Last update: 07/11/2025

#### DISTANCE VOTING BALLOT

### Extraordinary General Meeting (EGM) - CIA PARANAENSE DE ENERGIA - COPEL to be held on 08/04/2025

**Shareholder's Name** 

Shareholder's CNPJ or CPF

E-mail

#### Instructions on how to cast your vote

Should the shareholders opt to exercise their voting rights at a distance, it is mandatory that they fill in this Ballot Paper with their full name (or company name in case of a corporate entity) and their Brazilian individual taxpayer card (CPF) or corporate taxpayer card (CNPJ) number. For the voting form to be considered valid, it is essential that:

- (i) all of its fields are duly filled out;
- (ii) all of its pages are initialed; and
- (iii) at the end, the shareholder or his/her legal representative, as the case may be and in accordance with current legislation, has signed the bulletin, and is accompanied by a certified copy of the following documents:
- (a) for natural person shareholders:
- identification document with photo of the shareholder and/or his representative, as case may be; (b) for legal entity shareholders:
- iast consolidated bylaws or articles of incorporation and corporate documents evidencing the legal representation of the shareholder; and
- identification document with a photo of the legal representative;
- (c) for investment funds:
- last consolidated regulations of the fund;
- bylaws or articles of incorporation of its administrator or manager, as the case may be, subject to the voting policy of the fund;
- corporate documents evidencing the powers of representation of the administrator or manager, as applicable; and
- valid identification document with photo of legal representative.

Documents must be received by the Company, in full order, up to four (4) days prior to the date of the General Meeting, that is, by July 31, 2025 (inclusive), pursuant to article 27 of CVM Resolution

no. 81/2022. Ballots received by the Company after this date will be disregarded. Within 3 (three) days from the date of receipt of the ballot, the Company will communicate the shareholder whether the documents sent are sufficient for the vote to be valid or of the need for rectification or supplementation, pursuant to CVM Resolution No. 81/2022.

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

Shareholders who choose to exercise their right to vote at a distance through service providers should transmit their voting instructions to their respective custody agents or through the Bookkeeping Agent (Itaú Corretora de Valores S.A.), in accordance with the rules determined by the latter, which, in turn, will forward such votes to the Central Depository of B3 - Brasil, Bolsa, Balcão.

To this end, shareholders should contact their custody agents or the Bookkeeping Agent (Itaú Corretora de Valores S.A.) and check the procedures they have established for issuing voting instructions via ballot paper, as well as the documents and information they require to do so.

#### 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 scanned copy of the ballot paper and the pertinent documentation must be sent to the following email address: ri@copel.com.

Alternatively, a physical copy of the ballot paper and pertinent documentation may be sent to Copel's head office at Rua José Izidoro Biazetto nº 158, Bloco A, Bairro Campo Comprido, CEP 81200-240, Curitiba - PR, Brazil, Finance and Investor Relations Office, at its Investor Relations Department.

#### 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

ITAÚ CORRETORA DE VALORES S.A

Av. Brigadeiro Faria Lima, 3500, 3º Āndar, Itaim Bibi, São Paulo, SP CEP 04538-132

Phone: (+55) 0800 720 9285

Email: atendimentoescrituracao@itau-unibanco.com.br

Contact Person: Simone Pereira Pomegranate

#### Resolutions concerning the Extraordinary General Meeting (EGM)

#### [Eligible tickers in this resolution: CPLE3]

1. Authorization for the Mangement to submit to B3 S.A. — Brazil, Bolsa, Balcão ("B3") a request for admission of the Company to the special segment of the B3 stock market called Novo Mercado, even if under conditions, and of the Companys shares to trading in said segment.

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[ ] Approve [ ] Reject [ ] Abstain
[Eligible tickers in this resolution: CPLE3]
7. Amendment of the statutory rules applicable to the conversion of shares, with the exclusion of item III of §11 of Art. 5 of the Bylaws to enable the PN Unification (as defined in item 4 below), observing that the effectiveness of this statutory amendment will be subject to the approval of creditors whose respective financial instruments provide for the early maturity of the debts of the Company or its subsidiaries as a result of the approval of any matters provided herein ("Waivers").
[ ] Approve [ ] Reject [ ] Abstain
[Eligible tickers in this resolution: CPLE3]
8. Amendment of the preferences and advantages granted to class "B" preferred shares ("PNB") to make them equivalent to class 'A' preferred shares ("PNA"), with the respective amendment to article 5 of the Company's Bylaws, the effectiveness of which will be subject to the Waivers being obtained.
[ ] Approve [ ] Reject [ ] Abstain
[Eligible tickers in this resolution: CPLE3]
9. Conditioned on the approval of items "2" and "3" above, the unification of the PNA and PNB share classes (PNA and PNB jointly, "PN"), through the mandatory conversion of all PNB shares into PNA ("PN Unification"), with the respective amendment of Art. 5 of the Company's Bylaws, whose effectiveness will be subject to obtaining the Waivers.
[ ] Approve [ ] Reject [ ] Abstain
[Eligible tickers in this resolution: CPLE3]
10. Amendment of Art. 5 of the Company's Bylaws to create a new class "C" of preferred shares, nominative, book-entry and without nominal value ("PNC"), compulsorily redeemable, without the need for approval at a special meeting of holders of PNC shares, pursuant to §6 of Art. 44 of the Brazilian Corporate Law.
[ ] Approve [ ] Reject [ ] Abstain
[Eligible tickers in this resolution: CPLE3]
11. Subject to the approval of the PN Unification, the mandatory conversion of all PN shares into common shares and PNC preferred shares, in the proportion of one new common share and one new PNC share for each PN share ("PN Conversion"), the effectiveness of which will be subject to the implementation of the following suspensive conditions ("Suspensive Conditions – NM"): (i) ratification of the PN Conversion at a special meeting of PN preferred shareholders, pursuant to Art. 136, § 1 of the Corporations Law, to be convened in due course ("PN Classification"); (ii) obtention of Waivers; and (iii) effective entry of the Company into the Novo Mercado segment and effective admission of the shares issued by the Company to trading in the Novo Mercado segment ("Migration to the Novo Mercado").
[ ] Approve [ ] Reject [ ] Abstain
[Fligible tickers in this resolution: CPI F3]

12. Conditional on the PN Conversion, application of the available reserves in the compulsory redemption of all PNC shares, for the amount of R\$ 0.7749 per share, without modification of the

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share capital (Rescue).
[ ] Approve [ ] Reject [ ] Abstain
[Eligible tickers in this resolution: CPLE3]
13. Conditional on the PN Conversion, amendment and consolidation of the Company's bylaws to provide for the result of the PN Conversion, the improvement in governance rules and the inclusion of the provisions required by the Novo Mercado listing regulation, in accordance with the management proposal ("Statutory Reform").
[ ] Approve [ ] Reject [ ] Abstain
[Eligible tickers in this resolution: CPLE3]
14. Authorization for Management to perform all acts necessary to implement the resolutions above.
[ ] Approve [ ] Reject [ ] Abstain
City :
Date :
Signature :
Shareholder's Name :
Phone Number :