

Disclosure of the receipt of the synthetic voting map sent by the bookkeeper to the Annual Ordinary and Extraordinary General Meeting to be held on April 18th, 2024

Rio de Janeiro, April, 15th, 2024.

Vibra Energia S.A. ("Companhia") (B3: VBBR3) pursuant to article 21-T, paragraph 2, of the Securities and Exchange Commission ("CVM") Instruction No. 481, of December 17th, 2009, as amended, informs its shareholders and to the market in general that has received from the bookkeeper of the shares issued by the Company, Banco Itaú SA ("Bookkeeper"), the synthetic voting map consolidating the voting instructions transmitted by the shareholders to the Bookkeeper, as well as those transmitted by the shareholders for its custody agents, for each of the matters submitted to the resolution of the Annual General Meeting of the Company, to be held on April 18th, 2024 ("AGM"), with the indication of the total approvals, rejections and abstentions rendered by voting shares in each matter on the AGM's agenda. In this sense, the synthetic voting map can be found in Annex I and II to this publication.

Augusto Ribeiro

Executive Vice President of Finance, Purchasing and IR (CFO/IRO)





Anex I

Synthetic Map Bookkeeper AGM Vibra Energia of 04-18-2024 (base date 04-12-2024)

Synthetic Map Bookkeeper AGM VIDI	<u></u>		(2222 2212 2 : 12	
Deliberation	Active	Approve	Reject	Abstentions
1. Appreciation of the Company's management report, the Company's management accounts, the Company's financial statements, the opinion of the independent auditors, the opinion of the Company's Fiscal Council and the report of the Statutory Audit Committee to the Company for the fiscal year ended on December 31, 2023.	ON	365.534.250	48.900	69.599.902
2. Approval of the Companys proposed capital budget for the fiscal year ending December 31, 2024.	ON	435.134.152	48.900	-
3. Approval of the destination of the results of the fiscal year ending December 31, 2023, including the distribution of dividends.	ON	435.183.052	-	1
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? (If the shareholder chooses "no" or "abstain", his/her shares will not be computed for the request of the cumulative voting request).		364.011.417	49.872.532	21.299.103
5. 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 da Administração	ON	354.208.241	77.075.106	3.899.705
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	2.908.547	427.668.545	4.605.960
FC: Gueitiro Genso Matsuo (efetivo / effective) / Ana Cristina Ribeiro Kattar (suplente / substitute)	ON	419.275.765	10.727.114	5.180.173
FC: Rinaldo Pecchio Junior (Efetivo / Effective) / Walbert Antonio dos Santos (Suplente / Substitute)	ON	430.026.435	-	5.156.617
FC: Vitor Paulo Camargo Gonçalves (Efetivo / Effective) / Aramis Sá de Andrade (Suplente / Substitute)	ON	420.118.721	10.727.114	4.337.217



10. Establishment of the global amount of the compensation of the Companys managers, as well as the compensation of the members of the Companys Fiscal Council and the members of the advisory committees to the Companys Board of Directors.	ON	360.914.470	72.730.287	1.538.295
11. In case of a second call to the Annual General Meeting, can the voting instructions contained in this Ballot be considered for the purposes of the Annual General Meeting to be held on a second call.	ON	356.176.601	78.945.600	60.851
12. In case of a cumulative voting process, should the corresponding votes to your shares be equally distributed among the candidates indicated bellow? [If the shareholder chooses "yes", Only the candidates listed below with the answer type "approve" will be considered in the proportional percentage distribution. 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. The votes indicated in this field will be disregarded if the shareholder holding voting shares also 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.]	ON	419.993.055	10.727.114	4.462.883
Sérgio Agapito Lires Rial (Membro Independente/ Independent Member)	ON	60.725.142	-	-
Clarissa de Araújo Lins (Membro Independente/ Independent Member)	ON	59.929.868	-	-
Fabio Schvartsman (Membro Independente / Independent Member)	ON	18.185.304	-	-
Mateus Affonso Bandeira (Membro Independente / Independent Member)	ON	59.658.892	-	-
Nildemar Secches (Membro Independente / Independent Member)	ON	56.306.400	-	-
Ronaldo Cezar Coelho (Membro Independente / Independent Member)	ON	54.829.409	-	-
Walter Schalka (Membro Independente / Independent Member)	ON	71.173.796	-	-
Claudio Antonio Gonçalves (Membro Independente / Independent Member)	ON	49.743.666	-	-





Anex II

Synthetic Map Bookkeeper EGM Vibra Energia of 04-18-2024 (base date 04-12-2024)

Deliberation	Active	Approve	Reject	Abstentions
1. Increase on the Company's share capital through the capitalization of the legal reserve, the statutory reserve and part of the retention reserve without the issuance new shares and, therefore, without changing the number of shares into which the share capital of the Company is divided, with the consequent amendment of article 4 of the Companys bylaws ("Bylaws") to reflect the new share capital and the subsequent consolidation of the Bylaws.	ON	443.324.469	-	-
2. In case of a second call to the Extraordinary General Meeting, can the voting instructions contained in this Ballot be considered for the purposes of the Extraordinary General Meeting to be held on a second call.		405.769.351	37.555.118	-