

DISTANCE VOTING BALLOT**Annual General Meeting (AGM) - TRACK & FIELD CO S.A. to be held on 04/24/2026****Shareholder's Name****Shareholder's CNPJ or CPF****E-mail****Instructions on how to cast your vote**

This distance voting ballot (the "Voting Ballot") refers to the ordinary general meeting of Track & Field Co S.A. (the "Company") to be held on April 24, 2026, at 10:00 a.m. (the "OGM"), and must be filled out in the event that the shareholder chooses to exercise their right to vote remotely, under the terms of article 121, sole paragraph, of Law 6,404/1976 ("S.A. Law") and CVM Resolution No. 81/2022 ("CVM Resolution 81"). In the event that the shareholder wishes to exercise their right to vote remotely, it is essential that they fill in the fields above with their full name (or corporate name, in the case of a legal entity) and registration number with the Ministry of Finance, whether in the CNPJ or CPF. Filling in the e-mail address is recommended, although not mandatory. In order for this Voting Ballot to be considered valid and the votes cast here to be counted in the OGM quorum, the following instructions must be observed: (i) all fields must be properly filled in; (ii) all pages must be initialed by the shareholder or by their legal representative(s), as the case may be and under the terms of current legislation, and (iii) the shareholder (or their legal representative, as the case may be), must sign the last page of the Voting Ballot. The deadline for receipt of this Voting Ballot, sent directly to the Company or through service providers (under the terms of article 27 of CVM Resolution 81) is April 20, 2026 (inclusive). Voting Ballots received after such date will be disregarded.

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

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The shareholder who chooses to exercise their right to vote remotely may fill in and send the Voting Ballot directly to the Company or transmit the completion instructions to their respective custodians/registrars or to the B3 Central Depository, according to the guidelines below. I – Through voting instructions transmitted by shareholders to their respective custody agents or directly to the B3 S.A. Central Depository – Brasil, Bolsa, Balcão This option is intended exclusively for shareholders holding shares deposited with institutions and/or brokers (“Custody Agents”) at B3. In this case, the remote vote will be exercised by the Shareholders (i) in accordance with the procedures adopted by the Custody Agents who maintain their positions in custody; or (ii) by transmitting their voting instruction directly to B3. To do this, the shareholder must contact their Custody Agents or the Central Depository, as the case may be, and check the procedures established by them for the transmission of voting instructions, as well as the documents and information required. The shareholder holding shares deposited at B3 who chooses to exercise their right to vote remotely by transmitting their voting instruction to the Custody Agent who maintains their shares in custody must observe the rules determined by the latter, who, in turn, will forward such voting statements to the B3 Central Depository. As the provision of the service for collecting and transmitting instructions for filling out the distance voting ballot is optional for Custody Agents, we recommend that the Shareholder check whether their custodian is qualified to provide such service and what the procedures are for them. Under the terms of article 27 of CVM Resolution No. 81, the Shareholder must transmit the instructions for filling out the Voting Ballot to their custody agents or directly to the B3 Central Depository up to 4 (four) days before the date of the OGM, that is, until April 20, 2026 (inclusive), unless a different period, always prior to that date, is established by their Custody Agents. The Company informs that, if its respective Custody Agent does not provide the remote voting service, the Shareholder will have the option of sending their Voting Ballot and applicable documents directly to the B3 Central Depository or to the Company itself, as per item III below. The Company is not responsible for the communication between the Shareholders and their respective Custody Agents. The Custody Agents will forward the voting statements received by them to the B3 Central Depository, which, in turn, will generate a voting map to be sent to the Company. It is worth noting that, as determined by CVM Resolution No. 81, the B3 Central Depository, upon receiving the votes of the shareholders through their respective Custody Agents, will disregard any divergent votes in relation to the same resolution that have been issued by the same CPF or CNPJ registration number. II – Through voting instructions transmitted by shareholders to the registrar of the Companys shares This option is intended exclusively for shareholders holding shares deposited at Banco Itaú, in its capacity as the registrar of the Companys shares. The service for collecting and transmitting instructions and filling out the Voting Ballot will be carried out through an electronic platform. To do this, the Shareholder must register on the Itaú Securities Services Assembleia Digital website (<https://www.itaubr.com.br/investmentservices/assembleia-digital/>), which contains the step-by-step instructions to be followed by the Shareholder. III – By sending the completed and signed Distance Voting Ballot directly to the Company, through the “Ten Meetings” Digital Platform The shareholder who chooses to exercise their right to vote remotely by sending the Ballot directly to the Company must fill out and transmit the Ballot through the “Ten Meetings” Digital Platform. To do so, shareholders must access the electronic address: <https://assembleia.ten.com.br/202694843> and fill in, at least 4 (four) days before the date of the OGM, that is, until April 20, 2026, inclusive, the registration data for the Companys OGM. After completing the registration, and within this same period (i.e. until April 20, 2026, inclusive), shareholders must digitally fill in the fields of the Voting Ballot, with the voting options for the OGM, and, afterwards, confirm the votes, attaching the documents provided below, as applicable: (a) Digitized copy of the Voting Ballot duly filled in, initialed and signed; (b) Individual: CPF and photo identification document of the shareholder or their legal representative; (c) Legal Entity: CPF and photo identification document of its legal representative; consolidated and updated Articles of Association or Bylaws; and document proving the powers of representation; and (d) Investment Fund: CPF and photo identification document of its legal representative; consolidated and updated Regulation of the fund; and document proving the powers of representation. Regarding the documents indicated in the items above, the Company waives signature certification, notarization, legalization or apostille. Furthermore, the Company will not require a sworn translation of documents originally drawn up in Portuguese, English or Spanish. Voting Ballots, accompanied by the respective documentation, will be considered valid only if received by the Company, by the Custody Agents, by the B3 Central Depository or by the Companys share registrar in full order, in accordance with the respective applicable procedures, at least 4 (four) days before the date of the Meetings, that is, until April 20, 2026 (inclusive). Under the terms of art. 46 of CVM Resolution 81, if the Voting Ballots are sent directly to the Company, the Company will communicate to the Shareholders whether the documents received are sufficient for the vote to be considered valid, or the procedures and deadlines for eventual rectification or resending, if necessary.

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.

Electronic address for sending the Voting Ballot directly to the Company: <https://assembleia.ten.com.br/202694843>. Information for participation and voting at the EGM: Detailed information on the rules and procedures for participation and/or remote voting at the EGM, including guidelines on accessing the Digital Platform and sending the Voting Ballot, are contained in the Shareholder Participation Manual, containing the Companys Management Proposal, and other documents available on the websites of the Company, CVM, and B3.

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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. Avenida Brigadeiro Faria Lima, 3,500, 3rd floor – São Paulo CEP 04538-132 Shareholder services: 3003-9285 (capitals and metropolitan regions) 0800 7209285 (other locations) Service hours are on business days from 9:00 a.m. to 6:00 p.m. Email: atendimentoescrituracao@itau-unibanco.com.br

Resolutions concerning the Annual General Meeting (AGM)

[Eligible tickers in this resolution: TFCO3;TFCO4]

1. To take the accounts of the administrators for the fiscal year ended December 31, 2025.

Approve Reject Abstain

[Eligible tickers in this resolution: TFCO3;TFCO4]

2. To examine, discuss, and vote on the financial statements for the fiscal year ended December 31, 2025.

Approve Reject Abstain

[Eligible tickers in this resolution: TFCO3;TFCO4]

3. To deliberate on the allocation of net income for the 2025 fiscal year and the distribution of dividends.

Approve Reject Abstain

[Eligible tickers in this resolution: TFCO3;TFCO4]

4. To fix the number of members of the Board of Directors at 6 (six), or 7 (seven) if a separate election is requested.

Approve Reject Abstain

[Eligible tickers in this resolution: TFCO3;TFCO4]

5. To deliberate on the characterization of Mr. José Vicente Marino as an independent director.

Approve Reject Abstain

[Eligible tickers in this resolution: TFCO3;TFCO4]

6. To deliberate on the characterization of Mr. Mario Mello Freire Neto as an independent director.

Approve Reject Abstain

[Eligible tickers in this resolution: TFCO3;TFCO4]

7. To deliberate on the characterization of Ms. Renata Sawchuk Moura as an independent director.

Approve Reject Abstain

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[Eligible tickers in this resolution: TFCO3;TFCO4]

Election of the board of directors by single group of candidates

Chapa única

Alberto Dominguez Von Ihering Azevedo / Membro do Conselho de Administração

Frederico Wagner / Membro do Conselho de Administração

José Vicente Marino / Membro Independente do Conselho de Administração

Mario Mello Freire Neto / Membro Independente do Conselho de Administração

Renata Sawchuk Moura / Membro Independente do Conselho de Administração

Ricardo Rosset / Membro do Conselho de Administração

8. 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). - Chapa única

Approve Reject Abstain

9. 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

10. In case of a cumulative voting process, should the corresponding votes to your shares be equally distributed among the members of the slate that you've chosen? [If the shareholder chooses "yes" and also indicates the "approve" answer type for specific candidates among those listed below, their votes will be distributed proportionally among these candidates. 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.]

Yes No Abstain

11. View of all the candidates that compose the slate to indicate the cumulative voting distribution.

Alberto Dominguez Von Ihering Azevedo / Membro do Conselho de Administração Approve Reject Abstain / %

Frederico Wagner / Membro do Conselho de Administração Approve Reject Abstain / %

José Vicente Marino / Membro Independente do Conselho de Administração Approve Reject Abstain / %

Mario Mello Freire Neto / Membro Independente do Conselho de Administração Approve Reject Abstain / %

Renata Sawchuk Moura / Membro Independente do Conselho de Administração Approve Reject Abstain / %

Ricardo Rosset / Membro do Conselho de Administração Approve Reject Abstain / %

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[Eligible tickers in this resolution: TFCO4]

12. Do you wish to request a separate election of a member of the board of directors, under the terms of article 141, paragraph 4, II, of Law 6,404, of 1976? (The shareholder can only fill this field in case of keeping the position of voting shares uninterrupted for 3 months prior to the general meeting. If the shareholder chooses "no" or "abstain", his/her shares will not be computed for the request of a separate election of a member of the board of directors).

Yes No Abstain

[Eligible tickers in this resolution: TFCO3;TFCO4]

13. 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: TFCO3;TFCO4]

14. Fix the annual global remuneration of the Companys administrators for the 2026 fiscal year.

Approve Reject Abstain

[Eligible tickers in this resolution: TFCO3;TFCO4]

15. Do you wish to request the establishment of a fiscal council, under the terms of article 161 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 establishment of the fiscal council).

Yes No Abstain

[Eligible tickers in this resolution: TFCO3;TFCO4]

Election of the fiscal board by single group of candidates

Chapa única

Conrado Valiante Da Rocha / Membro do Conselho Fiscal, tendo como suplente Carlos Eduardo Alves

Ivan Vieira Ruivo / Membro do Conselho Fiscal, tendo como suplente Ronaldo Matos Valiño

Marcio Jose Soares Lutterbach / Membro do Conselho Fiscal, tendo como suplente Fernando Custódio Zancopé

16. Nomination of all the names that compose the slate. - Chapa única

Approve Reject Abstain

17. 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

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[Eligible tickers in this resolution: TFCO3;TFCO4]

18. Fix the remuneration of the Fiscal Council members for the 2026 fiscal year.

Approve Reject Abstain

[Eligible tickers in this resolution: TFCO3;TFCO4]

19. If a second call for the OGM is necessary, can the instructions in this Ballot be considered for the second call?

Approve Reject Abstain

City : _____

Date : _____

Signature : _____

Shareholder's Name : _____

Phone Number : _____