

**DISTANCE VOTING BALLOT****Extraordinary General Meeting (EGM) - TELEFÔNICA BRASIL S.A to be held on 01/09/2026**

<b>Shareholder's Name</b>
<b>Shareholder's CNPJ or CPF</b>
<b>E-mail</b>
<p><b>Instructions on how to cast your vote</b></p> <p>This Ballot refers to the Extraordinary Shareholders' Meeting of Telefônica Brasil S.A., to be held at 2:00 p.m., on January 9, 2026, at the Company's headquarters, located at Avenida Engenheiro Luiz Carlos Berrini, 1376, Cidade Monções, in the city of São Paulo, and it must be filled in if the shareholder chooses to exercise its right to vote remotely, in accordance to RCV 81.</p> <p>It is essential that:</p> <p>(i) all fields of the Ballot are fully completed, including the shareholders full name or corporate name, the taxpayer registry number (CPF or CNPJ), as well as a contact email address; and</p> <p>(ii) the Ballot is signed by the shareholder, his/her legal representative(s), or attorney-in-fact, in accordance with the applicable legislation, through the electronic platform designated below for the Ballot submission.</p> <p>For further information regarding participation through remote voting, refer to the Shareholders Meeting Manual and the Management Proposal, available at the Company's headquarters and on the websites of the Brazilian Securities and Exchange Commission – CVM (<a href="http://www.gov.br/cvm">www.gov.br/cvm</a>), B3 S.A. – Brasil, Bolsa, Balcão (<a href="http://www.b3.com.br">www.b3.com.br</a>), and the Company (<a href="http://ri.telefonica.com.br">ri.telefonica.com.br</a>).</p>
<p><b>Instructions for sending your ballot, indicating the delivery process by sending it directly to the Company or through a qualified service provider</b></p> <p>Pursuant to RCV 81, the shareholder may send the Ballot through its respective custody agent, if it provides such service; the Company's bookkeeping institution; the central depository where the shares are deposited; or directly to the Company, in compliance with the deadlines and terms established herein and in current legislation.</p> <p>The submission of the remote voting bulletin to service providers must comply with the procedures established by each service provider.</p> <p>The shareholder who chooses to send the Ballot directly to the Company must complete, sign, and submit the distance voting ballot exclusively through the Ten Meetings platform available at the electronic address <a href="https://assembleia.ten.com.br/304969924">https://assembleia.ten.com.br/304969924</a>, accompanied by the documentation indicated in items a to "d" below, at least 4 (four) days prior to the date of the Assembly, that is, by January 5, 2026 (included), with each shareholder being responsible for the truthfulness and integrity of the documents presented. Distance voting ballots sent to the Company by postal mail or email will not be accepted.</p> <p>Within up to 3 (three) days from the receipt of the Ballot, the Company will acknowledge the receipt and inform the shareholder, by an email sent to the email address registered on the platform mentioned above, if the Ballot and the submitted documentation are compliant. If the Ballot is not properly completed or is not accompanied by the required documentation, the shareholder (or his/her representative) may correct the Ballot or resubmit the necessary documentation through the electronic platform mentioned above through January 5, 2026 (included). If the Ballot is not corrected or the required documentation is not resubmitted within this period, the Ballot will be disregarded.</p> <p>If the shareholder does not correct the Ballot within this deadline, the Company will only consider and cast votes for the duly completed items, provided that the accompanying representation documentation is complete.</p> <p>Ballots received after January 5, 2026 will be disregarded.</p> <p>Documentation to be submitted with the Ballot:</p> <p>a) Individuals Shareholders:</p> <ul style="list-style-type: none"> <li>- fill all items of the Ballot and electronically sign through the referred platform; and</li> <li>- send, through the referred platform, a digital copy of their identification document and proof of registration with the Individual Taxpayer Registry (CPF).</li> </ul> <p>b) Legal Entities Shareholders:</p> <ul style="list-style-type: none"> <li>- fill all items of the Ballot and electronically sign through the referred platform;</li> <li>- send, through the referred platform, a digital copy of the following documents: the latest consolidated bylaws or articles of incorporation, as well as the corporate acts that establish the powers of the representatives to act in the name of the shareholder legal entity; and</li> <li>- send, through the referred platform, a digital copy of the legal representative identification document and proof of registration with the Individual Taxpayer Registry (CPF).</li> </ul> <p>c) Investment Funds:</p> <ul style="list-style-type: none"> <li>- fill all items of the Ballot and electronically sign through the referred platform;</li> <li>- send, through the referred platform, the current investment fund regulations and, if applicable, the investment fund voting policy evidencing the powers of representation of the fund's administrator or manager;</li> <li>- send, through the referred platform, a digital copy of the following documents: the latest consolidated bylaws or articles of incorporation of its administrator or manager, as applicable, along with the corporate documents evidencing the powers of legal representation of the administrator or manager; and</li> <li>- send, through the referred platform, a digital copy of the legal representative of the administrator or manager identification document and proof of registration with the Individual Taxpayer Registry (CPF), of the administrator or manager.</li> </ul>

## DISTANCE VOTING BALLOT

### Extraordinary General Meeting (EGM) - TELEFÔNICA BRASIL S.A to be held on 01/09/2026

#### d) Representation by attorney-in-fact:

Pursuant to Article 126, Paragraph 1 of Law 6,404/76, the shareholder may be represented by an attorney-in-fact appointed less than one (1) year prior to the date of the Shareholders' Meeting. In such cases, the following documentation must be submitted in addition to the ones listed above:

- send, through the referred platform, scanned copy of power of attorney with specific powers, signed in handwriting with notarized signature or electronically signed using ICP-Brasil certification; and

- send, through the referred platform, a digital copy of the attorney-in-fact's identification document and proof of registration with the Individual Taxpayer Registry (CPF).

Individual shareholders may only be represented at the Shareholders' Meeting by a proxy who is a shareholder or an officer of the Company, a lawyer, or a financial institution.

Documents issued abroad in a foreign language must be notarized and apostilled or legalized (as applicable), translated into Portuguese and registered, together with their sworn translations, at the Notary and Registry of Documents Office.

#### **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.**

Ballot and documentation must be sent exclusively through the Ten Meetings platform available at the electronic address <https://assembleia.ten.com.br/304969924>. Remote voting ballots sent to the Company by postal mail or email will not be accepted.

#### **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 Bradesco S.A.

Address: Cidade de Deus, s/nº, Prédio Amarelo, Osasco – SP, Zip Code 06029-900, Departamento de Ações e Custódia.

E-mail: [bcsf.escrituracao@bradesco.com.br](mailto:bcsf.escrituracao@bradesco.com.br)

Phone: 0800-701-1616 (Monday to Friday during business hours)

The shareholder whose shares are not held in custody and admitted to trading on B3 may transmit the distance voting instructions upon delivery of the Ballot at any branch of Banco Bradesco S.A.

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

##### **[Eligible tickers in this resolution: VIVT3]**

1. Ratify, pursuant to Article 256, first paragraph, of Law No. 6,404/76, the acquisition of (i) 24.99% (twenty-four point ninety-nine percent) of the shares and 01 (one) subscription warrant issued by Fibrasil Infraestrutura e Fibra Ótica S.A., a privately held corporation enrolled with the CNPJ under No. 36.619.747/0001-70, previously held by Caisse de dépôt et placement du Québec, and (ii) 25.01% (twenty-five point zero one percent) of the shares and 01 (one) subscription warrant issued by the Target Company, previously held by Fibre Brasil Participações S.A., pursuant to the Share Purchase Agreement entered into on July 10, 2025, by and among CDPQ and Fibre, as sellers, and the Company, as purchaser, with the intervention and consent of Telefônica Infra, S.L. Unipersonal and Fibrasil ("Transaction").

[ ] Approve [ ] Reject [ ] Abstain

##### **[Eligible tickers in this resolution: VIVT3]**

2. Ratify the appointment and engagement of the independent specialized firm Deloitte Touche Tohmatsu Consultores Ltda., a limited liability company headquartered in the city of São Paulo, state of São Paulo, at Av. Dr. Chucri Zaidan, No. 1240, 4th to 12th floor – Golden Tower, ZIP Code 04711-130, enrolled with the CNPJ under No. 02.189.924/0001-03, by the Company's management, for the preparation of the valuation report of Fibrasil Infraestrutura e Fibra Ótica S.A as provided for in Article 256, sole paragraph, of Law No. 6,404/76.

[ ] Approve [ ] Reject [ ] Abstain

##### **[Eligible tickers in this resolution: VIVT3]**

3. Approve the valuation report of Fibrasil Infraestrutura e Fibra Ótica S.A. prepared by Deloitte Touche Tohmatsu Consultores Ltda.

[ ] Approve [ ] Reject [ ] Abstain

##### **[Eligible tickers in this resolution: VIVT3]**

**DISTANCE VOTING BALLOT**

**Extraordinary General Meeting (EGM) - TELEFÔNICA BRASIL S.A to be held on 01/09/2026**

4. Authorize and ratify the actions taken by the Company's management for the implementation of the Transaction, in accordance with the Management's Proposal.

Approve  Reject  Abstain

**[Eligible tickers in this resolution: VIVT3]**

5. Amend Article 2 of the Company's Bylaws, which addresses the corporate purpose, in accordance with the Management's Proposal.

Approve  Reject  Abstain

**[Eligible tickers in this resolution: VIVT3]**

6. Amend the heading of Article 5 of the Company's Bylaws, which addresses the share capital, to reflect the new number of shares into which the Company's share capital is divided as a result of the cancellation of 34,740,770 (thirty-four million, seven hundred forty thousand, seven hundred seventy) common shares issued by the Company and held in treasury, as approved by the Company's Board of Directors at its meeting held on July 24, 2025, in accordance with the Management's Proposal.

Approve  Reject  Abstain

**[Eligible tickers in this resolution: VIVT3]**

7. Consolidate the Company's Bylaws, to reflect the amendments mentioned in items (5) and (6) of the Notice of Call to the Meeting, in accordance with the Management's Proposal.

Approve  Reject  Abstain

City : \_\_\_\_\_

Date : \_\_\_\_\_

Signature : \_\_\_\_\_

Shareholder's Name : \_\_\_\_\_

Phone Number : \_\_\_\_\_