

DISTANCE VOTING BALLOT**Annual General Meeting (AGM) - PETROLEO BRASILEIRO S.A. PETROBRAS to be held on 04/27/2023**

Shareholder's Name
Shareholder's CNPJ or CPF
E-mail
<p>Instructions on how to cast your vote</p> <p>Complete instructions for filling out this Remote Voting Ballot (BVD), including documents, deadlines and forms of submission are presented in the Meeting Handbook, available on Petrobras IR website: https://www.investidorpetrobras.com.br/en/general-shareholder-and-board-meetings/</p> <p>INSTRUCTIONS ABOUT THE ELECTION TO THE BOARD OF DIRECTORS VIA BVD</p> <p>Shareholders holding common shares who have used their shares to vote in the separate election for a member of the Board of Directors (BD) at the Annual General Meeting (AGM) on 04/13/2022 may not use them again to vote in the election of members of the BD at this meeting, whether in the election by slate or in the election by cumulative vote process, process, if adopted.</p> <p>Regarding item 8, the equal distribution will consider the division of the percentage of 100% among all members to the first two decimal places, without rounding, and the fractions of shares calculated from the application of the resulting percentage will not be allocated to any candidate disregarded in the cumulative voting procedure, in which case the shareholder may not vote with all shares.</p> <p>The Company informs that the guidelines provided herein, as well as those contained in the Manual, are intended to assist shareholders in filling out the BVD. The shareholder that chooses to use the BVD is exclusively and entirely responsible for its correct completion, regardless of how he/she has accessed it: either directly (on the Companys or CVM websites) or indirectly (by transmitting the completion to custody agents, contracted voting recommendation consultants by the shareholder, or to the bookkeeping institution of the Companys shares).</p> <p>The election of the BD in the BVD is structured as follows:</p> <ul style="list-style-type: none"> -Items 3 and 4: election by the slate system, if the cumulative vote is not adopted. -Item 7: simple question about the adoption of cumulative vote. -Items 8 and 9: election by the cumulative vote process, in which case election by slate does not apply. <p>Election by the slate system - Items 3 and 4 of the BVD</p> <ul style="list-style-type: none"> -Item 3 (Simple Deliberation): shareholder may vote APPROVE, REJECT, or ABSTAIN in relation to the slate included in the BVD. -Item 4 (Simple Question): if there is a change in the slate included in the BVD - change in one of the candidates to the Board of Directors - the shareholder must indicate whether or not he/she wishes to keep vote in the slate chosen in response to item 3 above. E.g.: a YES vote in this item 4 (combined with an APPROVE vote in item 3), means that the shareholder will continue to vote for the slate even if one or more names are changed. <p>Request for Adoption of Cumulative Voting</p> <ul style="list-style-type: none"> -Item 7 (Simple Question): shareholder may vote APPROVE, REJECT, or ABSTAIN in relation to the request for the adoption of cumulative voting. An APPROVE vote in this item 7 means that the shareholder wishes that the cumulative vote process be adopted in the election of the members of the Board of Directors. If the shareholder votes REJECT or ABSTAIN, their shares will not be counted for the purposes of the cumulative vote request. <p>Cumulative Voting - Items 8 and 9 of the BVD</p> <p>These items of the BVD will only be considered if the cumulative vote process is adopted. In case the cumulative vote election process (items 8 and 9) is adopted, all candidates to the Board of Directors-both those nominated by the controlling shareholder and those nominated by minority shareholders-may receive votes individually.</p> <ul style="list-style-type: none"> -Item 8 (Election of the Board of Directors by candidate-cumulative voting only): it asks whether the shareholder intends to distribute the votes equally among all the candidates listed on the BVD. Since there are 8 (eight) vacancies in dispute for the Board: <ul style="list-style-type: none"> • Shareholders who vote "YES" on item 8 may vote on item 9. • Shareholders who vote "YES" in item 8 will have their votes AUTOMATICALLY distributed equally among all candidates included in the ballot, provided they do not approve any candidate in item 9. • Shareholders who vote "YES" in item 8 and, nevertheless, vote in favor of one or more candidates in item 9, will have the votes distributed proportionally among the selected candidates. • Shareholders who vote "NO" in item 8 may assign a specific percentage of their votes to the candidates of their preference through the field specified in item 9. • Shareholders who vote "ABSTAIN" in item 8 will not have their votes counted in the election by the cumulative vote process. • Item 9 (Visualization of all candidates to indicate the distribution of the cumulative vote): field for the nomination of candidates if the answer to item 8 was YES or indication of the percentage of votes that the shareholder wishes to allocate to each candidate individually, if the answer to item 8 was NO. <p>Voting instructions whose sum of percentages indicated in item 9 is higher or lower than 100% will also be disregarded.</p> <p>Shareholders who vote through third party systems should check whether said systems accept the</p>

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insertion of numbers and, if not, what procedure they should adopt so that the numerical percentages are properly processed.

We recommend that shareholders carefully read the manifestations of the Personnel Committee and the Board of Directors on the candidates nominated, carried out after the Company's internal governance procedures for analyzing the legal and statutory requirements and the Policy for Nomination of Members of Senior Management and the Fiscal Council. These statements, once concluded, are available at the website (<https://www.investidorpetrobras.com.br/assembleias-e-atas-de-reunioes-do-cae-comites/>).

To clarify any doubts or obtain further information on how to exercise your vote via BVD, please contact your broker, custodian, service provider or Petrobras IR Department at:
E-mail: assembleias@petrobras.com.br

Or with the company hired (Morrow Sodali) by Petrobras to support this Meeting:
E-mail: petrobras@investor.morrowsodali.com
Phone: +55 11 3198-7280

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 use the distance voting may:

- (i) fill in and send the BVD directly to the Company to the attention of Investor Relations Department, through the address <https://qicentral.precisao-i.com/m/ago-petrobras-2023>; or
- (ii) relay completion instructions to suitable service providers, according to the following guidelines:

EXERCISE OF DISTANCE VOTING RIGHTS USING A CUSTODIAN

Shareholders who choose to exercise their remote voting rights through their custody agent must transmit their voting instructions in accordance with the rules determined by their respective custodian, who will forward such voting instructions to the [B]3 Central Depository. To do so, shareholders should contact their custody agents to verify the due procedures. It should be noted that different service providers involved in the distribution of the BVD may display BVD items in different ways, according to their own systems. In case of doubt, please consult the Distance Voting Ballot available on the company's website (<https://www.investidorpetrobras.com.br/en/general-shareholder-and-board-meetings/>) and that your service provider, custodian agent or Petrobras is contacted directly.

According to CVM Resolution No. 81/22, shareholders shall relay BVD form completion instructions to their custody agents up to seven days before the date on which the General Meeting will be held, namely, until April 20, 2023 (inclusive), except if a different deadline is defined by their custody agents.

It should be noted that, as ordered by CVM Resolution No. 81/22, upon receiving shareholder voting instructions through their respective custody agents, the [B]3 Central Depository shall disregard any conflicting instructions in connection to the same deliberation that were issued by the same enrollment number in CPF (retail investors) or CNPJ (legal entities).

EXERCISE OF DISTANCE VOTING RIGHTS USING A BOOK-ENTRY SHARE

ADMINISTRATOR Shareholders holding book-entry shares can exercise their right to vote using Banco Bradesco, which is the managing institution for Petrobras' Book-Entry Shares system. In this case, the shareholder/representative shall deliver the duly completed Distance Voting Ballot at any Banco Bradesco branch.

According to CVM Resolution No. 81/22, shareholders shall relay BVD form up to seven days before the date on which the General Meeting will be held, namely, until April 20, 2023 (inclusive), except if a different deadline is defined by Banco Bradesco.

EXERCISE OF DISTANCE VOTING VIA DIRECT REMITTANCE OF BVD BY SHAREHOLDERS TO PETROBRAS

For this Meeting, it is requested that, exceptionally, the shareholders who choose to exercise their right to use the BVD may do it directly to the Company, remit the following documents to the Investor Relations Department, only through the available electronic system:

- (i) BVD duly completed, signed and with all pages initialed, digital signature being allowed, by means of digital certificate;
- (ii) Copy of the following documents:

(a) for individual investors:

- valid photo ID and CPF number;
- in the case of representative (engaged less than one year from the date of the General Meeting) forward documentation with certified signature and the representative's identity forward documentation with certified signature and the representative's identity.

(b) for legal entities:

- latest bylaws or consolidated social contract and the corporate documents proving the legal representation of shareholder;

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representation of shareholder;

- CNPJ; and
- photo ID document of the legal representative.

(c) for investment funds:

- last consolidated fund rules with CNPJ;
- bylaws or social contract of its administrator or manager, as appropriate, and corporate documents proving the powers of representation; and
- photo ID document of the legal representative.

The following identity documents will be accepted, provided that with photo: ID, Foreigner ID, driver's license, Passport or officially recognized professional class cards.

The shareholder must deliver the BVD to the Company no later than 1:00 p.m. (GMT-3 time zone) on April 20, 2023. Petrobras has up to 3 (three) days from receipt of BVD to notify the shareholder that the documents sent are suitable for the vote to be considered valid or to advise that the BVD or the accompanying documents need to be rectified and sent back, observed the deadline for receipt.

IMPORTANT: In order to organize the proceedings, at the beginning of the Meeting, the Presiding Board will ask the shareholders who have sent a Distance Voting Ballot and, concomitantly, qualified to participate via the Digital Platform whether the shareholder intends (a) only participate in the meeting, keeping valid and unchanged the votes already sent via Distance Voting Ballot; OR (b) participate and vote in the meeting, in which case its Distance Voting Ballot will be automatically cancelled, making it necessary for such shareholder to cast the vote in relation to the matters on the Agenda again. If the shareholder chooses only to attend the Meeting (according to item a), the votes cast via the Distance Voting Ballot cannot be changed during the meeting.

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.

<https://qicentral.precisao-i.com/m/ago-petrobras-2023>

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

Address: Banco Bradesco
e-mail: dac.escrituracao@bradesco.com.br
Tel: 0800-701-1616
Contact: Maurício Bartalini Tempeste

Resolutions concerning the Annual General Meeting (AGM)

[Eligible tickers in this resolution: PETR3]

1. Examination of management accounts, examination, discussion and voting of the Annual Report and the Company's Financial Statements, accompanied by the independent auditors report and the Fiscal Council report for the fiscal year ended December 31, 2022

[] Approve [] Reject [] Abstain

[Eligible tickers in this resolution: PETR3]

2. Proposal for the Allocation of the Results of the financial year of 2022

[] Approve [] Reject [] Abstain

[Eligible tickers in this resolution: PETR3]

Election of the board of directors by single group of candidates

Acionista Controlador
Pietro Adamo Sampaio Mendes
Jean Paul Terra Prates
Efrain Pereira da Cruz
Vitor Eduardo de Almeida Saback
Eugênio Tiago Chagas Cordeiro e Teixeira
Bruno Moretti

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Sergio Machado Rezende
Suzana Kahn Ribeiro

3. Nomination of all the names that compose the slate (the votes indicated in this section will be disregarded if the shareholder with voting rights fills in the fields present in the separate election of a member of the board of directors and the separate election referred to in these fields takes place). - Acionista Controlador

Approve Reject Abstain

4. If one of the candidates that composes your chosen slate leaves it, can the votes corresponding to your shares continue to be conferred on the same slate?

Yes No Abstain

[Eligible tickers in this resolution: PETR3]

7. Do you wish to request the cumulative voting for the election of the board of directors, under the terms of art. 141 of Law 6,404, of 1976? (If the shareholder chooses "no" or "abstain", his/her shares will not be computed for the request of the cumulative voting request).

Yes No Abstain

[Eligible tickers in this resolution: PETR3]

Election of the board of directors by candidate - Multiple voting only

8. In case of a cumulative voting process, should the corresponding votes to your shares be equally distributed among the candidates indicated bellow? [If the shareholder chooses "yes", only the candidates listed below with the answer type "approve" will be considered in the proportional percentage distribution. If the shareholder chooses to "abstain" and the election occurs by the cumulative voting process, the shareholder's vote shall be counted as an abstention in the respective resolution of the meeting. The votes indicated in this field will be disregarded if the shareholder holding voting shares also fills in the fields present in the separate election of a member of the board of directors and the separate election referred to in these fields takes place.]

Yes No Abstain

9. View of all the candidates to indicate the cumulative voting distribution.

Pietro Adamo Sampaio Mendes Approve Reject Abstain / []%

Jean Paul Terra Prates Approve Reject Abstain / []%

Efrain Pereira da Cruz Approve Reject Abstain / []%

Vitor Eduardo de Almeida Saback Approve Reject Abstain / []%

Eugênio Tiago Chagas Cordeiro e Teixeira Approve Reject Abstain / []%

Bruno Moretti Approve Reject Abstain / []%

Sergio Machado Rezende Approve Reject Abstain / []%

Suzana Kahn Ribeiro Approve Reject Abstain / []%

José João Abdalla Filho Approve Reject Abstain / []%

Marcelo Gasparino da Silva Approve Reject Abstain / []%

[Eligible tickers in this resolution: PETR3]

Election of the chairman of the board of directors - Total members to be elected: 1

10. Nomination of candidates for chairman of the board of directors.

Pietro Adamo Sampaio Mendes

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Approve Reject Abstain

[Eligible tickers in this resolution: PETR3]

11. Proposal to establish five (5) members for the Fiscal Council.

Approve Reject Abstain

[Eligible tickers in this resolution: PETR3]

Election of the fiscal board by single group of candidates

Acionista Controlador

Viviane Aparecida da Silva Varga / Otávio Ladeira de Medeiros

Daniel Cabaleiro Saldanha / Gustavo Gonçalves Manfrim

Cristina Bueno Camatta / Sidnei Bispo

12. Nomination of all the names that compose the slate. - Acionista Controlador

Approve Reject Abstain

13. If one of the candidates of the slate leaves it, to accommodate the separate election referred to in articles 161, paragraph 4, and 240 of Law 6404, of 1976, can the votes corresponding to your shares continue to be conferred to the same slate? -

Yes No Abstain

[Eligible tickers in this resolution: PETR3]

Separate election of the fiscal council - Common shares

14. Nomination of candidates to the fiscal council by minority shareholders with voting rights (the shareholder must fill this field if the general election field was left in blank).

Michele da Silva Gonsales Torres / Aloisio Macário Ferreira de Souza

Approve Reject Abstain

[Eligible tickers in this resolution: PETR4]

Separate election of the fiscal council - Preferred shares

15. Nomination of candidates to the fiscal council by shareholders with non-voting preferred shares or restricted voting rights.

João Vicente Silva Machado / Lucia Maria Guimarães Cavalcanti

Approve Reject Abstain

[Eligible tickers in this resolution: PETR3]

16. Compensation of Management members, Fiscal Council members and of the members of the Statutory Advisory Committees of the Board of Directors.

Approve Reject Abstain

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[Eligible tickers in this resolution: PETR3]

17. In the event of a second call of this General Meeting, may the voting instructions included in this ballot form be considered also for the second call of the meeting?

Approve Reject Abstain

City : _____

Date : _____

Signature : _____

Shareholder's Name : _____

Phone Number : _____