Last update: 03/25/2025

DISTANCE VOTING BALLOT

Extraordinary General Meeting (EGM) - TRACK & FIELD CO S.A. to be held on 04/25/2025

Shareholder's Name

Shareholder's CNPJ or CPF

E-mail

Instructions on how to cast your vote

This remote voting ballot (the "Voting Ballot") refers to the Extraordinary General Meeting of Track & Field Co. S.A. (the "Company") to be held on April 25, 2025, at 9:00 AM (the "EGM"), and must be completed if the shareholder opts to exercise their right to vote remotely, in accordance with Article 121, sole paragraph, of Law 6.404/1976 (the "Brazilian Corporations Law") and CVM Resolution No. 81/2022 (the "CVM Resolution 81").

If 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 if a legal entity) and registration number with the Ministry of Finance, either the CNPJ or the CPF. Filling in the email address is recommended, although not mandatory.

For this Voting Ballot to be considered valid and for the votes cast to be counted in the quorum of the general meeting, the following instructions must be observed: (i) all fields must be duly completed; (ii) all pages must be initialed by the shareholder or by their legal representative(s), as applicable and in accordance with current legislation; and (iii) the shareholder (or their legal representative, as applicable) must sign the last page of the Voting Ballot. The deadline for receiving this Voting Ballot, either sent directly to the Company or through service providers (under Article 27 of CVM Resolution 81), is April 21, 2025 (inclusive). Voting Ballots received after this 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

Instructions for Submission, Indicating the Option to Submit Directly to the Company or Send Instructions to the Share Registrar or Custodian

The shareholder who chooses to exercise their right to vote remotely may complete and send the Voting Ballot directly to the Company or transmit the completion instructions to their respective custodians/share registrars or to the Central Depository of B3, as per the instructions below.

I – T Through Voting Instructions Transmitted by Shareholders to Their Respective Custodians or Directly to the Central Depository of B3 S.A. – Brasil, Bolsa, Balcão

This option is exclusively for shareholders holding shares deposited with institutions and/or brokers ("Custodians") at B3. In this case, the remote vote will be exercised by shareholders (i) according to the procedures adopted by the Custodians who hold their positions in custody; or (ii) by transmitting their voting instructions directly to B3. To do so, the shareholder must contact their Custodians or the Central Depository, as applicable, and verify the procedures established by them for transmitting voting instructions, as well as the documents and information required.

The shareholder holding shares deposited at B3 who opts to exercise their right to vote remotely by transmitting their voting instruction to the Custodian holding their shares in custody must comply with the rules set by these Custodians, who will subsequently forward such voting instructions to the Central Depository of B3.

Since the provision of the service of collecting and transmitting the instructions for completing the remote voting ballot is optional for Custodians, we recommend that the Shareholder verify whether their custodian is authorized to provide such service and what the procedures are.

Under the terms of Article 27 of CVM Resolution No. 81, the Shareholder must transmit the instructions for completing the Voting Ballot to their custodians or directly to the Central Depository of B3 up to 4 (four) days before the date of the EGM, i.e., by April 21, 2025 (inclusive), unless a different deadline, always prior to this date, is set by their Custodians. The Company informs that, if the respective Custodian does not provide the remote voting service, the Shareholder will have the option to send their Voting Ballot and applicable documents directly to the Central Depository of B3 or to the Company itself, as outlined in item III below. The Company is not responsible for communication between Shareholders and their respective Custodians.

Custodians will forward the voting instructions they receive to the Central Depository of B3, which will, in turn, generate a voting map to be sent to the Company. It is important to note that, as determined by CVM Resolution No. 81, the Central Depository of B3, upon receiving votes from shareholders through their respective Custodians, will disregard any conflicting votes on the same resolution that were issued by the same CPF or CNPJ registration number.

II – Through Voting Instructions Transmitted by Shareholders to the Companys Share Registrar

This option is exclusively for shareholders holding shares deposited at Banco Itaú, as the share

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registrar for the Company. The service for collecting and transmitting instructions and completing the Voting Ballot will be carried out through an electronic platform. To do so, the Shareholder must register on the Itaú Securities Services Assembleia Digital website (https://www.itau.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 Remote Voting Ballot Directly to the Company, Through the Ten Meetings Digital Platform

Shareholders who choose to exercise their right to vote remotely by sending the Voting Ballot directly to the Company must complete and submit the Voting Ballot digitally via the "Ten Meetings" Digital Platform. To do so, shareholders must access the website: https://assembleia.ten.com.br/507690798 and complete the registration data for the Company's EGM no later than 4 days before the EGM date, i.e., by April 21, 2025 (inclusive). After completing the registration, and within the same period (i.e., by April 21, 2025, inclusive), shareholders must digitally complete the fields of the Voting Ballot, with their voting options for the EGM, and then confirm their votes, attaching the documents listed below, as applicable:

- (a) Digitized copy of the duly completed, initialed, and signed Voting Ballot;
- (b) For Individuals: CPF and photo ID of the shareholder or their legal representative;
- (c) For Legal Entities: CPF and photo ID of the legal representative; consolidated and updated Articles of Association or Bylaws; and a document proving the powers of representation;
- (d) For Investment Funds: CPF and photo ID of the legal representative; consolidated and updated fund regulation; and a document proving the powers of representation.

Regarding the Documents Listed Above, the Company Dispenses with the Need for Signature Recognition, Notarization, Consularization, or Apostille. Furthermore, the Company will not require sworn translation of documents originally drafted in Portuguese, English, or Spanish.

Voting Ballots, along with the corresponding documentation, will only be considered valid if received by the Company, the Custodians, the Central Depository of B3, or the Company's share registrar in proper order, according to the respective applicable procedures, up to 4 (four) days before the date of the Assemblies, i.e., by April 21, 2025 (inclusive).

Under the terms of Article 46 of CVM Resolution 81, if the Voting Ballots are sent directly to the Company, the Company will inform the Shareholders whether the documents received are sufficient for the vote to be considered valid, or the procedures and deadlines for any correction or resubmission, 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.

Postal and Electronic Address for Sending the Remote Voting Ballot, in Case the Shareholder Wishes to Submit the Document Directly to the Company

Electronic address for submitting the Voting Ballot directly to the Company: https://assembleia.ten.com.br/507690798

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 instructions on how to access the Digital Platform and submit the Voting Ballot, can be found in the Shareholders Participation Manual, which includes the Company's Management Proposal and other documents available on the Company's website, CVM's website, and B3.

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

Indication of the Institution Hired by the Company to Provide the Securities Registration Service, Including Name, Physical and Electronic Address, Phone, and Contact Person

ITAÚ CORRETORA DE VALORES S.A.

Avenida Brigadeiro Faria Lima, 3.500, 3rd floor – São Paulo, CEP 04538-132 Shareholder Support:

3003-9285 (capital cities and metropolitan areas)

0800 7209285 (other locations)

Operating hours are on business days from 9:00 AM to 6:00 PM.

Email: atendimentoescrituracao@itau-unibanco.com.br

Resolutions concerning the Extraordinary General Meeting (EGM)

DISTANCE VOTING BALLOT

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[Eligible tickers in this resolution: TFCO3;TFCO4]
1. To amend the heading of article 5 of the Companys Bylaws in order to update the wording of the bylaws on the composition of the share capital, to reflect the cancellations of shares approved by the Board of Directors on November 21, 2024 and March 21, 2025.
[] Approve [] Reject [] Abstain
[Eligible tickers in this resolution: TFCO3;TFCO4]
2. To consolidate the Companys Bylaws to reflect the change indicated in item (1) above.
[] Approve [] Reject [] Abstain
[Eligible tickers in this resolution: TFCO3;TFCO4]
3. To resolve on the characterization of Ms. Renata Sawchuk Moura, candidate nominated to the Board of Directors, as an independent director.
[] Approve [] Reject [] Abstain
[Eligible tickers in this resolution: TFCO3;TFCO4]
4. To elect Ms. Renata Sawchuk Moura as a member of the Board of Directors, who will serve for the remainder of the unified term of office of the members of the Board of Directors, ending on the date of the 2026 ordinary general meeting.
[] Approve [] Reject [] Abstain
[Eligible tickers in this resolution: TFCO3;TFCO4]
5. If a second call for the EGM is necessary, can the voting instructions contained in this Ballot also be considered for the EGM in the second call?
[] Approve [] Reject [] Abstain
City :
y
Date:
Signature :
Shareholder's Name :
Dhana Numhar .