

REMOTE VOTING BALLOT

EGM - PETRORECÔNCAVO S.A. - April 24, 2026

Shareholder's Name:

Shareholder's CNPJ or CPF:

E-mail:

Instructions for Completion

1. The Remote Voting Ballot relating to the Extraordinary General Meeting of PetroReconcavo S.A. ("Company"), to be held on April 24, 2026, at 11:00 a.m. ("Voting Ballot"), must be submitted if the shareholder chooses to exercise their voting rights remotely, pursuant to CVM Resolution No. 81/22, as amended.

2. The right to vote through the Voting Ballot may be exercised exclusively (i) via the **"Ten Meetings" platform ("Digital RVB")**, or (ii) via electronic mail ("**RVB**").

3. If the shareholder chooses to use the RVB, it is essential to complete all fields of this Voting Ballot in a clear and legible manner, providing:

- a. Full name or corporate name, in the case of a legal entity;
- b. CPF or CNPJ, in the case of a legal entity; and
- c. Email address for contact.

4. For the Voting Ballot to be considered valid and the votes cast therein to be counted at the aforementioned Extraordinary General Meeting, the following requirements must be met:

- a. All fields must be completed;
- b. All pages must be initialed; and
- c. The document must be signed, either physically or electronically. In the case of a legal representative of the shareholder, proof of representation powers must be provided in accordance with applicable law.

5. For the purposes of Item 4, the Company will not require sworn translation of documents originally executed in English or Spanish or accompanied by a translation into these same languages. Likewise, the Company will waive notarization requirements, including signature recognition, notarization, consularization, and apostille of documents executed abroad.

6. In the event of any discrepancy between the voting instructions set forth in the Voting Ballot received directly by the Company and those eventually submitted by the central depository, the voting instructions from the central depository shall prevail. In the event of any discrepancy between the voting instructions set forth in the Voting Ballot received directly by the Company, via the **"Ten Meetings"** platform or by email, or received by the central depository, and those eventually submitted by the Company's share registrar, the latter shall prevail. If deemed necessary, the shareholder may amend or resubmit the Voting Ballot and the accompanying documents until April 20, 2026.

7. Shareholders will be notified by the Company of the receipt of the documentation, as well as confirmation of its validity, pursuant to CVM Resolution No. 81/2022. Voting Ballots submitted after the deadline will be disregarded.

8. If, after submitting the Voting Ballot, the shareholder chooses to participate in the Extraordinary General Meeting through the **"Ten Meetings"** electronic platform, either directly or by proxy, the remote voting instructions received by the Company may be disregarded if the shareholder expresses their intention to vote directly.

9. Important: All documentation relating to the Annual General Meeting to be held on April 24, 2026, at 11:00 a.m., including, but not limited to, the Call Notice, Management Proposal,

Shareholders' Participation Manual, among others, is available to shareholders on the Company's Investor Relations website (<https://ri.petroreconcavo.com.br>), the Brazilian Securities and Exchange Commission – CVM (www.cvm.gov.br), and B3 (www.b3.com.br).

Submission Instructions, including the option to send it directly to the Company or to submit completion instructions to the share registrar or the custodian

1. Subject to the requirements above, the shareholder may choose to submit the Voting Ballot:

- a. Directly to the Company;
- b. To the share registrar;
- c. To the respective custodian agent; or
- d. To the central depository.

2. For such purposes, the following instructions must be observed:

a. When submitted to the Company, the Voting Ballot must be sent exclusively by electronic means to the following address: ri@petroreconcavo.com.br. The Voting Ballot must be accompanied by scanned copies of the following documents:

a.1. Individual shareholder: valid photo identification of the shareholder or their legal representative (ID card, RNE, driver's license, passport, or officially recognized professional ID);

a.2. Legal entity shareholders and investment funds: valid photo identification of the legal representative (ID card, RNE, driver's license, passport, or officially recognized professional ID); articles of association or bylaws, or fund regulations, in their consolidated and updated version; and documents evidencing powers of representation (minutes of election of officers and/or power of attorney, in this case without notarization). In the case of foreign documents, the Company will not require sworn translation of documents originally executed in English or Spanish or accompanied by a translation into these same languages.

b. When submitted to the share registrar, shareholders must contact the Company's share registrar directly, as per the contact details provided below, to verify the procedures for voting through the Voting Ballot, as well as all required documents and information.

c. When submitted to the custodian, shareholders must contact their respective custodians directly to verify the procedures for remote voting, as well as all required documents and information.

d. When submitted to the central depository where the Company's shares are deposited, shareholders must contact the central depository directly to verify the procedures for remote voting, as well as all required documents and information.

3. Shareholders must provide proof of ownership of the Company's shares, issued by the custodian agent or the share registrar.

4. Shareholders must send scanned copies of the Voting Ballot and the documents mentioned above to the Company's email address indicated below, within the applicable deadline.

Pursuant to Article 46 of CVM Resolution No. 81/2022, the Company will notify shareholders, by email sent to the address provided in the Voting Ballot, within three (3) days of receipt of the documents: (i) of the receipt of the Voting Ballot and whether the Voting Ballot and the documents received are sufficient for the shareholder's vote to be considered valid; or (ii) of the need to amend or resubmit the Voting Ballot or the accompanying documents, describing the procedures and deadlines required to regularize the remote vote.

5. IMPORTANT: All instructions for submission of the Voting Ballot are also available on the Company's Investor Relations website (<https://ri.petroreconcavo.com.br>), the CVM website (www.cvm.gov.br), and the B3 website (www.b3.com.br), including in the Shareholders' Participation Manual for the Extraordinary General Meeting.

6. In case of questions, shareholders should contact the Company's Investor Relations department via email at ri@petroreconcavo.com.br.

Mailing and email address for submission of the Remote Voting Ballot, in case the shareholder chooses to deliver the document directly to the Company

The Voting Ballots must be sent, together with the required documents, by electronic mail to the following address ri@petroreconcavo.com.br.

Identification of the institution engaged by the Company to provide bookkeeping services for securities, including name, physical and electronic address, telephone number, and contact details

Itaú Corretora de Valores S.A.

Avenida Brigadeiro Faria Lima, 3.500, 3º andar, Itaim Bibi, São Paulo, SP, Brasil, CEP 04538-132

Service Channel: +55 (11) 3003-9285 for capital cities and metropolitan regions, and 0800-720-9285 for other regions, on business days from 9:00 a.m. to 6:00 p.m., or by email at escrituracaoacoes@itau-unibanco.com.br.

Further information:

<https://assembleiadicertificadodigital.com/itausecuritiesservices/artigo/home/assembleia-digital>

Instructions for Submission of the Digital Remote Voting Ballot via Ten Meetings platform

1. Subject to the requirements above, the shareholder may choose to submit the Voting Ballot digitally through the Ten Meetings platform.

2. For such purposes, the following instructions must be followed:

- a. Access the following link: <https://assembleia.ten.com.br/170322650>
- b. Register on the Ten Meetings platform;
- c. Upload the documents listed in Item 3 below;
- d. Complete the voting options fields; and
- e. Confirm the vote.

3. The Digital Remote Voting Ballot must be accompanied by scanned copies of the following documents:

- a.1. Individual shareholder: valid photo identification of the shareholder or their legal representative (ID card, RNE, driver's license, passport, or officially recognized professional ID);
- a.2. Legal entity shareholders and investment funds: valid photo identification of the legal representative (ID card, RNE, driver's license, passport, or officially recognized professional ID); articles of association or bylaws, or fund regulations, in their consolidated and updated version; and documents evidencing powers of representation (minutes of election of officers and/or power of attorney, in this case without notarization). In the case of foreign documents, the Company will not require sworn translation of documents originally executed in English or Spanish or accompanied by a translation into these same languages.

Resolutions / Matters for the Extraordinary General Meeting

Simple Resolution

1. To elect a member of the Company's Board of Directors, appointed by the Board of Directors at its meeting held on March 2, 2026, to fill a vacancy resulting from the resignation of board members, pursuant to Article 150 of Law No. 6,404/1976, to serve the remainder of the current term ending at the 2027 Annual General Meeting, as set forth in the Management Proposal.

[] Approve [] Reject [] Abstain

Simple Resolution

2. To approve the 2026 Long-Term Incentive Plan – Restricted Shares.

Approve Reject Abstain

Simple Resolution

3. To approve the proposed amendments to the Company’s Bylaws to: (i) include the approval of the Company’s Delegation of Authority Policy, and any amendments thereto, among the exclusive powers of the Board of Directors set forth in Article 17 of the Bylaws; (ii) remove items (j), (k), (l), (m) and (o) of Article 17 of the Bylaws; (iii) include a third paragraph in Article 23 of the Bylaws; and (iv) consolidate the Company’s Bylaws to reflect the amendments set forth herein, if approved.

Approve Reject Abstain

City: _____

Date: _____

Signature: _____

Shareholder’s
Name: _____

Telephone: _____