DISTANCE VOTING BALLOT

Extraordinary General Meeting (EGM) - BCO SANTANDER (BRASIL) S.A. to be held on 12/17/2021

Shareholder's Name

Shareholder's CNPJ or CPF

E-mail

Instructions on how to cast your vote

(i) all the blank spaces must be duly fulfilled;

(ii) all the pages must be initialed;

(iii) the last page must be signed by the Shareholder or its legal representative(s), as the case may be and pursuant to the applicable legislation in force.

The following documents have to be sent:

(i) original Form, duly fulfilled, initialed and signed; and

(ii) copies of the documents that follows:

- Individual (Shareholder or legal representative): Identification document with picture (Identity Card

- RG and CPF/ME; Driver License – CNH or Professional Card issued with public faith and containing the CPF number).

- Legal Entities/Corporations: (i) Articles of Association or Bylaws duly updated, with the document that prove the representation powers (minutes of election); (ii) Identity Card with picture of the representatives (RG and CPF; CNH or Professional Card issued with public faith and containing the CPF number).

Instructions for sending your ballot, indicating the delivery process by sending it directly to the Company or through a qualified service provider

The Shareholder that chooses to exercise the remote voting through its custody agent ("Custody Agent") shall transmit the voting instructions observing the rules determined by the Custody Agent which shall send such voting manifestations to the Depositary Center of B3. The Shareholders must contact their respective Custody Agents to verify the procedures established by them for issuance of the voting instructions through the Form, as well as the documents and information required.

The Shareholder shall transmit the instruction for fulfillment of the Form to the Custody Agent until December 10, 2021, except if a different term is determined by the Custody Agents. The documents

must be sent to the shares bookkeeper ("Bookkeeper") within seven (7) days before the Ordinary General Meeting, in fact, until December 10, 2021. After the receipt of such documents, the Bookkeeper, within three (3) days, shall inform the Shareholder about the receipt of such documents and its acceptance. If the sent documents are not considered proper, the Form shall be deemed invalid, being the Shareholder able to regularize it until December 10, 2021. The Forms

received by the Bookkeeper after December 10, 2021 shall not be considered for voting purposes. The documents must be sent to the Company within seven (7) days before the Ordinary General Meeting, in fact, until December 10, 2021. After the receipt of such documents, the Company, within

three (3) days, shall inform the Shareholder about the receipt of such documents and its acceptance. If the sent documents are not considered proper, the Form shall be deemed invalid, being the Shareholder able to regularize it until December 10, 2021. The Forms received by the Company after December 10, 2021 shall not be considered for voting purposes.

Postal and e-mail address to send the distance voting ballot, if the shareholder chooses to deliver the document directly to the company / Instructions for meetings that allow electronic system's participation, when that is the case.

The documents shall be delivered at the Company's principal place of business, at Avenida Presidente Juscelino Kubitschek, No. 2041 and 2235 – Bloco A - Vila Olímpia - São Paulo – SP, 9th floor – Corporate - Legal Department, through the telephone Nos. +55 11 3553-5438 and +55 11 3553- 3854, email: acamargo@santander.com.br.

Indication of the institution hired by the company to provide the registrar service of securities, with name, physical and electronic address, contact person and phone number

Banco Santander (Brasil) S.A. – Shareholders – Bookkeeping of Shares – Rua Amador Bueno, 474 – 2nd floor – Setor vermelho -

Santo Amaro – São Paulo/SP – CEP 04752- 005; or (ii) via email, to the electronic address custodiaacionistavotodistancia@santander.com.br. Contact: Cintia de Almeida Vicente e Wilson Gonçalves da Cruz. Phones: (11) 5538-6565 ou 3553-8820.

Resolutions concerning the Extraordinary General Meeting (EGM)

1. To FIX the number of members that will compose the Board of Directors in the current term of office until the Ordinary Shareholders Meeting of 2023

[] Approve [] Reject [] Abstain

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 2. Do you wish to request the adoption of the multiple vote process for the election of the Board of Directors, pursuant to art. 141 of Law 6404/76? * Note: This resolution is not included in the agenda of the EGM, and was inserted in compliance
with the provisions of article 21-I, item IV, of CVM Instruction 481/09.
[] Approve [] Reject [] Abstain
Election of the board of directors by single group of candidates
Única
Mario Roberto Opice Leão
Angel Santodomingo Martell
Alberto Monteiro de Queiroz Netto
3. Indication of all members that compose the global proposal - Chapa única (The votes indicated in this option will be disregarded if the shareholder holding voting shares also fills in the present option for voting on the separate election of a member of the board of directors and the separate election options herein) - Chapa Única - Única
[] Approve [] Reject [] Abstain
4. In case one of the candidates that compose the proposal fails to integrate it, can the votes corresponding to their shares continue to be awarded to the chosen proposal?
[]Yes[]No[]Abstain
5. In case of adoption of the multiple vote process, do you wish to distribute the vote in percentages to the candidates that compose the proposal? [If the shareholder chooses to "abstain" and the election occurs through the multiple voting process, his vote must be counted as an abstention in the respective resolution of the meeting].
[]Yes[]No[]Abstain
6. View of all the candidates that compose the proposal to indicate the percentage of the votes to be assigned
Mario Roberto Opice Leão [] %
Angel Santodomingo Martell []%
Alberto Monteiro de Queiroz Netto [] %
7. Do you wish to request the separate election of a member of the Board of Directors, pursuant to article 141, paragraph four, item I and II, of the Brazilian Corporation Law?
As determined by ICVM 481/09, only fill in this item if you have left items 2 to 6 blank and are uninterruptedly holder of the shares with which you vote during the 3 (three) months immediately prior to the holding of the General Meeting.
[] Approve [] Reject [] Abstain
8. to APPOINT Mr. Sérgio Agapito Lires Rial, current Vice-Chairman of the Board of Directors, to the position of Chairman of the Companys Board of Directors, with effect from January 1st, 2022

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[] Approve [] Reject [] Abstain
Election of the fiscal board by single group of candidates
Única
José Roberto Machado Filho Cassia Maria Matsuno Chibante
9. Indication of all members that compose the global proposal - Chapa única - Única
[] Approve [] Reject [] Abstain
10. If one of the candidates that compose the Chapa Única fails to join it, to accommodate the separate election referred to in arts. 161, § 4, and 240 of Law nº 6.404, of 1976, can the votes corresponding to your shares continue to be conferred on the Chapa Única? -
[]Yes[]No[]Abstain
City :
Ску
Date :
Signature :
Shareholder's Name :
Phone Number :