

SENDAS DISTRIBUIDORA S.A.

Brazilian Taxpayer's Registry No. 06.057.223/0001-71 Board of Trade Registry No. 33.300.272.909

ANNUAL AND EXTRAORDINARY SHAREHOLDERS MEETING TO BE HELD ON APRIL 25, 2025

Consolidated Summary of the Distance Voting Instruments

Sendas Distribuidora S.A. ("<u>Company</u>") hereby discloses to its shareholders and the market in general, according to article 46-C, II, of CVM Resolution 81/22, as amended, the **Consolidated Summary of the Distance Voting Instruments** for the Annual and Extraordinary General Meeting to be held on April 25, 2025, at 11:00 a.m. ("<u>AEGM</u>"), regarding the voting instructions, by its shareholders, via the remote voting instrument validly received by custody or bookkeeping agent, central depository, as well as directly by the Company, indicating the total number of approvals, rejections and abstentions for each of the subjects to be voted in the Annual **(Annex 1)** and Extraordinary **(Annex 2)** AEGM.

Rio de Janeiro, April 23, 2025.

Belmiro de Figueiredo Gomes

CEO and Investor Relations Officer



Annex 1 - AGO Summary Statement Consolidated by the Company

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
934.381.176	805.876.862	0	128.504.314

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

ON	Approve	Reject	Abstain
934.381.176	839.805.560	30.945.063	63.630.553

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
934.381.176	918.431.091	0	15.950.85

4. 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?¹

ON	Yes	No	Abstain
934.381.176	28.523.408	585.940.196	319.917.572

5. 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
934.381.176	836.089.634	71.357.677	26.933.865

¹ Initially, the Company received remote voting ballots from shareholders representing 19.5% of the share capital, requesting the implementation of the cumulative voting procedure for the election of the members of the Board of Directors at the Annual General Meeting scheduled for April 25, 2025. However, in accordance with the provisions of item 7.1.5 of Circular/Annual-2025-CVM/SEP and pursuant to the decision in CVM Process No. 19957.003630/2018-01, the Company received, on April 23, 2025, correspondences signed by shareholders holding shares representing 17.4% of the share capital, retracting their previously submitted request for the adoption of the cumulative voting procedure and expressing their opposition to such procedure. Consequently, the percentage of shareholders who requested the adoption of cumulative voting at the 2025 Annual General Meeting was reduced to 2.1%, thereby failing to meet the legal threshold required for the implementation of the said procedure

6. 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?

ON	Yes	No	Abstain
934.381.176	418.597.622	442.684.953	73.98.601

7. 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?

ON	Yes	No	Abstain
934.381.176	860.366.756	476.700	73.537.720

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

Belmiro de Figueiredo Gomes (membro titular)	120.736.033
2. Enéas Cesar Pestana Neto (membro titular independente)	120.655.559
3. José Roberto Meister Müssnich (membro titular independente)	120.734.970
4. Julio Cesar de Queiroz Campos (membro titular independente)	119.701.498
5. Leila Abraham Loria (membro titular independente)	124.766.770
6. Miguel Maia Mickelberg (membro titular independente)	100.063.265
7. Oscar de Paula Bernardes Neto (membro titular independente)	120.379.968

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

Oscar de Paula Bernardes Neto

ON	Approve	Reject	Abstain
934.381.176	892.708.734	11.300.700	30.371.742

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

José Roberto Meister Müssnich

ON	Approve	Reject	Abstain
934.381.176	857.378.087	4.387.241	72.615.848

11.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
934.381.176	555.213.010	285.214.358	93.953.808

12. Do you wish to request the establishment of a fiscal council, under the terms of article 161 of Law 6,404, of 1976?

ON	Yes	No	Abstain
934.381.176	785.443.289	123.529.701	25.408.186

13.In case the Fiscal Council is installed, to establish the number of three (3) effective members and three (3) alternate members to the Fiscal Council.

ON	Yes	No	Abstain
934.381.176	786.419.013	0	147.962.163

14. In case the Fiscal Council is installed, ellect 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
934.381.176	786.418.813	200	147.962.163



Annex 2 - AGE Summary Statement Consolidated by the Company

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
886.693.100	847.391.128	15.288.582	24.13.390

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
886.693.100	600.852.706	257.802.286	28.38.108

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
886.693.100	856.793.744	13.179.794	16.719.562