



SENDAS DISTRIBUIDORA S.A.
CNPJ/MF No. 06.057.223/0001-71
NIRE 33.300.272.909

**ANNUAL AND EXTRAORDINARY GENERAL MEETING
HELD ON APRIL 25th, 2025**

Final Voting Statement – Summary Version

Sendas Distribuidora S.A. ("Company") hereby discloses to its shareholders and the market in general, according to article 48, paragraph 6, I, of CVM Resolution 81/22, as amended, the **Final Voting Statement – Summary Version** for the Annual (**Annex 1**) and Extraordinary (**Annex 2**) General Meeting held on April 25, 2025, at 11:00 a.m. ("AEGM"), consolidating the votes cast remotely and the votes cast in person, as counted at the AEGM, containing total amount of approvals, rejections or abstentions on each matter and how many votes each candidate or slate received.

Rio de Janeiro, April 25, 2025.

Belmiro de Figueiredo Gomes
CEO and Investor Relations Officer



Annex I - AGO

Remote Voting Statement – Consolidated Summary

April, 25, 2025

1. Examination, discussion and voting on the Company's Financial Statements containing the Explanatory Notes, accompanied by the Management Report and the respective Management Accounts, the Independent Auditors' Report and Opinion, the Fiscal Council's Opinion and the Summary Annual Report and Opinion of the Statutory Audit Committee, for the fiscal year ending December 31, 2024.

ON	Approve	Reject	Abstain
1.041.444.599	912.143.908	410	129.300.281

2. Allocation of net income for the fiscal year ending December 31, 2024, in accordance with Management's Proposal.

ON	Approve	Reject	Abstain
1.041.444.599	946.987.286	30.954.468	63.502.845

3. To establish the number of members of the Company's Board of Directors to be elected for the next term of office, at seven (7) members, being six (6) Independent Directors, in accordance with Management's Proposal.

ON	Approve	Reject	Abstain
1.041.444.599	1.025.365.679	415	16.078.505

4. Nomination of all the names that compose the slate - Chapa Única

Chapa Única

Belmiro de Figueiredo Gomes (membro titular)

Enéas Cesar Pestana Neto (membro titular independente)

José Roberto Meister Müssnich (membro titular independente) Julio Cesar de Queiroz Campos (membro titular independente)

Leila Abraham Loria (membro titular independente)

Miguel Maia Mickelberg (membro titular independente)

Oscar de Paula Bernardes Neto (membro titular independente)

ON	Approve	Reject	Abstain
1.041.444.599	941.971.772	72.425.502	27.047.325

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

Oscar de Paula Bernardes Neto

ON	Approve	Reject	Abstain
1.041.444.599	999.655.287	11.304.695	30.484.617

6. Nomination of candidates for vice-chairman of the board of directors.

José Roberto Meister Müssnich

ON	Approve	Reject	Abstain
1.041.444.599	964.570.733	4.408.406	72.465.460

7. Establish the annual global compensation of the Company's management for the 2025 fiscal year, in accordance with the Management's Proposal, in the total amount of BRL 58,894,607.00, being up to BRL 47,542,424.00 for the Board of Officers, up to BRL 10,690,470.00 for the Board of Directors and up to BRL 661,713.00 for the Fiscal Council.

ON	Approve	Reject	Abstain
1.041.444.599	652.576.855	294.872.494	93.995.250

8. In case the Fiscal Council is installed, elect all the names that compose the slate recommended by the management.

Artemio Bertholini (effective) / Márcio Marcelo Belli (alternate)

Adriano Cives Seabra (effective) / Marco Antonio Mayer Foletto (alternate)

Leda Maria Deiro Hahn (effective) / René de Medeiros Ribeiro Martins (alternate)

ON	Approve	Reject	Abstain
1.009.579.614	857.239.598	600	152.339.416



Annex II - AGE

Remote Voting Statement – Consolidated Summary

April, 25, 2025

1. Amendment of Article 40, main section, and paragraphs 4th and subsequent, in order to complement the provisions related to public offerings in the event of reaching a relevant shareholding (poison pill) and its exceptions.

ON	Approve	Reject	Abstain
1.036.000.629	954.379.879	15.482.327	66.138.423

2. Amendment of the Companys Bylaws, according to the Management's Proposal, to: (a) include complementary activities in the Companys corporate purpose, related to the agency and intermediation of communication services, advertising in general and publicity, the sale and lease of machinery and other equipment related to collections, payments or receipts in general, the generation of electricity for own consumption or commercialization, canteens, bakeries and patisseries, and the sale of meat, dairy products, and cold cuts, as well as provisions aligned with the best governance practices regarding the Companys activities; (b) update the Companys capital stock provided for in Article 4, to reflect the capital increases approved at the Board of Directors' meetings held on October 30, November 18, and December 8, 2023, August 8, November 7, and December 11, 2024 and March 18, 2025; (c) include an exception of the Shareholders' Meeting attributions regarding the approval of transactions with related parties; (d) amend the maximum number of directors to seven (7), the minimum number of independent directors to 1/3, and the majority as external for the Board of Directors; (e) include additional requirements for the election of members of the Board of Directors, in accordance with the law, and to amend its powers; (f) amend the requirement for the election of Officers, in accordance with the law, and the designation of the position of the Officers; (g) provide for the adherence of the Companys Audit Committee to CVM Resolution No. 23, of February 25, 2021; (h) amend the provisions regarding the preparation of balance sheets and financial statements for the declaration of interim, intercalary dividends and interest on equity; (i) amend the statute of limitations for unreceived or unclaimed dividends, in accordance with the law, and the payment period for declared interest on equity; and (j) improve the Companys corporate governance.

ON	Approve	Reject	Abstain
1.036.000.629	699.211.883	266.636.560	70.152.186

3. Consolidation of the Company's Bylaws, as a result of the amendments resolved in items 1 and 2 above, if approved.

ON	Approve	Reject	Abstain
1.036.000.629	963.931.785	13.195.209	58.873.635