UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20546

FORM 6-K

REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 UNDER THE SECURITIES EXCHANGE ACT OF 1934

August 2, 2022

Commission File Number: 001-39251

BETTERWARE DE MÉXICO, S.A.P.I. DE C.V.

(Name of Registrant)

Luis Enrique Williams 549 Colonia Belenes Norte Zapopan, Jalisco, 45145, México +52 (33) 3836-0500

(Address of Finicipal Executive Office)	
Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.	
Form 20-F ⊠ Form 40-F □	
Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1): \Box	
Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7): \Box	

RELEVANT INFORMATION

Betterware de Mexico S.A.P.I. de C.V. (Nasdaq: BWMX) ("Betterware") announces the First Call to a General Ordinary Shareholders' Meeting, to be held on August 19, 2022.

The purpose of this Report on Form 6-K is to furnish a free English translation of the Shareholders' Meeting Agenda and of the form of Power of Attorney that shareholders can use to be represented at the meeting.

Investor Relations Contacts

Investor Relations ir@better.com.mx +52 (33) 3836 0500

About Betterware

Founded in 1995, Betterware de Mexico is the leading direct-to-consumer company in Mexico focused on creating innovative products that solve specific needs regarding organization, practicality, space saving and hygiene within the household. Betterware's wide product portfolio includes home organization, kitchen, commuting, laundry and cleaning, as well as other categories that include products and solutions for every corner of the household.

The Company has a differentiated two-tier network of distributors and associates that sell their products through twelve catalogues per year. All products are designed by the Company and under the Betterware brand name through its different sources of product innovation. The Company's state-of-the-art infrastructure allows it to safely and timely deliver its products to every part of the country, backed by the strategic location of its national distribution center. Today, the Company distributes its products in Mexico and Guatemala, and has plans of additional international expansion.

Supported by its asset light business model and its three strategic pillars of Product Innovation, Business Intelligence and Technology, Betterware has been able to achieve sustainable double-digit growth rates by successfully expanding its household penetration and share of wallet.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

BETTERWARE DE MÉXICO, S.A.P.I. DE C.V.

By: /s/ Luis Campos
Name: Luis Campos
Title: Board Chairman

2

Exhibit Index

Exhibit No.	Description
99.1	Agenda for the General Ordinary Shareholders Meeting
99.2	For of Power of Attorney
	3



BETTERWARE DE MÉXICO, S.A.P.I. DE C.V.

FIRST CALL

GENERAL ORDINARY SHAREHOLDERS' MEETING

I, the undersigned, in my capacity as Secretary of **Betterware de México**, **S.A.P.I. de C.V.** (the "<u>Company</u>"), pursuant to Clause Thirtieth of the Company's bylaws, and in accordance with the provisions of Articles 183 (one hundred eighty-three), 186 (one hundred eighty-six), 187 (one hundred eighty-seven), 191 (one hundred ninety one) and other provisions of the General Corporations Law, hereby summons the shareholders of the Company, on first call, to an Ordinary General Shareholders' Meeting of the Company, to be held on August 19, 2022 beginning at 15:00 hours, at the Company's registered office, specifically at Av. Paseo Royal Country 4596, Torre Cube 2, 16th floor, Fraccionamiento Puerta de Hierro, Zapopan, Jalisco, 45116, Mexico (the "<u>Meeting</u>"), to address the matters contained in the following:

AGENDA

- 1. Discussion, and if applicable, approval of dividends payment.
- 2. Proposal, discussion and, if applicable, resignation approval of the alternate members of the Company's Board of Directors.
- 3. Appointment of special delegates to formalize the resolutions adopted at the Meeting.

The shareholders of the Company, in order to be entitled to attend the Meeting, must obtain an admission pass, which will be issued and delivered by the Secretary of the Board of Directors of the Company at the address indicated herein, up to and including the fourth business day prior to the Meeting, in the following terms:

- a. Shareholders must be registered, either in the Company's Share Registry Book, or prove ownership of shares or certificates in accordance with the provisions of Articles 290 and 293 of the Securities Market Law and the Company's bylaws, i.e., through the certificates of deposit issued by the depository institutions where the shares they own are deposited. The shareholders' registry will remain closed from the third business day prior to the Meeting and on the day of the Meeting.
- b. The shareholders must deposit their stock certificates, mentioned in (a) above, at the offices of the Company indicated herein, or at any national or foreign depository institution, and must present to the Company the corresponding certificate of deposit, which must be issued for such purposes, by the institution that holds such securities in favor of the shareholders.
- c. Shareholders may attend the Meeting in person or may be represented by the authorized person or persons by means of a proxy form in terms of Article 49, Section III of the Securities Market Law, or by any other form of representation granted in accordance with the Law; therefore, shareholders must, if applicable, in addition to the proof of deposit mentioned in item (b) above, attach the proxy form referred to in this paragraph, which may be requested at the address indicated below or by e-mail to the following address: Revnaldo.Vizcarra-Mendez@bakermckenzie.com.
- d. Likewise, shareholders who maintain custody of their shares through brokerage firms and other financial intermediaries are reminded that, for purposes of obtaining the admission pass, they must submit the list of holders issued for such purpose by such financial intermediary, which must contain the name, address, nationality of the shareholders and number of shares they represent, duly signed by the officer responsible for issuing such list.

The shares that the shareholders or their representatives deposit with the Secretary of the Board of Directors of the Company, in order to have the right to attend the Meeting, shall not be returned until after the Meeting has been held.

Notice is hereby given that the proxy forms, admission passes and supporting documentation that will serve as the basis for the discussion of the matters listed in the Agenda, will be available to the shareholders at the offices located in this Secretary's Office, as of this date from 9:00 to 14:00 hours and from 4:00 p.m. to 18:00 hours on business days; as well as electronically upon written request sent to the following e-mail address: Reynaldo.Vizcarra-Mendez@bakermckenzie.com.

It is communicated that adequate measures will be taken to take care of the prevention protocols due to the health contingency and that the venue where the Meeting will be held will be sufficiently large for attendees to keep a healthy distance.

July 22, 2022

We will communicate in a timely manner in the event that any legal provision is issued that leads us to modify the content of this call for proposals.

Reynaldo Vizcarra Méndez Secretary of the Company

Poder / Form of Power of Attorney

Carta Poder / Proxy Letter

otorgo un poder especial pero t (el "Apod Ordinaria de Accionistas de Bo " <u>Sociedad</u> "), que se celebrará el 19 los accionistas de la Sociedad resol voten en el sentido que se s	an amplio derado") para etterware de de agosto de verán los siguentes que de	como sea requique, asista a la Mexico, S.A. de 2022 (la "Asiuientes puntos continuación, en dicha Sociedad	a Asamblea General a.P.I. de C.V. (la amblea"), en la cual del Orden del Día; y	(the attorney as broad as it may be require "Attorney-in-Fact") so that, attends the Betterware de Mexico S.A.P.I. de C.V 2022 (the "Meeting"), through which the matters contained in the following below, in such Meeting,Principal:	d, in favor of the General Office General Office (the "Compute shareholding Agenda; and Ag	frdinary Shareh pany"), to be h ders of the Con and vote in th	olders Meeting of held on August 19, inpany will resolve e manner set fort
	A favor	En contra	Abstención		In favor	Against	Abstention
I. Discusión, y en su caso, aprobación del pago de dividendos.	Alavoi	En contra	Abstelleloli	I. Discussion and, if applicable, approval of the payment of dividends.	III Iavoi	Agamst	Abstention
II. Designación, remoción y en su caso, ratificación de los nombramientos de los miembros del Consejo de Administración				II. Appointment, removal and, if such is the case, ratification of the appointments of the members of the Board of Directors of the Company.			
de la Sociedad. III. Designación de delegados especiales para formalizar las resoluciones adoptadas en la Asamblea.				III. Appointment of special delegates to formalize the resolutions adopted at the Meeting.			
El Poderdante ratifica desde ahora l legal de este mandato.	os actos que	realice el Apod	erado en el ejercicio	The Principal hereby ratifies the legal exercise of this mandate.	acts the Att	orney-in-fact n	nay conduct in the
			de 2022 / _	, 2022			
			Por/By:Cargo/Title:				
			Testigos/V	Vitnesses			
Name:				Name:			