

CNPJ 61.532.644/0001-15 A Publicly Listed Company

## FINAL SYNTHETIC VOTING MAP

## ANNUAL GENERAL STOCKHOLDERS' MEETING HELD ON APRIL 30, 2024

**ITAÚSA S.A.**, pursuant to CVM Resolution 81/22, discloses the final synthetic vote map consolidating: (i) the voting instructions transmitted by the shareholders through their respective custodian agents to the central depositary, the security registrar, directly to the Company; and (ii) the votes cast by the shareholders through the digital platform during the Assembly, identifying how many approvals, rejections or abstentions received each item in the ballot paper in the matters submitted to the deliberation of the Annual General Stockholders' Meeting on this date.

São Paulo (SP), April 30, 2024.

ALFREDO EGYDIO SETUBAL

Investor Relations Officer

## ITAÚSA S.A.

Final Synthetic Voting Map

## Annual General Stockholders' Meeting held on April 30, 2024 at 11 a.m.

	DESCRIPTION OF DELIBERATION	SPECIES OF SHARE	VOTE DELIBERATION	SHARES QUANTITY	% OVER TOTAL VOTES
1.	Take cognizance of the Managements Report, the Independent Auditor's Report, the Opinion of the Fiscal Council and the Audit Committee's Report and examine, discuss, and vote on the Financial Statements for the fiscal year ending December 31, 2023.	Common	Approve Reject Abstain	3,229,252,739 0 16	100.00 0.00 0.00
2.	Resolve on the proposal of the Board of Directors for the allocation of profit for the fiscal year 2023, as detailed in the Manual by the General Meeting available at https://www.itausa.com.br/General-Stockholders-Meetings.	Common	Approve	3,229,252,755 0	100.00 0.00
3.	Further distribution of earnings for account of fiscal year 2023 shall not be proposed in the Meeting. To deliberate on the proposal of Management that the number of seats on the Board of Directors for the next annual term of office shall be set at 8 (eight) effective and 2 (two)	Common	Abstain Approve Reject	0 3,229,252,755 0	0.00 100.00 0.00
ı.	alternate directors. 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	Common	Abstain Yes No	0 418,205,343	0.00 0.00 43.31
	*abstain*, his/her shares will not be computed for the request of the cumulative voting request). Election of the board of directors by single group of candidates - <u>by nomination of the controlling shareholders</u> : ALFREDO EGYDIO SETUBAL (Effective) / RICARDO EGYDIO CTUBAL (the controlling shareholders) ALFREDO EGYDIO SETUBAL (Effective) / RICARDO EGYDIO CTUBAL (the controlling shareholders) ALFREDO EGYDIO SETUBAL (Effective) / RICARDO EGYDIO CTUBAL (the controlling shareholders) ALFREDO EGYDIO SETUBAL (Effective) / RICARDO EGYDIO CTUBAL (the controlling shareholders) ALFREDO EGYDIO SETUBAL (Effective) / RICARDO EGYDIO CTUBAL (the controlling shareholders) ALFREDO EGYDIO SETUBAL (Effective) / RICARDO EGYDIO CTUBAL (the controlling shareholders) ALFREDO CTUBAL (the		Abstain Approve	547,317,708 3,229,196,643	56.69 99.99
	SETUBAL (Alternate); XNA LÚCIA DE MATTOS BARRETTO VILLELA (Effective) / RICARDO VILLELA MARINO (Alternate); ROBERTO EGVDIO SETUBAL (Effective) / RICARDO EGVDIO SETUBAL (Alternate); RODOLFO VILLELA MARINO (Effective) / RICARDO VILLELA MARINO (Alternate); PATRICIA DE MORAES (Independent Effective); RAUL CALFAT (Independent Effective); and VICENTE FURLETTI ASSIS (Independent Effective); and <u>by nomination of the Fundação Antonio e Helena Zerrenner (EAHZ)</u> : EDSON CARLOS DE MARCHI (Independent Effective).		Reject Abstain	56,112	0.01
5.	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?	Common	Yes No Abstain	963,901,814 1,621,237 0	99.83 0.17 0.00
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? [If the shareholder chooses "yes" and also indicates the "approve" answer type for specific candidates among those listed below, their votes will be distributed proportionally among		Yes	963,901,814	99.83
	these candidates. 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.]	common	Abstain	1,621,237	0.00
	View of all the candidates that compose the slate to indicate the cumulative voting distribution: ALFREDO EGYDIO SETUBAL (Effective) / RICARDO EGYDIO SETUBAL (Alternate)	Common	Approve Reject	120,487,727	12.50 0.00
	ANA LÚCIA DE MATTOS BARRETTO VILLELA (Effective) / RICARDO VILLELA MARINO (Alternate)	Common	Abstain Approve Reject	0 120,487,727 0	0.00 12.50 0.00
	ROBERTO EGYDIO SETUBAL (Effective) / RICARDO EGYDIO SETUBAL (Alternate)	Common	Abstain Approve Reject	0 120,487,727 0	0.00 12.50 0.00
	RODOLFO VILLELA MARINO (Effective) / RICARDO VILLELA MARINO (Alternate)	Common	-	0 120,487,727 0	0.00
8.	PATRÍCIA DE MORAES (Independent Effective)	Common		0 120,487,727 0	0.00
	RAUL CALFAT (Independent Effective)	Common	-	0 120,487,727 0	0.00 12.50 0.00
	VICENTE FURLETTI ASSIS (Independent Effective)	Common	Abstain Approve Reject Abstain	120,487,727 0	0.00 12.50 0.00 0.00
	EDSON CARLOS DE MARCHI (Independent Effective)	Common	Approve Reject Abstain	120,487,727	12.50 0.00 0.00
Э.	Do you wish to request a separate election of a member of the board of directors, under the terms of article 141, paragraph 4, I, of Law 6,404, of 1976? (The shareholder can only fill this field in case of keeping the position of voting shares ininterrupted for 3 months prior to the general meeting. If the shareholder chooses "no" or "abstain", his/her shares will not be computed for the request of a separate election of a member of the board of directors).	Common	Yes	0 8,685,189 956,837,862	0.00
0	Do you wish to request a separate election of a member of the board of directors, under the terms of article 141, paragraph 4, II, of Law 6,404, of 1976? (The shareholder can only fill this field in case of keeping the position of voting shares ininterrupted for 3 months prior to the general meeting. If the shareholder chooses "no" or "abstain", his/her shares will not be computed for the request of a separate election of a member of the board of directors).		Yes	74,092,582 323,050,113 1,848,967,936	3.30 14.38 82.32
1.	Resolve whether the candidates met the criteria for independent member of the Board of Directors, in accordance with the independence criteria set forth in the applicable regulation and in the Company's Nomination Policy for the Members to the Board of Directors and to the Fiscal Council.	Common	Approve Reject Abstain	3,227,687,630 1,565,125	99.95 0.05 0.00
2	Election of the fiscal board by single group of candidates - by nomination of the controlling shareholders: GUILHERME TADEU PEREIRA JUNIOR (Effective) / JOSÉ CARLOS DE BRITO E CUNHA (Alternate); MARCO TULIO LEITE RODRIGUES (Effective) / FELÍCIO CINTRA DO PRADO JUNIOR (Alternate); and	Common	Approve Reject	2,254,344,447	99.59 0.00
3	ELAINE MARIA DE SOUZA FUNO (Effective) / LUIZ ALBERTO DE CASTRO FALLEIROS (Alternate, on instead of Valdir Augusto de Assunção, who declared himself unable to attend). If one of the candidates of the slate leaves it, to accommodate the separate election referred to in articles 161, paragraph 4, and 240 of Law 6404, of 1976, can the votes corresponding to your shares continue to be conferred to the same slate?	Common		9,385,257 417,458,624 1,621,237	0.41 43.23 0.17
4		Common	-	546,443,190 557,449,684 0	56.60 17.26 0.00
5.	GUSTAVO AMARAL DE LUCENA (Alternate). Separate election of the fiscal council - Preferred shares - By nomination of the Caixa de Previdência dos Funcionários do Banco do Brasil (PREVI); MAURÍCIO NOGUEIRA (Effective); and OUVIRER MICHEL COLAS (Alternate).	Preferred	Abstain Approve Reject Abstain	2,671,803,071 2,160,235,803 474,565 309,667,358	82.74 87.45 0.02
5	OLIVIER MICHEL COLAS (Alternate). To deliberate on the proposal of the Board of Directors to maintain the aggregate and annual amount to be allocated for the remuneration of the management (Board of Directors and its Advisory Committees, Advisory Board and Board of Officers) of up to R\$ 55 million, except social charges the obligation of the Company.	Common	-	309,667,358 3,229,252,755 0	12.53 100.00 0.00
7.	To deliberate on the proposal of the Board of Directors for setting the monthly remuneration individual of the Fiscal Councilors at R\$ 22 thousand for the effective members and R\$ 10 thousand for the alternates.	Common	Abstain Approve Reject Abstain	0 3,229,252,755 0 0	0.00
	Percentage calculated based on the total capital of shares issued by the Company.	Common S Preferred Total Atte	Shares Shares	3,229,252,755 2,470,377,726 5,699,630,481	0.00 90.98 36.44 55.19