Issuer's Statement filed with the SEC on November 8, 2010).
- 99.9. Waiver to the Stockholders Agreement, dated November 4, 2010, between JBS USA Holdings, Inc. (currently JBS USA Holding Lux S.à r.l.) and the Issuer (incorporated by reference to Exhibit 9 to the Issuer's Statement filed with the SEC on November 8, 2010).
- 99.10. Commitment Agreement, dated December 19, 2011, between JBS USA Holdings, Inc. (currently JBS USA Holding Lux S.à r.l.) and the Issuer (incorporated by reference to Exhibit 10.1 to the Issuer's Form S-3 filed with the SEC on December 19, 2011).
- 99.11. Stock Purchase Agreement, dated as of March 12, 2012, among JBS USA Holdings, Inc. (currently JBS USA Holding Lux S.à r.l.), Pilgrim Interests, Ltd., Lonnie A. "Bo" Pilgrim, PFCP, Ltd., Patricia R. Pilgrim and Lonnie K. Pilgrim, as trustees of the Pilgrim Family Irrevocable Life Insurance Trust under agreement dated June 16, 1987 and Lonnie A. "Bo" Pilgrim and Lonnie K. Pilgrim, as trustees of the Pilgrim Family Irrevocable Life Insurance Trust II under agreement dated December 23, 1987 (incorporated by reference to Exhibit 11 to the Issuer's Statement filed with the SEC on March 13, 2012).
- 99.12 Powers of Attorney for certain of the Reporting Persons (filed herewith).
- 99.13. Contribution Agreement, dated December 22, 2015, among JBS USA Holdings, Inc. (currently JBS USA Holding Lux S.à r.l.) and JBS Wisconsin Properties, LLC (filed herewith).

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SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: December 28, 2015

JBS WISCONSIN PROPERTIES, LLC

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

JBS USA FOOD COMPANY

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

JBS USA FOOD COMPANY HOLDINGS

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

JBS LUXEMBOURG S.À R.L.

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

JBS ANSEMBOURG HOLDING S.À R.L.

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

JBS USA LUX S.A.

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

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JBS USA HOLDING LUX S.À R.L.

By: /s/ Christopher Gaddis

Name: Christopher Gaddis Title: Attorney in Fact

BURCHER PTY LIMITED

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

JBS HOLDING LUXEMBOURG S.À R.L.

By: /s/ Christopher Gaddis

Name: Christopher Gaddis Title: Attorney in Fact

JBS GLOBAL LUXEMBOURG S.À R.L.

/s/ Christopher Gaddis

Name: Christopher Gaddis Title: Attorney in Fact

JBS S.A.

By:

By: /s/ Christopher Gaddis

Name: Christopher Gaddis Title: Attorney in Fact

FB PARTICIPAÇÕES S.A.

By: /s/ Christopher Gaddis

Name: Christopher Gaddis Title: Attorney in Fact

J&F INVESTIMENTOS S.A.

By: /s/ Christopher Gaddis

Name: Christopher Gaddis Title: Attorney in Fact

ZMF FUNDO DE INVESTIMENTO EM PARTICIPAÇÕES

By: /s/ Christopher Gaddis

Name: Christopher Gaddis Title: Attorney in Fact

ZMF PARTICIPAÇÕES LTDA.

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

JJMB PARTICIPAÇÕES LTDA.

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

VLBM PARTICIPAÇÕES LTDA.

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

VNBM PARTICIPAÇÕES LTDA.

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

VVMB PARTICIPAÇÕES LTDA.

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

WWMB PARTICIPAÇÕES LTDA.

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

VIVIANNE MENDONÇA BATISTA

By: /s/ Christopher Gaddis

Name: Christopher Gaddis Title: Attorney in Fact

JOESLEY MENDONÇA BATISTA

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

WESLEY MENDONÇA BATISTA

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

VANESSA MENDONÇA BATISTA

/s/ Christopher Gaddis

Name: Christopher Gaddis Title: Attorney in Fact

By:

VALÉRIA BATISTA MENDONÇA RAMOS

/s/ Christopher Gaddis

Name: Christopher Gaddis Title: Attorney in Fact

FLORA MENDONÇA BATISTA

By: /s/ Christopher Gaddis
Name: Christopher Gaddis

Title: Attorney in Fact

JOSÉ BATISTA SOBRINHO

By: /s/ Christopher Gaddis

Name: Christopher Gaddis Title: Attorney in Fact

SCHEDULE I

Name, business address and present principal occupation or employment of the executive officers of

JBS Wisconsin Properties, LLC

DIRECTORS Name Wesley Mendonça Batista	Citizenship Brazil	Residence or Business Address Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Present Principal Occupation or Employment and Name; Principal Business and Principal Address of Organization In Which Employment Is Conducted Chief Executive Officer of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule I.
Joesley Mendonça Batista	Brazil	Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Chief Executive Officer of J&F Investimentos S.A. Information concerning the principal business and principal address of J&F Investimentos S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule I.
André Nogueira de Souza	Brazil	1770 Promontory Circle, Greeley, Colorado 80634	President and Chief Executive Officer of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule I.
EXECUTIVE OFFICERS Name André Nogueira de Souza	Citizenship Brazil	Residence or Business Address 1770 Promontory Circle, Greeley, Colorado 80634	Present Principal Occupation or Employment and Name; Principal Business and Principal Address of Organization In Which Employment Is Conducted President and Chief Executive Officer of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this

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Statement, is incorporated herein by reference in this Schedule I.

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Denilson Molina	Brazil	1770 Promontory Circle, Greeley, Colorado 80634	Chief Financial Officer of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule I.
Kiersten Sommers	USA	1770 Promontory Circle, Greeley, Colorado 80634	Secretary and Chief Accounting Officer of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule I.
Gustavo Biscardi	Brazil	1770 Promontory Circle, Greeley, Colorado 80634	Treasurer of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule I.
Cindy Garland	USA	1770 Promontory Circle, Greeley, Colorado 80634	Head of Tax of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule I.
Christopher Gaddis	USA	1770 Promontory Circle, Greeley, Colorado 80634	Head of Human Resources of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule I.
Bill Rupp	USA	1770 Promontory Circle, Greeley, Colorado 80634	President & COO, U.S. Beef Division of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule I.

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Marty Dooley	USA	1770 Promontory Circle, Greeley, Colorado 80634	President & COO, Pork & Lamb Division of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule I.
Rodrigo Horvath	Brazil	1770 Promontory Circle, Greeley, Colorado 80634	President & COO, JBS Carriers Division of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule I.

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SCHEDULE II

Name, business address and present principal occupation or employment of the directors and executive officers of

JBS USA Food Company

DIRECTORS Name Wesley Mendonça Batista	Citizenship Brazil	Residence or Business Address Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Present Principal Occupation or Employment and Name; Principal Business and Principal Address of Organization In Which Employment Is Conducted Chief Executive Officer of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule II.
Joesley Mendonça Batista	Brazil	Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Chief Executive Officer of J&F Investimentos S.A. Information concerning the principal business and principal address of J&F Investimentos S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule II.
André Nogueira de Souza	Brazil	1770 Promontory Circle, Greeley, Colorado 80634	Chief Financial Officer of JBS USA Food Company Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule II.
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EXECUTIVE OFFICERS Name André Nogueira de Souza	Citizenship Brazil	Residence or Business Address 1770 Promontory Circle, Greeley, Colorado 80634	Present Principal Occupation or Employment and Name; Principal Business and Principal Address of Organization In Which Employment Is Conducted President and Chief Executive Officer of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule II.
Denilson Molina	Brazil	1770 Promontory Circle, Greeley, Colorado 80634	Chief Financial Officer of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule II.
Kiersten Sommers	USA	1770 Promontory Circle, Greeley, Colorado 80634	Secretary and Chief Accounting Officer of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule II.
Gustavo Biscardi	Brazil	1770 Promontory Circle, Greeley, Colorado 80634	Treasurer of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule II.
Cindy Garland	USA	1770 Promontory Circle, Greeley, Colorado 80634	Head of Tax of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule II.
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Christopher Gaddis	USA	1770 Promontory Circle, Greeley, Colorado 80634	Head of Human Resources of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule II.
Bill Rupp	USA	1770 Promontory Circle, Greeley, Colorado 80634	President & COO, U.S. Beef Division of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule II.
Marty Dooley	USA	1770 Promontory Circle, Greeley, Colorado 80634	President & COO, Pork & Lamb Division of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule II.
Rodrigo Horvath	Brazil	1770 Promontory Circle, Greeley, Colorado 80634	President & COO, JBS Carriers Division of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule II.
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SCHEDULE III

Name, business address and present principal occupation or employment of the directors and executive officers of

JBS USA Food Company Holdings

DIRECTORS Name Wesley Mendonça Batista	Citizenship Brazil	Residence or Business Address Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Present Principal Occupation or Employment and Name; Principal Business and Principal Address of Organization In Which Employment Is Conducted Chief Executive Officer of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule III.
Joesley Mendonça Batista	Brazil	Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Chief Executive Officer of J&F Investimentos S.A. Information concerning the principal business and principal address of J&F Investimentos S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule III.
André Nogueira de Souza	Brazil	1770 Promontory Circle, Greeley, Colorado 80634	Chief Financial Officer of JBS USA Food Company Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule III.
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EXECUTIVE OFFICERS Name André Nogueira de Souza	Citizenship Brazil	Residence or Business Address 1770 Promontory Circle, Greeley, Colorado 80634	Present Principal Occupation or Employment and Name; Principal Business and Principal Address of Organization In Which Employment Is Conducted President and Chief Executive Officer of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule III.
Denilson Molina	Brazil	1770 Promontory Circle, Greeley, Colorado 80634	Chief Financial Officer of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule III.
Kiersten Sommers	USA	1770 Promontory Circle, Greeley, Colorado 80634	Secretary and Chief Accounting Officer of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule III.
Gustavo Biscardi	Brazil	1770 Promontory Circle, Greeley, Colorado 80634	Treasurer of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule III.
Cindy Garland	USA	1770 Promontory Circle, Greeley, Colorado 80634	Head of Tax of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule III.
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Christopher Gaddis	USA	1770 Promontory Circle, Greeley, Colorado 80634	Head of Human Resources of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule III.
Bill Rupp	USA	1770 Promontory Circle, Greeley, Colorado 80634	President & COO, U.S. Beef Division of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule III.
Marty Dooley	USA	1770 Promontory Circle, Greeley, Colorado 80634	President & COO, Pork & Lamb Division of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule III.
Rodrigo Horvath	Brazil	1770 Promontory Circle, Greeley, Colorado 80634	President & COO, JBS Carriers Division of JBS USA Food Company. Information concerning the principal business and principal address of JBS USA Food Company, set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule III.
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SCHEDULE IV

Name, business address and present principal occupation or employment of the managers of

JBS Luxembourg S.à r.l.

MANAGERS Name Francisco de Assis e Silva	Citizenship Brazil	Residence or Business Address Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Present Principal Occupation or Employment and Name; Principal Business and Principal Address of Organization In Which Employment Is Conducted Institutional Relations Executive Officer of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule IV.
Khalil Kaddissi	Brazil	Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Legal Director of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule IV.
Jacob Mudde	The Netherlands	46a, avenue J.F. Kennedy, postcode: L- 1855 Luxembourg, Grand-Duchy of Luxembourg	Deputy Managing Director at TMF Luxembourg S.A. TMF Luxembourg S.A.'s principal business is providing management, corporate secretarial and administrative services, and its principal office is located at 46a, avenue J.F. Kennedy, postcode: L-1855 Luxembourg, Grand-Duchy of Luxembourg.
Gwenaelle Cousin	France	46a, avenue J.F. Kennedy, postcode: L-1855 Luxembourg, Grand-Duchy of Luxembourg	Team Leader at TMF Luxembourg S.A. TMF Luxembourg S.A.'s principal business is providing management, corporate secretarial and administrative services, and its principal office is located at 46a, avenue J.F. Kennedy, postcode: L-1855 Luxembourg, Grand-Duchy of Luxembourg.
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SCHEDULE V

Name, business address and present principal occupation or employment of the managers of

JBS Ansembourg Holding S.à r.l.

MANAGERS Name Francisco de Assis e Silva	Citizenship Brazil	Residence or Business Address Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Present Principal Occupation or Employment and Name; Principal Business and Principal Address of Organization In Which Employment Is Conducted Institutional Relations Executive Officer of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule V.
Khalil Kaddissi	Brazil	Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Legal Director of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule V.
Jacob Mudde	The Netherlands	46a, avenue J.F. Kennedy, postcode: L- 1855 Luxembourg, Grand-Duchy of Luxembourg	Deputy Managing Director at TMF Luxembourg S.A. TMF Luxembourg S.A.'s principal business is providing management, corporate secretarial and administrative services, and its principal office is located at 46a, avenue J.F. Kennedy, postcode: L-1855 Luxembourg, Grand-Duchy of Luxembourg.
Gwenaelle Cousin	France	46a, avenue J.F. Kennedy, postcode: L- 1855 Luxembourg, Grand-Duchy of Luxembourg	Team Leader at TMF Luxembourg S.A. TMF Luxembourg S.A.'s principal business is providing management, corporate secretarial and administrative services, and its principal office is located at 46a, avenue J.F. Kennedy, postcode: L-1855 Luxembourg, Grand-Duchy of Luxembourg.
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SCHEDULE VI

Name, business address and present principal occupation or employment of the managers of

JBS USA Lux S.A.

MANAGERS Name Francisco de Assis e Silva	Citizenship Brazil	Residence or Business Address Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Present Principal Occupation or Employment and Name; Principal Business and Principal Address of Organization In Which Employment Is Conducted Institutional Relations Executive Officer of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule VI.
Khalil Kaddissi	Brazil	Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Legal Director of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule VI.
Jacob Mudde	The Netherlands	46a, avenue J.F. Kennedy, postcode: L- 1855 Luxembourg, Grand-Duchy of Luxembourg	Deputy Managing Director at TMF Luxembourg S.A. TMF Luxembourg S.A.'s principal business is providing management, corporate secretarial and administrative services, and its principal office is located at 46a, avenue J.F. Kennedy, postcode: L-1855 Luxembourg, Grand-Duchy of Luxembourg.
Gwenaelle Cousin	France	46a, avenue J.F. Kennedy, postcode: L- 1855 Luxembourg, Grand-Duchy of Luxembourg	Team Leader at TMF Luxembourg S.A. TMF Luxembourg S.A.'s principal business is providing management, corporate secretarial and administrative services, and its principal office is located at 46a, avenue J.F. Kennedy, postcode: L-1855 Luxembourg, Grand-Duchy of Luxembourg.
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SCHEDULE VII

Name, business address and present principal occupation or employment of the managers of

JBS USA Holding Lux S.à r.l.

MANAGERS Name Francisco de Assis e Silva	Citizenship Brazil	Residence or Business Address Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Present Principal Occupation or Employment and Name; Principal Business and Principal Address of Organization In Which Employment Is Conducted Institutional Relations Executive Officer of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule VII.
Khalil Kaddissi	Brazil	Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Legal Director of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule VII.
Jacob Mudde	The Netherlands	46a, avenue J.F. Kennedy, postcode: L- 1855 Luxembourg, Grand-Duchy of Luxembourg	Deputy Managing Director at TMF Luxembourg S.A. TMF Luxembourg S.A.'s principal business is providing management, corporate secretarial and administrative services, and its principal office is located at 46a, avenue J.F. Kennedy, postcode: L-1855 Luxembourg, Grand-Duchy of Luxembourg.
Gwenaelle Cousin	France	46a, avenue J.F. Kennedy, postcode: L- 1855 Luxembourg, Grand-Duchy of Luxembourg	Team Leader at TMF Luxembourg S.A. TMF Luxembourg S.A.'s principal business is providing management, corporate secretarial and administrative services, and its principal office is located at 46a, avenue J.F. Kennedy, postcode: L-1855 Luxembourg, Grand-Duchy of Luxembourg.
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SCHEDULE VIII

Name, business address and present principal occupation or employment of the directors and executive officers of

Burcher Pty Limited

DIRECTORS Name Edison Alvares	Citizenship Brazil/Australia	Residence or Business Address 1 Lock Way, Riverview, postcode: 4303, Queensland, Australia	Present Principal Occupation or Employment and Name; Principal Business and Principal Address of Organization In Which Employment Is Conducted Chief Financial Officer of JBS Australia Pty Limited. JBS Australia Pty Limited's principal business is processing, packing, and exporting meat products to customers, and its principal office is located at 1 Lock Way, Riverview, postcode: 4303, Queensland, Australia.
Janet McCollum	United Kingdom	39 Seagoe Industrial Estate, Portadown, Craigavon, Co. Armagh, postcode: BT63 5QE, United Kingdom	Chief Executive Officer of Moy Park Limited. Moy Park Limited's principal business is processing, preparing, packaging and delivering chicken products to customers, and its principal office is located at 39 Seagoe Industrial Estate, Portadown, Craigavon, Co. Armagh, postcode: BT63 5QE, United Kingdom.
WaiTeng Leong	United Kingdom	39 Seagoe Industrial Estate, Portadown, Craigavon, Co. Armagh, postcode: BT63 5QE, United Kingdom	Director of Finance—Financial Reporting, Tax & Treasury at Moy Park Limited. Moy Park Limited's principal business is processing, preparing, packaging and delivering chicken products to customers, and its principal office is located at 39 Seagoe Industrial Estate, Portadown, Craigavon, Co. Armagh, postcode: BT63 5QE, United Kingdom.
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EXECUTIVE OFFICERS Name Edison Alvares

Citizenship

Residence or Business Address Brazil/Australia 1 Lock Way, Riverview, postcode: 4303, Queensland, Australia

Present Principal Occupation or Employment and Name; Principal Business and Principal Address of Organization In Which Employment Is Conducted Chief Financial Officer of JBS Australia Pty Limited. JBS Australia Pty Limited's principal business is processing, packing, and exporting meat products to customers, and its principal office is located at 1 Lock Way, Riverview, postcode: 4303, Queensland, Australia.

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SCHEDULE IX

Name, business address and present principal occupation or employment of the managers of

JBS Holding Luxembourg S.à r.l.

MANAGERS Name Eliseo Santiago Perez Fernandez	Citizenship Brazil	Residence or Business Address Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Present Principal Occupation or Employment and Name; Principal Business and Principal Address of Organization In Which Employment Is Conducted Managing and Control Officer of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule IX.
Khalil Kaddissi	Brazil	Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Legal Director of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule IX.
Fabrice Mas	France	46a, avenue J.F. Kennedy, postcode: L- 1855 Luxembourg, Grand-Duchy of Luxembourg	Director of Client Services at TMF Luxembourg S.A. TMF Luxembourg S.A.'s principal business is providing management, corporate secretarial and administrative services, and its principal office is located at 46a, avenue J.F. Kennedy, postcode: L-1855 Luxembourg, Grand-Duchy of Luxembourg.
Jacob Mudde	The Netherlands	46a, avenue J.F. Kennedy, postcode: L- 1855 Luxembourg, Grand-Duchy of Luxembourg	Deputy Managing Director at TMF Luxembourg S.A. TMF Luxembourg S.A.'s principal business is providing management, corporate secretarial and administrative services, and its principal office is located at 46a, avenue J.F. Kennedy, postcode: L-1855 Luxembourg, Grand-Duchy of Luxembourg.
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SCHEDULE X

Name, business address and present principal occupation or employment of the managers of

JBS Global Luxembourg S.à r.l.

MANAGERS Name Wesley Mendonça Batista	Citizenship Brazil	Residence or Business Address Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Present Principal Occupation or Employment and Name; Principal Business and Principal Address of Organization In Which Employment Is Conducted Chief Executive Officer of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule X.
Francisco de Assis e Silva	Brazil	Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Institutional Relations Executive Officer of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule X.
Eliseo Santiago Perez Fernandez	Brazil	Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Managing and Control Officer of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule X.
Fabrice Mas	France	46a, avenue J.F. Kennedy, postcode: L- 1855 Luxembourg, Grand-Duchy of Luxembourg	Director of Client Services at TMF Luxembourg S.A. TMF Luxembourg S.A.'s principal business is providing management, corporate secretarial and administrative services, and its principal office is located at 46a, avenue J.F. Kennedy, postcode: L-1855 Luxembourg, Grand-Duchy of Luxembourg.
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Jacob Mudde	The Netherlands	46a, avenue J.F. Kennedy, postcode: L- 1855 Luxembourg, Grand-Duchy of Luxembourg	Deputy Managing Director at TMF Luxembourg S.A. TMF Luxembourg S.A.'s principal business is providing management, corporate secretarial and administrative services, and its principal office is located at 46a, avenue J.F. Kennedy, postcode: L-1855 Luxembourg, Grand-Duchy of Luxembourg.
Gwenaelle Cousin	France	46a, avenue J.F. Kennedy, postcode: L- 1855 Luxembourg, Grand-Duchy of Luxembourg	Team Leader at TMF Luxembourg S.A. TMF Luxembourg S.A.'s principal business is providing management, corporate secretarial and administrative services, and its principal office is located at 46a, avenue J.F. Kennedy, postcode: L-1855 Luxembourg, Grand-Duchy of Luxembourg.

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SCHEDULE XI

Name, business address and present principal occupation or employment of the directors and executive officers of

JBS S.A.

DIRECTORS Name Joesley Mendonça Batista	Citizenship Brazil	Residence or Business Address Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Present Principal Occupation or Employment and Name; Principal Business and Principal Address of Organization In Which Employment Is Conducted Chief Executive Officer of J&F Investimentos S.A. Information concerning the principal business and principal address of J&F Investimentos S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule XI.
Wesley Mendonça Batista	Brazil	Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Chief Executive Officer of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule XI.
José Batista Sobrinho	Brazil	Av. Brigadeiro Faria Lima, 2391, 2 andar, conjunto 22, sala 2, postcode: 01452-000 Sao Paulo, SP, Brazil	Director of J&F Investimentos S.A. Information concerning the principal business and principal address of J&F Investimentos S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule XI.
Carlos Alberto Caser	Brazil	SCN, Q.02, Bloco A, 13 andar, Ed. Corporate Financial Center, postcode: 70712-900, Brasília, Federal District, Brazil	President of FUNCEF (Fundação dos Economiários Federais). FUNCEF's principal business is managing the pension funds of the employees of Caixa Econômica Federal, a financial institution owned by the Brazilian Federal Government and subject to the Brazilian Ministry of Finance, and FUNCEF's principal address is SCN, Q.02, Bloco A, 13 andar, Ed. Corporate Financial Center, postcode: 70712-900, Brasília, Federal District, Brazil.
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Humberto Junqueira de Farias	Brazil	Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	New Business Officer of J&F Investimentos S.A. Information concerning the principal business and principal address of J&F Investimentos S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule XI.
Tarek Mohamed Noshy Nasr Mohamed Farahat	Egypt	Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	President of Marketing and Innovation of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule XI.
João Carlos Ferraz	Brazil	Av. República do Chile, 100, Centro, postcode: 20031-917, Rio de Janeiro, RJ, Brazil	Vice-President of research, planning and risk management at BNDES (<i>Banco Nacional de Desenvolvimento Econômico e Social</i>). BNDES is the Brazilian Development Bank, and its principal office is located at Av. República do Chile, 100, Centro, postcode: 20031-917, Rio de Janeiro, RJ, Brazil.
Marcio Percival Alves Pinto	Brazil	SBS, Quadra 4, Lotes 3/4, Edifício Caixa Matriz 1, 21 andar, postcode: 70092-900, Brasília, Federal District, Brazil	Vice-President of finance at Caixa Econômica Federal. Caixa Econômica Federal is a financial institution owned by the Brazilian Federal Government and subject to the Brazilian Ministry of Finance, and its principal office is located at SBS, Quadra 4, Lotes 3/4, Edifício Caixa Matriz 1, 21 andar, postcode: 70092-900, Brasília, Federal District, Brazil.
EXECUTIVE OFFICERS Name Wesley Mendonça Batista	Citizenship Brazil	Residence or Business Address Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Present Principal Occupation or Employment and Name; Principal Business and Principal Address of Organization In Which Employment Is Conducted Chief Executive Officer of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule XI.

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Jeremiah Alphonsus O'Callaghan	Ireland	Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Investor Relations Officer of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule XI.
Francisco de Assis e Silva	Brazil	Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Institutional Relations Executive Officer of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule XI.
Eliseo Santiago Perez Fernandez	Brazil	Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Administrative and Control Officer of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule XI.
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SCHEDULE XII

Name, business address and present principal occupation or employment of the directors and executive officers of

FB Participações S.A.

DIRECTORS Name José Batista Sobrinho	Citizenship Brazil	Residence or Business Address Av. Brigadeiro Faria Lima, 2391, 2 andar, conjunto 22, sala 2, postcode: 01452-000 Sao Paulo, SP, Brazil	Present Principal Occupation or Employment and Name; Principal Business and Principal Address of Organization In Which Employment Is Conducted Director of J&F Investimentos S.A. Information concerning the principal business and principal address of J&F Investimentos S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule XII.
Joesley Mendonça Batista	Brazil	Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Chief Executive Officer of J&F Investimentos S.A. Information concerning the principal business and principal address of J&F Investimentos S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule XII.
Wesley Mendonça Batista	Brazil	Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Chief Executive Officer of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule XII.
EXECUTIVE OFFICERS Name Joesley Mendonça Batista	Citizenship Brazil	Residence or Business Address Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Present Principal Occupation or Employment and Name; Principal Business and Principal Address of Organization In Which Employment Is Conducted Chief Executive Officer of J&F Investimentos S.A. Information concerning the principal business and principal address of J&F Investimentos S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule XII.

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Francisco de Assis e Silva

Brazil Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil Institutional Relations Executive Officer of JBS S.A.

Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule XII.

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SCHEDULE XIII

Name, business address and present principal occupation or employment of the directors and executive officers of

J&F Investimentos S.A.

DIRECTORS Name Henrique de Campos Meirelles	Citizenship Brazil	Residence or Business Address Rua General Furtado do Nascimento, 66, sala 5, Alto de Pinheiros, postcode: 05465- 070, São Paulo, SP, Brazil	Present Principal Occupation or Employment and Name; Principal Business and Principal Address of Organization In Which Employment Is Conducted Chairman of J&F Investimentos S.A. Information concerning the principal business and principal address of J&F Investimentos S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule XIII.
Wesley Mendonça Batista	Brazil	Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Chief Executive Officer of JBS S.A. Information concerning the principal business and principal address of JBS S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule XIII.
Joesley Mendonça Batista	Brazil	Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Chief Executive Officer of J&F Investimentos S.A. Information concerning the principal business and principal address of J&F Investimentos S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule XIII.
José Batista Sobrinho	Brazil	Av. Brigadeiro Faria Lima, 2391, 2 andar, conjunto 22, sala 2, postcode: 01452-000 Sao Paulo, SP, Brazil	Director of J&F Investimentos S.A. Information concerning the principal business and principal address of J&F Investimentos S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule XIII.
José Carlos Grubisich Filho	Brazil	Av. Brigadeiro Faria Lima, 2391, 2 andar, conjunto 22, sala 2, postcode: 01452-000 Sao Paulo, SP, Brazil	Chief Executive Officer of Eldorado Brasil Celulose S.A. Eldorado Brasil Celulose S.A.'s principal business is cellulose production, and its principal office is located at Av. Brigadeiro Faria Lima, 2391, 2 andar, conjunto 22, sala 2, postcode: 01452-000 Sao Paulo, SP, Brazil.
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Gilberto Tomazoni	Brazil	Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Global President and Chief Executive Officer of JBS Foods S.A. JBS Foods S.A.'s principal business is processing, preparing, packaging and delivering chicken products to customers, and its principal office is located at Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil.
EXECUTIVE OFFICERS Name Joesley Mendonça Batista	Citizenship Brazil	Residence or Business Address Avenida Marginal Direita do Tietê, 500, Bloco I, 3 andar, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Present Principal Occupation or Employment and Name; Principal Business and Principal Address of Organization In Which Employment Is Conducted Chief Executive Officer of J&F Investimentos S.A. Information concerning the principal business and principal address of J&F Investimentos S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule XIII.
Antonio da Silva Barreto Junior	Brazil	Avenida Marginal Direita do Tietê, 500, Bloco I, 1 andar, A, Vila Jaguara, postcode: 05118-100, São Paulo, SP, Brazil	Finance and Investor Relations Officer of J&F Investimentos S.A. Information concerning the principal business and principal address of J&F Investimentos S.A., set forth in Item 2 of this Statement, is incorporated herein by reference in this Schedule XIII.
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EXHIBIT INDEX

- 99.1. Joint Filing Agreement, dated as of December 28, 2015, among the Reporting Persons (filed herewith).
- 99.2. Stock Purchase Agreement, dated as of September 16, 2009, between Pilgrim's Pride Corporation and JBS USA Holdings, Inc. (currently JBS USA Holding Lux S.à r.l.) (incorporated by reference to Exhibit 2.1 to the Issuer's Form 8-K filed with the SEC on September 18, 2009).
- 99.3. Amended Joint Plan of Reorganization Under Chapter 11 of the Bankruptcy Code (As Modified) dated December 8, 2009 (incorporated by reference to Exhibit 99.1 to the Issuer's Form 8-K filed with the SEC on December 10, 2009).
- 99.4. Stockholders Agreement, dated as of December 28, 2009, as amended, between Pilgrim's Pride Corporation and JBS USA Holdings, Inc. (currently JBS USA Holding Lux S.à r.l.) (incorporated by reference from Exhibit 4.1 to the Issuer's Form 8-A filed with the SEC on December 27, 2012).
- 99.5. Amended and Restated Certificate of Incorporation of Pilgrim's Pride Corporation (incorporated by reference from Exhibit 3.1 of the Issuer's Form 8-A filed with the SEC on December 27, 2012).
- 99.6. Amended and Restated Corporate Bylaws of the Pilgrim's Pride Corporation (incorporated by reference from Exhibit 3.2 of the Issuer's Form 8-A filed with the SEC on December 27, 2012)
- 99.7. Powers of Attorney for certain of the Reporting Persons (incorporated by reference to Exhibit 99.7 to the Issuer's Statement filed with the SEC on January 7, 2010).
- 99.8. Letter Agreement, dated as of November 5, 2010, among JBS USA Holdings, Inc. (currently JBS USA Holding Lux S.à r.l.), Pilgrim Interests, Ltd., and Lonnie A. "Bo" Pilgrim (incorporated by reference to Exhibit 8 to the Issuer's Statement filed with the SEC on November 8, 2010).
- 99.9. Waiver to the Stockholders Agreement, dated November 4, 2010, between JBS USA Holdings, Inc. (currently JBS USA Holding Lux S.à r.l.) and the Issuer (incorporated by reference to Exhibit 9 to the Issuer's Statement filed with the SEC on November 8, 2010).
- 99.10. Commitment Agreement, dated December 19, 2011, between JBS USA Holdings, Inc. (currently JBS USA Holding Lux S.à r.l.) and the Issuer (incorporated by reference to Exhibit 10.1 to the Issuer's Form S-3 filed with the SEC on December 19, 2011).
- 99.11. Stock Purchase Agreement, dated as of March 12, 2012, among JBS USA Holdings, Inc. (currently JBS USA Holding Lux S.à r.l.), Pilgrim Interests, Ltd., Lonnie A. "Bo" Pilgrim, PFCP, Ltd., Patricia R. Pilgrim and Lonnie K. Pilgrim, as trustees of the Pilgrim Family Irrevocable Life Insurance Trust under agreement dated June 16, 1987 and Lonnie A. "Bo" Pilgrim and Lonnie K. Pilgrim, as trustees of the Pilgrim Family Irrevocable Life Insurance Trust II under agreement dated December 23, 1987 (incorporated by reference to Exhibit 11 to the Issuer's Statement filed with the SEC on March 13, 2012).
- 99.12 Powers of Attorney for certain of the Reporting Persons (filed herewith).
- 99.13. Contribution Agreement, dated December 22, 2015, among JBS USA Holdings, Inc. (currently JBS USA Holding Lux S.à r.l.) and JBS Wisconsin Properties, LLC (filed herewith).

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JOINT FILING AGREEMENT

The undersigned hereby agree that Amendment No. 6, dated December 28, 2015 ("<u>Amendment No. 6</u>"), to the Schedule 13D previously filed on January 7, 2010 (the "<u>Original Schedule 13D</u>") with respect to the Common Stock, par value \$.01 per share, of Pilgrim's Pride Corporation is, and any subsequent amendments to the Original Schedule 13D executed by each of the undersigned shall be, filed on behalf of each of the undersigned pursuant to and in accordance with the provisions of Rule 13d-1(k)(1) under the Securities and Exchange Act of 1934, as amended, and this Agreement shall be included as an Exhibit to Amendment No. 6 and each such subsequent amendment to the Original Schedule 13D. Each of the undersigned agrees to be responsible for the timely filing of any subsequent amendments to the Original Schedule 13D, and for the completeness and accuracy of the information concerning itself contained therein. This Agreement may be executed in any number of counterparts, all of which taken together shall constitute one and the same instrument.

IN WITNESS WHEREOF, the undersigned have executed this Joint Filing Agreement as of the 28th day of December, 2015.

JBS WISCONSIN PROPERTIES, LLC

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

JBS USA FOOD COMPANY

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

JBS USA FOOD COMPANY HOLDINGS

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

JBS LUXEMBOURG S.À R.L.

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

JBS ANSEMBOURG HOLDING S.À R.L.

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

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JBS USA LUX S.A.

By: /s/ Christopher Gaddis

Name: Christopher Gaddis Title: Attorney in Fact

JBS USA HOLDING LUX S.À R.L.

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

BURCHER PTY LIMITED

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

JBS HOLDING LUXEMBOURG S.À R.L.

By: /s/ Christopher Gaddis
Name: Christopher Gaddis

Title: Attorney in Fact

JBS GLOBAL LUXEMBOURG S.À R.L.

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

JBS S.A.

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

FB PARTICIPAÇÕES S.A.

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

J&F INVESTIMENTOS S.A.

By: /s/ Christopher Gaddis

Name: Christopher Gaddis Title: Attorney in Fact

ZMF FUNDO DE INVESTIMENTO EM PARTICIPAÇÕES

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

ZMF PARTICIPAÇÕES LTDA.

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

JJMB PARTICIPAÇÕES LTDA.

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

VLBM PARTICIPAÇÕES LTDA.

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

VNBM PARTICIPAÇÕES LTDA.

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

VVMB PARTICIPAÇÕES LTDA.

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

WWMB PARTICIPAÇÕES LTDA.

By: /s/ Christopher Gaddis

Name: Christopher Gaddis Title: Attorney in Fact

VIVIANNE MENDONÇA BATISTA

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

JOESLEY MENDONÇA BATISTA

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

WESLEY MENDONÇA BATISTA

By: /s/ Christopher Gaddis

Name: Christopher Gaddis Title: Attorney in Fact

VANESSA MENDONÇA BATISTA

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

VALÉRIA BATISTA MENDONÇA RAMOS

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

FLORA MENDONÇA BATISTA

By: /s/ Christopher Gaddis
Name: Christopher Gaddis
Title: Attorney in Fact

Page 4 of 5 Pages

JOSÉ BATISTA SOBRINHO

By: /s/ Christopher Gaddis

Name: Christopher Gaddis
Title: Attorney in Fact

Page 5 of 5 Pages

KNOW ALL MEN BY THESE PRESENTS, that the undersigned does hereby constitute and appoint Christopher Gaddis the undersigned's true and lawful attorneys-in-fact to, as applicable:

- (1) prepare, execute for and on behalf of the undersigned, in the undersigned's capacity as an officer, director and/or ten-percent owner of Pilgrim's Pride Corporation (the "Company"), submit to the U.S. Securities and Exchange Commission (the "SEC") a Form ID, including amendments thereto, and any other documents necessary or appropriate to obtain codes and passwords enabling the undersigned to make electronic filings with the SEC of Forms 3, 4 and 5 in accordance with Section 16(a) of the Securities Exchange Act of 1934 (the "Exchange Act") and the rules and regulations promulgated thereunder, Schedule 13D in accordance with Section 13(d) of the Exchange Act and the rules and regulations promulgated thereunder, a joint filing agreement in accordance with Rule 13d-1(k)(1) under the Exchange Act, and any amendments to the foregoing;
- (2) do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete and execute any such Forms 3, 4 or 5, Schedule 13D or Schedule 13G, as applicable, or joint filing agreement, complete and execute any amendment or amendments thereto, and timely file such form, schedule or agreement with the United States Securities and Exchange Commission and any stock exchange or similar authority; and
- (3) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve to such attorney-in-fact's discretion.

The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary, or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorney-in-fact, or such attorney-in-fact's substitute or substitutes, shall lawfully do or cause to be done by virtue of this Power of Attorney and the rights and powers herein granted. The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming, nor is the Company assuming, any of the undersigned's responsibilities to comply with Section 13 or Section 16 of the Exchange Act, as applicable.

This Power of Attorney shall remain in full force and effect until the undersigned is no longer required to file Forms 3, 4 and 5 or Schedule 13D or Schedule 13G, as applicable, with respect to the undersigned's holdings of and transactions in securities issued by the Company, unless earlier revoked by the undersigned in a signed writing delivered to the foregoing attorneys-in-fact.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of the 28th day of December, 2015.

FB PARTICIPAÇÕES S.A.

By: /s/ Francisco de Assis e Silva Name: Francisco de Assis e Silva

Title: Operation Officer

Page 1 of 10 Pages

KNOW ALL MEN BY THESE PRESENTS, that the undersigned does hereby constitute and appoint Christopher Gaddis the undersigned's true and lawful attorneys-in-fact to, as applicable:

- (1) prepare, execute for and on behalf of the undersigned, in the undersigned's capacity as an officer, director and/or ten-percent owner of Pilgrim's Pride Corporation (the "Company"), submit to the U.S. Securities and Exchange Commission (the "SEC") a Form ID, including amendments thereto, and any other documents necessary or appropriate to obtain codes and passwords enabling the undersigned to make electronic filings with the SEC of Forms 3, 4 and 5 in accordance with Section 16(a) of the Securities Exchange Act of 1934 (the "Exchange Act") and the rules and regulations promulgated thereunder, Schedule 13D in accordance with Section 13(d) of the Exchange Act and the rules and regulations promulgated thereunder, a joint filing agreement in accordance with Rule 13d-1(k)(1) under the Exchange Act, and any amendments to the foregoing;
- (2) do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete and execute any such Forms 3, 4 or 5, Schedule 13D or Schedule 13G, as applicable, or joint filing agreement, complete and execute any amendment or amendments thereto, and timely file such form, schedule or agreement with the United States Securities and Exchange Commission and any stock exchange or similar authority; and
- (3) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve to such attorney-in-fact's discretion.

The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary, or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorney-in-fact, or such attorney-in-fact's substitute or substitutes, shall lawfully do or cause to be done by virtue of this Power of Attorney and the rights and powers herein granted. The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming, nor is the Company assuming, any of the undersigned's responsibilities to comply with Section 13 or Section 16 of the Exchange Act, as applicable.

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IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of the 22nd day of December, 2015.

JBS HOLDING LUXEMBOURG S.À R.L.

By: /s/ Khalil Kaddissi
Name: Khalil Kaddissi
Title: Manager A

By: /s/ G.B.A.D. Cousin
Name: G.B.A.D. Cousin
Title: Manager B

Page 2 of 10 Pages

KNOW ALL MEN BY THESE PRESENTS, that the undersigned does hereby constitute and appoint Christopher Gaddis the undersigned's true and lawful attorneys-in-fact to, as applicable:

- (1) prepare, execute for and on behalf of the undersigned, in the undersigned's capacity as an officer, director and/or ten-percent owner of Pilgrim's Pride Corporation (the "Company"), submit to the U.S. Securities and Exchange Commission (the "SEC") a Form ID, including amendments thereto, and any other documents necessary or appropriate to obtain codes and passwords enabling the undersigned to make electronic filings with the SEC of Forms 3, 4 and 5 in accordance with Section 16(a) of the Securities Exchange Act of 1934 (the "Exchange Act") and the rules and regulations promulgated thereunder, Schedule 13D in accordance with Section 13(d) of the Exchange Act and the rules and regulations promulgated thereunder, a joint filing agreement in accordance with Rule 13d-1(k)(1) under the Exchange Act, and any amendments to the foregoing;
- (2) do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete and execute any such Forms 3, 4 or 5, Schedule 13D or Schedule 13G, as applicable, or joint filing agreement, complete and execute any amendment or amendments thereto, and timely file such form, schedule or agreement with the United States Securities and Exchange Commission and any stock exchange or similar authority; and
- (3) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve to such attorney-in-fact's discretion.

The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary, or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorney-in-fact, or such attorney-in-fact's substitute or substitutes, shall lawfully do or cause to be done by virtue of this Power of Attorney and the rights and powers herein granted. The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming, nor is the Company assuming, any of the undersigned's responsibilities to comply with Section 13 or Section 16 of the Exchange Act, as applicable.

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IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of the 22nd day of December, 2015.

BURCHER PTY LIMITED

By: /s/ Benn McKay Wogan

Name: Benn McKay Wogan

Title: Under Power of Attorney of Edison Alvares

(Director)

Page 3 of 10 Pages

KNOW ALL MEN BY THESE PRESENTS, that the undersigned does hereby constitute and appoint Christopher Gaddis the undersigned's true and lawful attorneys-in-fact to, as applicable:

- (1) prepare, execute for and on behalf of the undersigned, in the undersigned's capacity as an officer, director and/or ten-percent owner of Pilgrim's Pride Corporation (the "Company"), submit to the U.S. Securities and Exchange Commission (the "SEC") a Form ID, including amendments thereto, and any other documents necessary or appropriate to obtain codes and passwords enabling the undersigned to make electronic filings with the SEC of Forms 3, 4 and 5 in accordance with Section 16(a) of the Securities Exchange Act of 1934 (the "Exchange Act") and the rules and regulations promulgated thereunder, Schedule 13D in accordance with Section 13(d) of the Exchange Act and the rules and regulations promulgated thereunder, a joint filing agreement in accordance with Rule 13d-1(k)(1) under the Exchange Act, and any amendments to the foregoing;
- (2) do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete and execute any such Forms 3, 4 or 5, Schedule 13D or Schedule 13G, as applicable, or joint filing agreement, complete and execute any amendment or amendments thereto, and timely file such form, schedule or agreement with the United States Securities and Exchange Commission and any stock exchange or similar authority; and
- (3) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve to such attorney-in-fact's discretion.

The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary, or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorney-in-fact, or such attorney-in-fact's substitute or substitutes, shall lawfully do or cause to be done by virtue of this Power of Attorney and the rights and powers herein granted. The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming, nor is the Company assuming, any of the undersigned's responsibilities to comply with Section 13 or Section 16 of the Exchange Act, as applicable.

This Power of Attorney shall remain in full force and effect until the undersigned is no longer required to file Forms 3, 4 and 5 or Schedule 13D or Schedule 13G, as applicable, with respect to the undersigned's holdings of and transactions in securities issued by the Company, unless earlier revoked by the undersigned in a signed writing delivered to the foregoing attorneys-in-fact.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of the 24th day of December, 2015.

JBS USA HOLDING LUX S.À R.L.

By: /s/ Khalil Kaddissi
Name: Khalil Kaddissi
Title: Manager A

By: /s/ G.B.A.D. Cousin
Name: G.B.A.D. Cousin
Title: Manager B

Page 4 of 10 Pages

KNOW ALL MEN BY THESE PRESENTS, that the undersigned does hereby constitute and appoint Christopher Gaddis the undersigned's true and lawful attorneys-in-fact to, as applicable:

- (1) prepare, execute for and on behalf of the undersigned, in the undersigned's capacity as an officer, director and/or ten-percent owner of Pilgrim's Pride Corporation (the "Company"), submit to the U.S. Securities and Exchange Commission (the "SEC") a Form ID, including amendments thereto, and any other documents necessary or appropriate to obtain codes and passwords enabling the undersigned to make electronic filings with the SEC of Forms 3, 4 and 5 in accordance with Section 16(a) of the Securities Exchange Act of 1934 (the "Exchange Act") and the rules and regulations promulgated thereunder, Schedule 13D in accordance with Section 13(d) of the Exchange Act and the rules and regulations promulgated thereunder, a joint filing agreement in accordance with Rule 13d-1(k)(1) under the Exchange Act, and any amendments to the foregoing;
- (2) do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete and execute any such Forms 3, 4 or 5, Schedule 13D or Schedule 13G, as applicable, or joint filing agreement, complete and execute any amendment or amendments thereto, and timely file such form, schedule or agreement with the United States Securities and Exchange Commission and any stock exchange or similar authority; and
- (3) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve to such attorney-in-fact's discretion.

The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary, or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorney-in-fact, or such attorney-in-fact's substitute or substitutes, shall lawfully do or cause to be done by virtue of this Power of Attorney and the rights and powers herein granted. The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming, nor is the Company assuming, any of the undersigned's responsibilities to comply with Section 13 or Section 16 of the Exchange Act, as applicable.

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IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of the 24th day of December, 2015.

JBS USA LUX S.A.

By: /s/ Khalil Kaddissi
Name: Khalil Kaddissi
Title: Manager A

By: /s/ G.B.A.D. Cousin
Name: G.B.A.D. Cousin
Title: Manager B

Page 5 of 10 Pages

KNOW ALL MEN BY THESE PRESENTS, that the undersigned does hereby constitute and appoint Christopher Gaddis the undersigned's true and lawful attorneys-in-fact to, as applicable:

- (1) prepare, execute for and on behalf of the undersigned, in the undersigned's capacity as an officer, director and/or ten-percent owner of Pilgrim's Pride Corporation (the "Company"), submit to the U.S. Securities and Exchange Commission (the "SEC") a Form ID, including amendments thereto, and any other documents necessary or appropriate to obtain codes and passwords enabling the undersigned to make electronic filings with the SEC of Forms 3, 4 and 5 in accordance with Section 16(a) of the Securities Exchange Act of 1934 (the "Exchange Act") and the rules and regulations promulgated thereunder, Schedule 13D in accordance with Section 13(d) of the Exchange Act and the rules and regulations promulgated thereunder, a joint filing agreement in accordance with Rule 13d-1(k)(1) under the Exchange Act, and any amendments to the foregoing;
- (2) do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete and execute any such Forms 3, 4 or 5, Schedule 13D or Schedule 13G, as applicable, or joint filing agreement, complete and execute any amendment or amendments thereto, and timely file such form, schedule or agreement with the United States Securities and Exchange Commission and any stock exchange or similar authority; and
- (3) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve to such attorney-in-fact's discretion.

The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary, or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorney-in-fact, or such attorney-in-fact's substitute or substitutes, shall lawfully do or cause to be done by virtue of this Power of Attorney and the rights and powers herein granted. The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming, nor is the Company assuming, any of the undersigned's responsibilities to comply with Section 13 or Section 16 of the Exchange Act, as applicable.

This Power of Attorney shall remain in full force and effect until the undersigned is no longer required to file Forms 3, 4 and 5 or Schedule 13D or Schedule 13G, as applicable, with respect to the undersigned's holdings of and transactions in securities issued by the Company, unless earlier revoked by the undersigned in a signed writing delivered to the foregoing attorneys-in-fact.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of the 22nd day of December, 2015.

JBS ANSEMBOURG HOLDING S.À R.L.

By: /s/ Khalil Kaddissi
Name: Khalil Kaddissi
Title: Manager A

By: /s/ G.B.A.D. Cousin
Name: G.B.A.D. Cousin
Title: Manager B

Page 6 of 10 Pages

KNOW ALL MEN BY THESE PRESENTS, that the undersigned does hereby constitute and appoint Christopher Gaddis the undersigned's true and lawful attorneys-in-fact to, as applicable:

- (1) prepare, execute for and on behalf of the undersigned, in the undersigned's capacity as an officer, director and/or ten-percent owner of Pilgrim's Pride Corporation (the "Company"), submit to the U.S. Securities and Exchange Commission (the "SEC") a Form ID, including amendments thereto, and any other documents necessary or appropriate to obtain codes and passwords enabling the undersigned to make electronic filings with the SEC of Forms 3, 4 and 5 in accordance with Section 16(a) of the Securities Exchange Act of 1934 (the "Exchange Act") and the rules and regulations promulgated thereunder, Schedule 13D in accordance with Section 13(d) of the Exchange Act and the rules and regulations promulgated thereunder, a joint filing agreement in accordance with Rule 13d-1(k)(1) under the Exchange Act, and any amendments to the foregoing;
- (2) do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete and execute any such Forms 3, 4 or 5, Schedule 13D or Schedule 13G, as applicable, or joint filing agreement, complete and execute any amendment or amendments thereto, and timely file such form, schedule or agreement with the United States Securities and Exchange Commission and any stock exchange or similar authority; and
- (3) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve to such attorney-in-fact's discretion.

The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary, or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that such attorney-in-fact, or such attorney-in-fact's substitute or substitutes, shall lawfully do or cause to be done by virtue of this Power of Attorney and the rights and powers herein granted. The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming, nor is the Company assuming, any of the undersigned's responsibilities to comply with Section 13 or Section 16 of the Exchange Act, as applicable.

This Power of Attorney shall remain in full force and effect until the undersigned is no longer required to file Forms 3, 4 and 5 or Schedule 13D or Schedule 13G, as applicable, with respect to the undersigned's holdings of and transactions in securities issued by the Company, unless earlier revoked by the undersigned in a signed writing delivered to the foregoing attorneys-in-fact.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of the 22nd day of December, 2015.

JBS LUXEMBOURG S.À R.L.

By: /s/ Khalil Kaddissi
Name: Khalil Kaddissi
Title: Manager A

By: /s/ G.B.A.D. Cousin
Name: G.B.A.D. Cousin
Title: Manager B

Page 7 of 10 Pages

KNOW ALL MEN BY THESE PRESENTS, that the undersigned does hereby constitute and appoint Christopher Gaddis the undersigned's true and lawful attorneys-in-fact to, as applicable:

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- (3) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve to such attorney-in-fact's discretion.

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IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of the 22nd day of December, 2015.

JBS USA FOOD COMPANY HOLDINGS

By: /s/ Kiersten Sommers
Name: Kiersten Sommers

Title: Secretary

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IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of the 22nd day of December, 2015.

JBS USA FOOD COMPANY

By: /s/ Kiersten Sommers
Name: Kiersten Sommers

Title: Secretary

Page 9 of 10 Pages

KNOW ALL MEN BY THESE PRESENTS, that the undersigned does hereby constitute and appoint Christopher Gaddis the undersigned's true and lawful attorneys-in-fact to, as applicable:

- (1) prepare, execute for and on behalf of the undersigned, in the undersigned's capacity as an officer, director and/or ten-percent owner of Pilgrim's Pride Corporation (the "Company"), submit to the U.S. Securities and Exchange Commission (the "SEC") a Form ID, including amendments thereto, and any other documents necessary or appropriate to obtain codes and passwords enabling the undersigned to make electronic filings with the SEC of Forms 3, 4 and 5 in accordance with Section 16(a) of the Securities Exchange Act of 1934 (the "Exchange Act") and the rules and regulations promulgated thereunder, Schedule 13D in accordance with Section 13(d) of the Exchange Act and the rules and regulations promulgated thereunder, a joint filing agreement in accordance with Rule 13d-1(k)(1) under the Exchange Act, and any amendments to the foregoing;
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- (3) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve to such attorney-in-fact's discretion.

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IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of the 22nd day of December, 2015.

JBS WISCONSIN PROPERTIES, LLC

By: /s/ Kiersten Sommers
Name: Kiersten Sommers

Title: Secretary

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CONTRIBUTION AGREEMENT

THIS CONTRIBUTION AGREEMENT (as amended, modified or supplemented from time to time, this "<u>Agreement</u>"), is made and entered into as of December 22, 2015, by and between JBS USA Holdings, Inc. a corporation organized and existing under the laws of the State of Delaware (the "Contributor") and JBS Wisconsin Properties, LLC, a Wisconsin limited liability company (the "Recipient").

WITNESSETH:

WHEREAS, the Recipient is a wholly-owned subsidiary of the Contributor; and

WHEREAS, based on the resolutions adopted by the board of directors of the Contributor and the sole member of the Recipient and in connection with the global realignment being undertaken by JBS S.A., the parent of Contributor, that will directly or indirectly benefit the Contributor and the Recipient, the Contributor desires to contribute to the Recipient all of its equity interests in: (1) Pilgrim's Pride Corporation, a Delaware corporation, (2) Bertin USA Corporation, an Illinois corporation, (3) JBS USA Promontory Holdings I, LLC, a Colorado limited liability company, (4) JBS USA Promontory Holdings II, LLC, a Colorado limited liability company and (5) JBS USA Leather, Inc., a Delaware corporation (the "Contributed Assets").

NOW THEREFORE, in consideration of the foregoing and the covenants and agreements contained herein, the parties hereto agree as follows:

- 1. <u>Contribution</u>. The Contributor hereby irrevocably and unconditionally assigns, conveys, transfers, contributes and delivers to the Recipient the Contributed Assets. The Contribution shall be effective on the date hereof. The Recipient hereby accepts such contribution.
 - 2. Benefit of Agreement. This Agreement shall be binding upon the Contributor, the Recipient and their respective successors and assigns.
- 3. <u>Amendments; Waivers</u>. This Agreement may not be modified or amended or waived in whole or in part except by an instrument or instruments in writing signed by each of the parties hereto. The waiver by such party of a breach or obligation of any term or provision of this Agreement shall not be construed as a waiver of any subsequent breach or obligation.
- 4. <u>Further Assurances</u>. Each of the parties hereto agrees that it will take such actions and execute such additional documents as may be reasonably requested by the other party hereto in order to effectuate more fully the purposes and intent of this Agreement.
 - 5. Governing Law. This Agreement is to be governed by and construed in accordance with the laws of the state of Delaware.
- 6. <u>Counterparts</u>. This Agreement may be executed in one or more counterparts, all of which shall be considered one and the same agreement, and shall become effective when one or more counterparts have been signed by each of the parties hereto and delivered to the other parties.

Page 1 of 2 Pages

IN WITNESS WHEREOF, each of the parties hereto has caused this Agreement to be executed as of the date first above written.

JBS USA HOLDINGS, INC., as Contributor

By: /s/ Kiersten Sommers

Name: Kiersten Sommers

Title: Secretary

JBS WISCONSIN PROPERTIES, LLC,

as Recipient

By: /s/ Kiersten Sommers

Name: Kiersten Sommers

Title: Secretary

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