

REMOTE VOTING BALLOT
EXTRAORDINARY SHAREHOLDERS' MEETING (ESM) -
GRUPO CASAS BAHIA S.A. TO BE HELD ON DECEMBER 17, 2025

Shareholder's Name:

Shareholder's CNPJ or CPF:

E-mail:

Instructions on how to cast your vote

This Remote Voting Ballot (“**BVD**”) refers to the extraordinary shareholders’ meeting of Grupo Casas Bahia S.A. (“**Company**”) to be held on December 17, 2025, at 11:00 am, exclusively online, with attendance via the Atlas AGM Digital Platform (“**Online Platform**” and “**ESM**”, respectively), and shall be completed if shareholder opts for exercising his remote voting right, pursuant to Article 121, Sole Paragraph of Law No. 6.404/1976 (“**Brazilian Corporation Law**”) and CVM Resolution No. 81/2022 (“**CVM Resolution 81**”).

If a shareholder intends to exercise his remote voting right, it is indispensable to fill in the fields above with full name (or corporate name, if a legal entity) and registration number with the Ministry of Finance, i.e., CNPJ (corporate taxpayer’s ID) or CPF (individual taxpayer’s register). We strongly recommend including an e-mail address, although this is not mandatory.

For this BVD be considered valid and the votes cast therein be computed as an integral part of ESM’s quorum (i) all fields shall be duly filled in; (ii) all pages shall be initialed by the shareholder (or legal proxy, where applicable); and (iii) at the end, the shareholder (or legal proxy, where applicable) shall sign the BVD.

The term to receive this BVD, directly sent to the Company or through services providers (pursuant to Article 27 of CVM Resolution 81) is up to 4 calendar days before the date on which the ESM will be held, i.e. up to **December 13, 2025 (inclusive)**. The BVDs received after this date shall be disregarded.

Instructions for sending your BVD, indicating the option of delivering it directly to the Company or sending filing instructions to the bookkeeper or custodian.

Shareholders opting to exercise their remote voting right through this BVD may (i) complete it, observing the guidelines mentioned above, and send it to the Company through the Online Platform, in accordance with the guidelines below; or (ii) send filing instructions to their respective custodian agents or to the Central Depository, as follows:

Through voting instructions sent by shareholders to the company’s share bookkeeping agent

This option is exclusively destined for shareholders owning shares deposited at Itaú Corretora de Valores S.A. (“Itaú”), in the capacity of the Company’s share bookkeeping agent.

Eligible shareholders intending to use this option shall register and hold a digital certificate. Information about registration and the step-by-step to issue the digital certificate are described at the following address:

<https://assembleiadigital.certificadodigital.com/itausecuritiesservices/artigo/home/assembleia-digital>.

The bookkeeping agent, in line with CVM Resolution No. 81/22, will disregard any dissenting votes on the same resolution that have been cast by the same number of individual taxpayer’s register (CPF) or corporate taxpayer’s ID (CNPJ).

Through voting instructions sent by shareholders to their respective custody agents or to the Central Depository

This option is exclusively destined for shareholders owning shares deposited with institutions and/or brokers (“**Custody Agents**”) at B3 S.A. – Brasil, Bolsa, Balcão (“**B3**”). If the shareholder’s shares are not deposited in the Central Depository of B3, voting instructions must be sent to the bookkeeping agent.

In this case, the remote vote shall be exercised by shareholders according to the procedures adopted by custody agents holding their positions under custody.

The shareholder owning shares deposited on B3 opting for exercising his remote voting right shall (i) do it by sending his vote instruction to the custody agent, with whom he holds shares under custody, observing the rules defined by the latter, who thereafter shall send voting instructions to B3’s Central Depository; or (ii) the transmission of their voting instructions directly to Central Depository of B3.

Since the service to collect and send filing instructions of this BVD is not mandatory for custody agents, we recommend that shareholders verify whether their custodian is authorized to provide such service and what procedures they have established for issuing voting instructions, as well as the documents and information they require.

Pursuant to Article 27 of CVM Resolution 81, shareholders shall send filing instructions of this BVD to their Custody Agents within four days before the ESM, i.e., until **December 13, 2025 (inclusive)**, unless otherwise term, always prior to this date, is defined by custody agents.

The Company informs that, if the respective Custody Agent does not provide remote voting services, shareholders shall have the option of sending their BVD and applicable documents directly to the Central Depository or the Company.

The Company is not liable for communication between shareholders and their respective custody agents.

Sending the BVD completed and directly signed to the Company

Shareholders who choose to send the BVD directly to the Company shall access the specific website of the ESM of the Company at <https://atlasagm.com.br> and complete their registration, uploading scanned copies of the following documents:

- (i) **Individuals:** Identity document with photo;
- (ii) **Legal Entities:** Copy of the latest consolidated bylaws or articles of association and the corporate documents granting powers of representation (minutes of the election of officers and/or power of attorney), as well as a copy of the photo identification document of the legal representative(s); and
- (iii) **Investment Funds:** Copy of the latest consolidated fund bylaws and the bylaws or articles of association of its manager/administrator, in addition to the corporate documents granting powers of representation (minutes of the election of officers and/or power of attorney), as well as a copy of the photo identification document of the legal representative(s).

Upon completing the submission of documents through the Digital Platform, the Shareholder or its representative must locate the “Grupo Casas Bahia S.A. AGE” page under the “Home” tab (located at the top of the Digital Platform) and may proceed with the voting process by filling out and digitally signing this BVD at <https://atlasagm.com>, which shall be the sole means for submitting the BVD directly to the Company, excluding the possibility of submission by postal mail or e-mail, pursuant to Article 27, §7, of CVM Resolution 81.

Additional instructions for filling out and digitally signing this Distance Voting Ballot through the Digital Platform can be found in the “User Guide for Voters,” available in the “Help” section of the Digital Platform’s website (<https://atlasagm.com>).

Once the BVD and the accompanying documents are received, the Shareholder will receive an e-mail, sent to the e-mail address registered on the Digital Platform, informing them of its receipt and acceptance or rejection, pursuant to Article 46 of CVM Resolution 81.

The BVD and corresponding documentation will only be considered as received by the Company and, therefore, counted for purposes of establishing the quorum of the ESM if the Company receives all scanned documentation in complete form, as described above, at least 4 days prior to the date of the ESM, i.e., by December 13, 2025 (inclusive). Any BVD and corresponding documentation received after such date shall be disregarded.

Postal and electronic addresses for submitting the distance voting ballot, should the shareholder wish to deliver the document directly to the company / Guidelines on the electronic system for participating in the shareholders' meeting, if such form of participation is permitted

Electronic address for submitting the BVD directly to the Company: <https://atlasagm.com>

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Information regarding participation and voting at the ESM.

Detailed information on the rules and procedures for participating and/or voting remotely at the ESM, including instructions on how to access the Digital Platform and submit the BVD, is provided in the Shareholders' Meeting Participation Manual, which contains the Company's Management Proposal, as well as other documents available on the Company's website (<https://ri.grupocasasbahia.com.br/>), the CVM website (www.gov.br/cvm), and the B3 website (www.b3.com.br).

Identification of the institution engaged by the Company to provide securities bookkeeping services, including name, physical and electronic address, telephone number, and contact person

Itaú Corretora de Valores S.A., Avenida Brigadeiro Faria Lima, 3,500, 3rd floor, ZIP code 04538-132, City of São Paulo, State of São Paulo, Brazil.

Shareholder service phone numbers: 3003-9285 (capital cities and metropolitan regions) or 0800 720 9285 (other locations).

Person responsible for the bookkeeping department.

Service hours are on business days from 9:00 a.m. to 6:00 p.m.

E-mail: atendimentoescrituracao@itau-unibanco.com.br.

Resolutions concerning the Extraordinary Shareholders' Meeting (ESM)

[Eligible securities for this resolution: BHIA3]

1. To amend the Company's authorized capital, with the consequent amendment to the caput of Article 6 of the Articles of Incorporation, so that the share capital may be increased up to BRL 13,250,000,000.00 (thirteen billion, two hundred and fifty million reais), by resolution of the Board of Directors, regardless of any amendment to the articles of incorporation.

Approve Reject Abstain

[Eligible securities for this resolution: BHIA3]

2. To amend Article 6 and consolidate the Company's Articles of Incorporation to reflect the change indicated in item (1) above.

Approve Reject Abstain

[Eligible securities for this resolution: BHIA3]

3. To authorize the Company's management to perform and execute all acts and documents necessary and/or convenient to implement the resolutions described above, as well as to ratify all acts already performed by the Company's management in connection with such matters up to the date of the ESM.

Approve Reject Abstain

City: _____

Date: _____

Signature: _____

Shareholder's Name: _____

Phone Number: _____