Annual General Meeting (AGM) - CIA PARANAENSE DE ENERGIA - COPEL to be held on 04/24/2025

Shareholder	's Name
Shareholder	's CNPJ or CPF
E-mail	
Instructions	on how to cast your vote
fill in this Ba	hareholders opt to exercise their voting rights at a distance, it is mandatory that they llot Paper with their full name (or company name in case of a corporate entity) and n individual taxpayer card (CPF) or corporate taxpayer card (CNPJ) number.
	for sending your ballot, indicating the delivery process by sending it directly to y or through a qualified service provider
should trans Bookkeeping the latter, wi Balcão. To the (Itaú Correto instructions of The shareho Company shot to the follow physical cop Izidoro Biaze	s who choose to exercise their right to vote at a distance through service providers smit their voting instructions to their respective custody agents or through the Agent (Itaú Corretora de Valores S.A.), in accordance with the rules determined by nich, in turn, will forward such votes to the Central Depository of [B]³ Brasil, Bolsanis end, shareholders should contact their custody agents or the Bookkeeping Agent and evalores S.A.) and check the procedures they have established for issuing voting it ballot paper, as well as the documents and information they require to do sololder who chooses to exercise his/her voting right at a distance directly to the ould, preferably, send a digitalized copy of the ballot and the pertinent documentation ring e-mail address: ri@copel.com. Alternatively, the shareholder may send the y of the ballot paper and pertinent documentation to Copels head office Rua José atto nº 158, Bloco A, Bairro Campo Comprido, CEP 81200-240, Curitiba - PR, Brazil, Investor Relations Office, at its Shareholders and Capital Market Regulatory Duties
deliver the d	e-mail address to send the distance voting ballot, if the shareholder chooses to locument directly to the company / Instructions for meetings that allow ystem's participation, when that is the case.
A digitalized email addres documentation Bairro Camp Office, at its For the voting all of its page the case may that it is accessance before the corporate document with t	copy of the ballot and the pertinent documentation should be sent to the following se: ri@copel.com. Alternatively, a physical copy of the ballot paper and pertinent on may be sent to Copel's head office at Rua José Izidoro Biazetto no 158, Bloco A, o Comprido, CEP 81200-240, Curitiba - PR, Brazil, Finance and Investor Relations Shareholders and Capital Market Regulatory Duties Division. If form to be considered valid, it is essential that (i) all of its fields are duly filled out; (ii) are are initialed; and (iii) at the end, the shareholder or his/her legal representative, as y be and according to the terms of the legislation in effect, has signed the form, and companied by a certified copy of the following documents: (a) for natural person is: - identity document with photo of the shareholder and/or his representative, as case or legal entity shareholders: - last consolidated bylaws or articles of incorporation and e documents that prove the legal representation of the shareholder; and identity ith a photo of the legal representative; (c) for investment funds: - last consolidated the fund; - bylaws or articles of incorporation of its administrator or manager, as the observed the voting policy of the fund; - corporate documents that prove the powers ation; and - identity document with a photo of the legal representative. Into must be received by the Company, in full order, within four (4) days prior to the General Meeting, that is, by April 20, 2025 (inclusive), pursuant to article 27 of CVM on 81/2022. Ballots received by the Company after this date will not be considered.
securities, w	f the institution hired by the company to provide the registrar service of with name, physical and electronic address, contact person and phone number
ITAÚ CORRI Av. Brigadeir Phone: (+55) E-mail: aten	ntracted by the Company to provide securities bookkeeping services: ETORA DE VALORES S.A o Faria Lima, 3500, 3º Andar, Itaim Bibi, São Paulo, SP CEP 04538-132 o 0800 720 9285 dimentoescrituracao@itau-unibanco.com.br on: Simone Pereira Romão
	concerning the Annual General Meeting (AGM)
	ters in this resolution: CPLE3]
- •	on on the Annual Management Report and financial statements for fiscal year 2024:
[] Approve	[] Reject [] Abstain

[Eligible tickers in this resolution: CPLE3]

2. Deliberation on the proposal for the capital budget for fiscal year 2025:

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[] Approve [] Reject [] Abstain	
[Eligible tickers in this resolution: CPLE3]	
3. Deliberation on the Board of Directors proposal for allocation of the net income verified for the fiscal year 2024 and distribution of dividends:	
[] Approve [] Reject [] Abstain	
[Eligible tickers in this resolution: CPLE3]	
4. Establishment of the compensation of Directors, Officers, members of the Supervisory Board and members of Statutory Committees for fiscal year 2024:	
[] Approve [] Reject [] Abstain	
[Eligible tickers in this resolution: CPLE3]	
5. The Board of Directors shall be composed of nine full members:	
[] Approve [] Reject [] Abstain	
[Eligible tickers in this resolution: CPLE6;CPLE5]	
Separate election of the board of directors - Preferred shares	
6. Nomination of candidates for the board of directors by preferred shareholders without voting rights or with restricted voting rights (shareholders can only fill this field in case of keeping the relevant shares ininterrupted for 3 months prior to the general meeting).	
Geraldo Corrêa de Lyra Junior - Indicado pelo BNDES Participações S.A. ("BNDESPar")	
[] Approve [] Reject [] Abstain	
7. If it is verified that neither the holders of voting right shares nor the holders of preferred shares without voting rights or with restricted voting rights have reached the quorum required in items I and II, respectively, of paragraph 4, article 141, of Law 6404, of 1976, do you wish to have your vote added to the shares with voting rights in order to elect to the board of directors the candidate with the highest number of votes amongst all those who, appearing on this ballot, run for the separate election?	
[] Yes [] No [] Abstain	
[Eligible tickers in this resolution: CPLE3] Election of the board of directors by single group of candidates	
Chapa única	
Marcel Martins Malczewski	
Marco Antônio Barbosa Cândido	
Viviane Isabela de Oliveira Martins	
Pedro Franco Sales	
Jacildo Lara Martins	
Raul Almeida Cadena	
Augusto Cezar Tavares Baião	
Moacir Carlos Bertol	

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8. 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 única	
[] Approve [] Reject [] Abstain	
9. 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?	
[] Yes [] No [] Abstain	
10. 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 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.]	
[] Yes [] No [] Abstain	
11. View of all the candidates that compose the slate to indicate the cumulative voting distribution.	
Marcel Martins Malczewski [] Approve [] Reject [] Abstain / [] %	
Marco Antônio Barbosa Cândido [] Approve [] Reject [] Abstain / [] %	
Viviane Isabela de Oliveira Martins [] Approve [] Reject [] Abstain / [] %	
Pedro Franco Sales [] Approve [] Reject [] Abstain / [] %	
Jacildo Lara Martins [] Approve [] Reject [] Abstain / [] %	
Raul Almeida Cadena [] Approve [] Reject [] Abstain / [] %	
Augusto Cezar Tavares Baião [] Approve [] Reject [] Abstain / [] %	
Moacir Carlos Bertol [] Approve [] Reject [] Abstain / [] %	
[Eligible tickers in this resolution: CPLE3]	
12. Fulfillment of independence criteria by the elected members of the Board of Directors (Marcel Martins Malczewski, Marco Antônio Barbosa Cândido, Viviane Isabela de Oliveira Martins, Pedro Franco Sales, Jacildo Lara Martins, Raul Almeida Cadena e Augusto Cezar Tavares Baião):	
[] Approve [] Reject [] Abstain	
[Eligible tickers in this resolution: CPLE3]	
13. 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).	
[] Yes [] No [] Abstain	

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[Eligible tickers in this resolution: CPLE3;CPLE6;CPLE5]
14. Do you wish to request the establishment of a fiscal council, under the terms of article 161 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 establishment of the fiscal council).
[]Yes []No [] Abstain
City :
Date :
Signature :
Shareholder's Name :
Phone Number: