



VITRU BRASIL EMPREENDIMENTOS, PARTICIPAÇÕES E COMÉRCIO S.A.

CNPJ nº 20.512.706/0001-40

NIRE 4230004752-0

Publicly Held Company

CALL NOTICE FOR EXTRAORDINARY GENERAL MEETING

TO BE HELD ON DECEMBER 9, 2025

Shareholders of **Vitru Brasil Empreendimentos, Participações e Comércio S.A.**, a publicly held company, with headquarters at Rodovia José Carlos Daux, nº 5500, torre Jurerê A, 2º Andar, Sala T, Saco Grande neighborhood, in the city of Florianópolis, State of Santa Catarina, ZIP Code 88032-005, registered with the National Register of Legal Entities of the Ministry of Finance ("CNPJ") under No. 20.512.706/0001-40 (the "Company"), are hereby called, as provided for in article 124 of Law No. 6,404, of December 15, 1976, as amended (the "Corporations Law"), to convene at an Extraordinary General Meeting of the Company, to be held, on first call, on December 9, 2025, at 2:00 PM (the "EGM"), exclusively digitally, considering it, therefore, held at the Company's headquarters, through the digital platform "Ten Meetings" (the "Digital Platform"), also allowing for the submission of distance voting ballots (the "Distance Voting Ballots"), in accordance with the Corporations Law, and Brazilian Securities Commission ("CVM") Resolution No. 81, of March 29, 2022, as amended ("CVM Resolution 81" and "Distance Voting Ballots", respectively), to resolve on the following items on the agenda, primarily related to the proposed corporate reorganization of the group, through the merger, by the Company, of its subsidiary Cesumar Centro de Ensino Superior de Maringá Ltda., a limited liability company, with headquarters in the city of Maringá, State of Paraná, at Avenida Guedner, nº 1.610, Zona 08, ZIP Code 87.050-390, registered with the CNPJ under No. 79.265.617/0001-99, with its articles of incorporation registered with the Commercial Registry of the State of Paraná under NIRE 41205923961 ("**Cesumar**" and the "Merger", respectively):

- (i) approve the "Protocol and Justification of Merger of *Cesumar Centro de Ensino Superior de Maringá Ltda.* by *Vitru Brasil Empreendimentos Participações e Comércio S.A.*" (the "Merger Protocol");
- (ii) ratify the appointment of **AP SIS CONSULTORIA E AVALIAÇÕES LTDA.**, a company with headquarters in the city of Rio de Janeiro, State of Rio de Janeiro, at Rua do Passeio, nº 62, 6º andar, Centro, registered with the CNPJ under No. 08.681.365/0001-30 and with the Regional Accounting Council of Rio de Janeiro under No. 005112/0-9 (the "Appraisal Company"), as the appraisal company responsible for preparing Cesumar's appraisal report (the "Appraisal Report");
- (iii) examine and approve the Appraisal Report;
- (iv) examine and approve the Merger, in accordance with article 227 of the Corporations Law and the Merger Protocol;
- (v) in view of the resignation presented by one of the members of the Board of Directors, reduce the number of members of the Board of Directors fixed at the Extraordinary General Meeting held on April 29, 2025, approving the fixation at 9 (nine) members for the remainder of the current term;

- (vi) approve the change of the Company's corporate name to "Vitrú Educação S.A.", with the consequent amendment of article 1 of the Bylaws;
- (vii) approve the change of the Company's headquarters to the city and state of São Paulo, with the consequent amendment of article 2 of the Bylaws;
- (viii) approve the refinement of the wording of the Company's corporate purpose to detail activities related to education and instruction, with the consequent amendment of article 3 of the Bylaws;
- (ix) approve the change of the name of the "Audit Committee" to "Audit and Risk Committee", with the consequent amendment of articles 18, item (xxviii), 24 and 25 and Section V of the Bylaws;
- (x) approve the exclusion of the sole paragraph of article 39 of the Company's Bylaws, considering that the provisions contained therein have already come into effect;
- (xi) approve the consolidation of the Bylaws to reflect the changes proposed in items (v) to (x) above; and
- (xii) approve the authorization for the administrators of the Company and Cesumar to practice all acts necessary for the implementation of the Merger.

The details of the proposed resolutions, rules, and procedures on how shareholders can participate and vote remotely at the aforementioned EGM (including instructions for accessing and using the Digital Platform by shareholders and general instructions for completing and sending the Distance Voting Ballot) are found in the Shareholders' Participation Manual and Management Proposal, disclosed by the Company on this date (the "Shareholders' Participation Manual").

General Instructions

Installation Quorum

The matters listed in items (i) to (v) and (xi) and (xii) of the agenda may be resolved, on first call, if shareholders representing, at least, one-fourth of the Company's voting capital are present, in accordance with article 125, caput, of the Corporations Law. The matters listed in items (vi) to (x) of the agenda may be resolved, on first call, if shareholders representing, at least, two-thirds of the Company's voting capital are present, in accordance with article 135 of the Corporations Law.

We clarify that, should any of the above installation quorums not be met on first call, a new call will be made, through a notice to be published with at least 8 days' advance notice, in accordance with article 124, §1º, II, of the Corporations Law.

On second call, the Meeting shall be installed with the presence of any number of shareholders, in accordance with articles 125, caput, and/or 135 of the Corporations Law.

Resolution Quorum

In accordance with article 129 of the Corporations Law, resolutions shall be taken by absolute majority of votes, not computing blank votes.

Access to the Electronic System for Remote Participation and Voting

The EGM will be held exclusively digitally, through an electronic system for remote participation (the "Digital Platform").

Shareholders who wish to participate in the EGM via the Digital Platform must access the electronic address <https://assembleia.ten.com.br/945876919>, complete their registration, and attach all necessary documents for their qualification to participate and/or vote in the EGM, at least 2 (two) days prior to the date of the EGM (i.e., until December 7, 2025, inclusive) (the "Registration"). After

the Registration is approved by the Company, the shareholder will be enabled to access the Digital Platform using the login and password used for Registration.

The Registration request must necessarily (i) contain the identification of the shareholder and, if applicable, their legal representative who will attend the Meeting, including their full names and their Individual Taxpayer Registry (CPF) or CNPJ, as the case may be, telephone number, and email address; and (ii) be accompanied by the documents necessary for participation in the EGM, as indicated below:

Documentation to be submitted on the Digital Platform	Individual	Legal Entity	Investment Fund
Proof of ownership of your shares issued by a central depository or transfer agent	X	X	X
CPF and photo identification document of the shareholder or their legal representative ⁽¹⁾	X	X	X
Consolidated and updated Articles of Association or Bylaws ⁽²⁾	-	X	X
Document proving the granting of powers, including representation, if applicable ⁽²⁾	X ⁽³⁾	X	X
Consolidated and updated fund regulations	-	-	X

⁽¹⁾ Accepted identification documents: RG (General Registry), RNE (National Foreigner Registry), CNH (National Driver's License), passport, and officially recognized professional registration card.

⁽²⁾ For investment funds, documents of the manager and/or administrator, observing the voting policy.

⁽³⁾ In the case of representation by proxy.

In the case of a proxy or legal representative, they must complete their Registration at <https://assembleia.ten.com.br/945876919>. After receiving the Registration confirmation email, they must send, via the link provided in this email, the indication of each shareholder they will represent, attaching the respective documents proving shareholder status and representation, as detailed previously. The proxy or legal representative who may represent more than one shareholder may only vote in the Meeting for the shareholders whose qualification has been confirmed by the Company. If necessary, they must provide additional documents within the required terms and deadlines.

Once their status and the regularity of documents are validated by the Company after Registration, the shareholder (or their proxy, as the case may be) will receive instructions and guidance for accessing the Digital Platform, which will authorize only a single access to the EGM. This information will be sent exclusively to the email address used by the shareholder in the Registration (or their respective proxy, as the case may be).

If the shareholder (or their proxy, as the case may be) does not receive the access instructions, they must contact the Investor Relations Department, via email ir@vitru.com.br, up to 1 hour before the start time of the Meeting, to receive the necessary support.

Shareholders who do not register and/or do not report the non-receipt of EGM access instructions in the manner and within the deadlines provided above will not be able to participate in the EGM.

To access the Digital Platform, the following are required: (i) a computer with an enabled camera and audio; and (ii) an internet connection of at least 1mb (minimum bandwidth of 700kbps). Videoconference access should preferably be done via Google Chrome or Microsoft Edge browser, noting that the Safari browser on the iOS System is not compatible with the Digital Platform. Furthermore, it is recommended that the shareholder disconnect any VPN or platform that may use their camera before accessing the Digital Platform. If there are any access difficulties, the shareholder should contact ir@vitru.com.br.

In compliance with article 28, §1º, II, of CVM Resolution 81/2022, the Company informs that it will record the Meeting, however, its recording or transmission, in whole or in part, by all who access the Digital Platform to participate and, as the case may be, vote in the Meeting, is prohibited.

The Company is not responsible for operational or connection problems that shareholders may face, or any other situations beyond the Company's control (e.g., internet connection instability or equipment incompatibility with the Digital Platform) that hinder or prevent their participation in the Meeting.

Shareholders who participate in the EGM via the Digital Platform, in accordance with the above instructions, will be considered present at the EGM, and signatories of the respective minutes and the attendance book, in accordance with article 47, §1º, of CVM Resolution 81.

Shareholders Represented by Proxies

The Company's management suggests that, if direct participation is not possible, you grant powers to a proxy to participate and vote on your behalf regarding the matters on the EGM agenda.

For this purpose, the power of attorney, duly regularized in accordance with the law, must have been granted less than 1 (one) year ago, in accordance with article 126, paragraph 1º, of the Corporations Law. Additionally, in compliance with the provisions of article 654, paragraph 1º, of Law No. 10,406, of January 10, 2002, as amended (the "Civil Code"), the power of attorney must contain the indication of the place where it was granted, the complete qualification of the grantor and the grantee, the date, and the purpose of the power of attorney, including the designation and extent of the powers conferred.

It is worth mentioning that (i) natural persons who are shareholders of the Company may only be represented at the Meeting by a proxy who is a shareholder, an administrator of the Company, a lawyer, or a financial institution, as provided in article 126, paragraph 1º, of the Corporations Law; and (ii) legal entities that are shareholders of the Company may, in accordance with the CVM's decision within the scope of CVM Process No. RJ2014/3578, judged on November 4, 2014, be represented by a proxy constituted in accordance with their articles of association or bylaws and according to the rules of the Civil Code, without the need for such person to be an administrator of the Company, a shareholder, a lawyer, or a financial institution.

When the shareholder is represented by a proxy, the regularity and conformity of the power of attorney, as well as the proof of ownership of the Company's shares, will be examined prior to the General Meeting, according to the procedures described above.

Distance Voting Ballots

In accordance with CVM Resolution 81, the Company will also adopt the distance voting system by delivering the respective Distance Voting Ballots directly to the Company, to the custodians, or to the depository financial institution responsible for the Company's book-entry share service, BTG Pactual Serviços Financeiros S.A. DTVM, according to the instructions contained in the Shareholders' Participation Manual.

Information on Request for Installation of Fiscal Council

In accordance with article 5, I-A of CVM Resolution 81, the Company informs shareholders that there is no Fiscal Council installed at the present date and that its installation may be requested by shareholders representing 2% of the Company's total voting shares (article 161, §2º, of the Corporations Law and article 4 of CVM Resolution No. 70, of March 22, 2022, as amended). Should the Fiscal Council be installed, its members will be elected.

Exclusively Digital EGM

The decision to adopt an exclusively digital Meeting was motivated by the pursuit of innovation and adaptation to new technologies, allowing for broader and more accessible participation for all shareholders, regardless of their geographical location. Furthermore, the digital format provides significant savings in time and resources while maintaining the security and integrity of the entire process. The Company is committed to ensuring that all participants have access to the same information and participation opportunities they would have in a physical meeting.

Documents Available to Shareholders

The Company informs that this Call Notice and the Shareholders' Participation Manual, which contains the information required by CVM Resolution 81, are available to shareholders at its headquarters, on its Investor Relations website (<https://investors.vitru.com.br/>), as well as on the *websites* of B3 S.A. – Brasil, Bolsa, Balcão (www.b3.com.br) and the CVM (www.gov.br/cvm/).

Florianópolis/SC, November 13, 2025.

Edson Gustavo Georgette Peli

Chairman of the Board of Directors