

REMOTE VOTING FORM

ASM - CTEEP - CIA TRANSMISSÃO ENERGIA ELÉTRICA PAULISTA of 03/21/2024

Shareholder Name
Shareholder's corporate (CNPJ) or individual (CPF) taxpayer's ID
Email
<p>Form filling instructions</p> <p>As established by CVM Resolution 81/2022, the Company will adopt the remote voting form system for this Annual and Extraordinary Shareholders' Meeting ("AESM"). Therefore, shareholders with voting power must fill out this remote voting form ("Form"), observing the following conditions:</p> <ul style="list-style-type: none"> (i) all fields below must be duly filled out; (ii) all pages must be initialed; (iii) the last page must be signed and have the signature authenticated or signed using digital certificates issued by an entity accredited by the Brazilian Public Key Infrastructure (ICP-Brazil), by the shareholder or their legal representatives, as applicable and under current legislation.
<p>Submission instructions, indicating the option to send the form directly to the Company or to send filling instructions to the bookkeeping or the custody agent</p> <p>Shareholders who opt to exercise their remote voting rights may, from this date, send their voting instructions regarding the matters of said AESM (i) to eligible service providers, as permitted by Article 27 of CVM Resolution 81/2022, or (ii) directly to the Company, as instructed below:</p> <p>(i) Submission through service providers: Shareholders may transmit the filling instructions to service providers eligible to provide services for collecting and transmitting remote voting form filling instructions, observing the rules determined by them, provided that such instructions are sent up to 10 days before the AESM or any other deadline indicated by the respective service providers.</p> <p>(ii) Submission directly to the Company: Shareholders may submit the Form directly to the Company, to the care of the Investor Relations Management, at the mailing address and email indicated in the following item, up to 7 days before the AESM, accompanied by copies of the following documents:</p> <ul style="list-style-type: none"> a) If legal entity, the Bylaws or Articles of Association accompanied by the instrument of legal representation, as well as photo identification documents of its legal representatives; or b) If individual, photo identification document. <p>The Company, within 3 days from receiving the Form, will notify the shareholder (i) of its receipt, as well as whether the Form and any accompanying documents are sufficient for the shareholder's vote to be considered valid; or (ii) the need for rectification or resubmission of the Form or other accompanying documents, describing the procedures and deadlines necessary for the regularization of the remote vote cast.</p> <p>The Form that does not comply with the aforementioned requirements and is not rectified will be considered invalid and, consequently, the votes contained therein will not be counted.</p> <p>During the voting period, the shareholder may amend their voting instructions, whereby the last voting instruction received by the Company will be considered valid, provided that it meets the requirements for presenting the necessary documentation and complies with the receipt deadline.</p> <p>Upon the end of the voting period, the shareholder may not change the Voting Instructions already sent and must attend the AESM in person if they deem it necessary to change the vote cast.</p> <p>In case of a discrepancy between the receipt of the Remote Voting Form directly sent to the Company and the Voting Instruction contained in the consolidated voting map sent by the Bookkeeping Bank for the same Individual Taxpayer Registry (CPF) or National Registry of Legal Entities (CNPJ), if it occurs, the Voting Instructions received by the Bookkeeping Bank shall prevail, as provided by CVM Resolution 81/22.</p> <p>The applicable procedures for submitting remote voting instructions to the Custody Agent must be verified with the respective agent.</p>
<p>Mailing address and email to send the remote voting form, if the shareholder wishes to deliver the document directly to the company / Instructions on the electronic system for attending shareholder meetings if said meeting allows remote attendance.</p>

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The shareholder may choose to exercise the right to remote voting by sending it directly to the Company, to the care of the Investor Relations Management, according to the instructions below:

Mailing address:

CTEEP – Companhia de Transmissão de Energia Elétrica Paulista
Avenida das Nações Unidas, 14.171, Torre C - Crystal, 7º andar,
CEP 04794-000 - São Paulo/SP; or

Email: ri@isacteep.com.br

Indication of the institution contracted by the Company to provide bookkeeping services, with name, mailing address and email, telephone number, and contact person

The bookkeeping of the Company's shares is carried out by Banco Itaú. Shareholders who have shares not deposited in a central depository may send their remote voting instructions to Banco Itaú, and must (i) register on the Itaú Securities Services Digital Meeting website; and (ii) have a digital certificate (public or private), and in the case of Legal Entities, send documentation and power of attorney to prove their powers. Information on registration and step-by-step for issuing the digital certificate is described on the website:
<https://assembleiadigital.certificadodigital.com/itausecuritiesservices/artigo/home/assembleia-digital>.

In case of doubts, please refer to the frequently asked questions provided by Banco Itaú at: <https://assembleiadigital.certificadodigital.com/itausecuritiesservices/artigo/atendimento/perguntas-frequentes>, or contact shareholder services at 3003-9285 (capital and metropolitan regions) or 0800 7209285 (other locations) – service hours on business days from 9 a.m. to 6 p.m. - or by email: PreAtendimentoEscritural@itau-unibanco.com.br.

Resolutions / Matters related to the ASM

[Assets eligible for this resolution: TRPL3]

1. Approve management accounts, analyze, discuss, and vote on the management report and financial statements for the fiscal year ended on December 31, 2023, accompanied by the opinions of the Fiscal Council and independent auditor.

The Company's Management proposes that you approve the management report and financial statements accompanied by the opinions of the Fiscal Council and independent auditor for the fiscal year ended on December 31, 2023, as approved by the Company's Board of Directors at a meeting held on February 20, 2024.

[] Approve [] Reject [] Abstain

[Assets eligible for this resolution: TRPL3]

2. Proposal for the allocation of net income and distribution of dividends for the fiscal year ended on December 31, 2023.

ii.1. Approve the capital budget totaling R\$3,128,738,133.07 planned for 2024, under Paragraph 2 of Article 196 of Brazilian Corporation Law, and item IV of Paragraph 1 of Article 27 of CVM Resolution 80/2022.

ii.2. For the fiscal year ended on December 31, 2023, the Company reported a net income ("Net Income") totaling R\$2,841,116,836.58, as shown in the income statement contained in the Company's financial statements, of which the Company's Management proposes to the shareholders:

- (a) Not to create the legal reserve considering that the Company reached the creation limit, under Paragraph 1 of Article 193 of Law 6,404/76;
- (b) Allocate R\$556,764,348.54 to the statutory reserve;
- (c) Allocate R\$569,139,899.64 to the unrealized profit reserve;
- (d) Allocate R\$1,401,258,898.35 to the profit retention reserve, according to the capital budget approved for investments, under item "ii.1" above; and
- (e) Ratify the declaration of Interest on Equity (IoE) totaling R\$1,452,233,489.33, corresponding to R\$2.204083 per share of both types, subject to withholding income tax of 15% (fifteen percent), except for shareholders proven to be exempt or immune, or shareholders domiciled in countries for which the legislation establishes different rates. The IoE of the withholding income tax will be paid in two installments, where (i) R\$160,000,586.01 was already paid on January 15, 2024; and (ii) R\$1,292,232,903.32 to be paid by April 10, 2024, respectively, as resolved by the Company's Board of Directors at Meeting No. 15 held on December 08, 2023.

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☐ Approve ☐ Reject ☐ Abstain

[Assets eligible for this resolution: TRPL3]

Election of the Fiscal Council by candidate - maximum number of vacancies to be filled: 3

3. To appoint the candidates for the Fiscal Council (shareholders may appoint as many candidates as there are vacancies to be filled in the general election)

Ricardo Lopes Cardoso / Natan Szuster

☐ Approve ☐ Reject ☐ Abstain

Manuel Domingues de Jesus e Pinho / Luciana dos Santos Uchôa

☐ Approve ☐ Reject ☐ Abstain

Carla Alessandra Trematore / Sandra Gebara Boni

☐ Approve ☐ Reject ☐ Abstain

[Assets eligible for this resolution: TRPL3]

Separate election of the Fiscal Council - Common Shares

4. Indication of candidates to the Fiscal Council by minority shareholders holding shares with voting rights (the shareholder should fill out this field if they have left the general election field blank)

Pedro Henrique Costa Motta / Fernando Henrique Costa Pinheiro

☐ Approve ☐ Reject ☐ Abstain

[Assets eligible for this resolution: TRPL4]

Separate election of the Fiscal Council - Preferred Shares

5. Indication of candidates to the Fiscal Council by shareholders holding preferred shares with no voting rights or with restricted voting rights

Bruna Reis de Arantes / David Rosa Alegre

☐ Approve ☐ Reject ☐ Abstain

[Assets eligible for this resolution: TRPL3]

6. Do you wish to request the adoption of the multiple voting process for the election of the Board of Directors members, under Article 141 of Law 6,404, of 1976? (If the shareholder chooses "no" or "abstain", their shares will not be counted for the purpose of requesting multiple voting).

☐ Yes ☐ No ☐ Abstain

[Assets eligible for this resolution: TRPL3]

7. Proposes the maintenance of 8 (eight) sitting members for the composition of the Company's Board of Directors with a term of office of 2 (two) years, i.e. until the date of the Annual Shareholders' Meeting of 2026.

☐ Approve ☐ Reject ☐ Abstain

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[Assets eligible for this resolution: TRPL3]

Election of the Board of Directors by candidate - maximum number of vacancies to be filled: 6

8. Indication of candidates for the Board of Directors (shareholders may appoint as many candidates as there are vacancies to be filled in the general election. The votes indicated in this field will be disregarded if the shareholder holding shares with voting rights also fills in the fields in the separate election of Board of Directors members and the separate election referred to in those fields occurs)

Gustavo Carlos Marin Garat

☐ Approve ☐ Reject ☐ Abstain

Gabriel Jaime Melguizo Posada

☐ Approve ☐ Reject ☐ Abstain

César Augusto Arias Hernandez

☐ Approve ☐ Reject ☐ Abstain

César Augusto Ramírez Rojas

☐ Approve ☐ Reject ☐ Abstain

Daniel Isaza Bonnet

☐ Approve ☐ Reject ☐ Abstain

Sebastián Castañeda Arbelaez

☐ Approve ☐ Reject ☐ Abstain

9. In the case of adopting the multiple voting process, should the votes corresponding to your shares be equally distributed among the candidates you have chosen? [If the shareholder chooses "yes" and also indicates the "approve" response for specific candidates among those listed below, their votes will be equally distributed among these candidates. If the shareholder chooses "abstain" and the election is conducted by the multiple voting process, their votes must be counted as an abstention in the respective resolution of the meeting.]

☐ Yes ☐ No ☐ Abstain

10. View all candidates to indicate the distribution of multiple voting

Gustavo Carlos Marin Garat ☐ Approve ☐ Reject ☐ Abstain / %

Gabriel Jaime Melguizo Posada ☐ Approve ☐ Reject ☐ Abstain / %

César Augusto Arias Hernandez ☐ Approve ☐ Reject ☐ Abstain / %

César Augusto Ramírez Rojas ☐ Approve ☐ Reject ☐ Abstain / %

Daniel Isaza Bonnet ☐ Approve ☐ Reject ☐ Abstain / %

Sebastián Castañeda Arbelaez ☐ Approve ☐ Reject ☐ Abstain / %

[Assets eligible for this resolution: TRPL4]

Separate election of the Board of Directors - Preferred Shares

11. Indication of candidates to the Board of Directors by shareholders holding preferred shares with no voting rights or with restricted voting rights (the shareholder may only fill in this field if they have continuously held the shares with which they vote for the past 3 months)

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immediately preceding the general meeting)

Elio Gil de Meirelles Wolff

☐ Approve ☐ Reject ☐ Abstain

12. If it is found that neither the holders of voting shares nor the holders of preferred shares with voting rights or with restricted voting rights have reached, respectively, the quorum required in items I and II of Paragraph 4 of Article 141 of Law 6,404, of 1976, do you want your vote to the aggregated to the votes of the voting shares to elect for the Board of Directors the candidate with the highest number of votes among all those who, listed in this remote voting form, run for separate election?

☐ Yes ☐ No ☐ Abstain

[Assets eligible for this resolution: TRPL3]

13. Proposes to the Annual and Extraordinary Shareholders' Meeting the approval of the overall compensation of the members of the Company's Board of Directors and Statutory Executive Board for the period between April 2024 and March 2025, of up to R\$16,273,562.73 (sixteen million, two hundred and seventy-three thousand, five hundred and sixty-two reais, and seventy-three centavos), of which R\$2,563,217.80 (two million, five hundred and sixty-three thousand, two hundred and seventeen reais, and eighty centavos) are allocated to the Board of Directors' fees and R\$13,710,344.93 (thirteen million, seven hundred and ten thousand, three hundred and forty-four reais, and ninety-three centavos) to the Statutory Executive Board's fees, whereby the Board of Directors is responsible for approving the individual compensation.

☐ Approve ☐ Reject ☐ Abstain

[Assets eligible for this resolution: TRPL3]

14. Proposes to the Annual and Extraordinary Shareholders' Meeting the approval of the overall compensation of the sitting members of the Company's Fiscal Council for the period between April 2024 and March 2025, of up to R\$693,000.00 (six hundred and ninety-three thousand reais), additionally to the mandatory refund of transportation and lodging expenses required for the performance of their duties.

☐ Approve ☐ Reject ☐ Abstain

[Assets eligible for this resolution: TRPL3]

15. The Company's Management, under item I of Article 122 of Brazilian Corporation Law, recommends amending and consolidating the Company's Bylaws, according to the description and justifications contained in EXHIBIT VI.A. "Report of Origin and Justification of Proposed Changes" of the proposal.

According to Article 12 of CVM Resolution 81/2022, Management clarifies that this proposal to amend the Bylaws aims to implement the changes seeking the best corporate governance practices, and meeting the best interests of the Company and its shareholders. If the proposal is approved, the Company's Bylaws will be in force with the consolidated wording contained in EXHIBIT VI.B of the proposal. "Consolidated Bylaws" containing, highlighted, the proposed changes.

☐ Approve ☐ Reject ☐ Abstain

City: _____

Date: _____

Signature: _____

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Shareholder's name: _____

Phone: _____