SHAREHOLDERS' ANNUAL GENERAL MEETING OF RAMADA INVESTIMENTOS E INDÚSTRIA, S.A. ON 28th OF APRIL 2025

BALLOT PAPER

Postal Voting

(to be received in the Company's headquarters or by email – sede@ramadainvestimentos.pt – until 23:59 (Lisbon Time (UTC+1)) of 22nd April 2025)

Snarenoide	r's name:			
Address:				
Postal Code:				
Taxpayer number:				
Number of shares:				
Depositary Bank:				
POINT	PROPOSAL	FOR	ABSTAIN	AGAINST
One	Discuss and decide on the Company's financial statements for the year 2024,			
	including the separate and consolidated accounts and respective annexes, the Corporate Governance Report (which includes the Remuneration Report), the Management Report and other corporate information and supervisory and audit documents			
Proponent:	Board of Directors			
Two	Decide on the proposed appropriation of the net profit for the year ended 31st of December 2024 and, additionally, on the distribution of dividends, in cash			
Proponent:	Board of Directors			
Three	Assess the management and audit of the Company in accordance with article 455 of the Portuguese Companies Code			
Proponent:	Shareholder Promendo Investimentos, S.A.			
Four	Decide to increase the number of members of the Board of Directors from six to eight and, consequently, decide to elect two new members to integrate the Board of Directors until the end of the current term (2023-2025)			
Proponent:	Shareholder Caderno Azul, S.A.			
Five	Deliberate on the granting of authorisation to the Board of Directors for the acquisition and sale of treasury shares to the legal limit of 10%			
Proponent:	Board of Directors			

[Shareholder's signature or, in case of a legal person, of its legal representative]1

Enclosure: legible photocopy of the signatory's identification document² and, in the case of legal persons, document proving the legitimacy of the representation (in the case of legal persons based in Portugal, it will suffice to indicate the code of the permanent certificate regarding the entity represented).

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Note on Personal Data Protection

The personal data of shareholders or their representatives communicated to Ramada will be used exclusively for holding and managing Ramada's General Meeting.

Personal data will be collected and processed by Ramada for the exclusive purposes of holding the General Meeting in strict compliance with the General Regulation on Data Protection, being kept for a maximum period of 30 (thirty) days after collection or accordance with a legal obligation that determines the extension of this period.

We inform that the data subject will be granted the rights of access, rectification, elimination, limitation and opposition to the treatment and, for this purpose, the request must be sent to the Company, through the email address sede@ramadainvestimentos.pt or by post to the address of the company's headquarters, located at Rua Manuel Pinto de Azevedo, 818, 4100-320 Porto.

¹ Signature according to identification document.

² As an alternative to sending a copy of the identification document, under the terms and for the purposes of paragraph 2 of article 5 of Law 7/2007, of February 5, to check the authenticity of the vote and the respective identity of Mr. Shareholder, individual, or of the legal representative of Mr. Shareholder, corporate entity, the ballot paper must contain a signature recognized under the applicable legal terms.