



NOTICE TO THE MARKET | 05/25

COMPANHIA PARANAENSE DE ENERGIA - COPEL

CNPJ/ME 76.483.817/0001-20 – NIRE 41300036535 – CVM Registration 1431-1
B3 (CPLE3, CPLE5, CPLE6)
NYSE (ELP, ELPC)
LATIBEX (XCOP, XCOPO)

Clarifications on CVM/B3 questions regarding the AGM

COPEL ("Company") hereby informs its shareholders and the market in general that, on this date, it has resubmitted the Remote Voting Bulletin ("BVD"), the Call Notice ("Call Notice") and the Management Proposal ("Proposal") related to the Company's Annual General Meeting, to be held, on first call, on April 24, 2025 ("Meeting"), following the guidance of Official Letter No. 68/2025/CVM/SEP/GEA-1, sent on 03/25/2025 by the Brazilian Securities and Exchange Commission - CVM ("Official Letter"), replicated below:

Mr.

Felipe Gutterres Ramella
Investor Relations Director of
Cia Paranaense de Energia Copel
Rua José Izidoro Biazetto, 158, Bloco A, Mossunguê
81200-240 – Curitiba – PR
E-mail: ri@copel.com

Subject: Biennial Risk-Based Supervision Plan 2025-2026 - Analysis of the Remote Voting Bulletin.

Dear Sir,

- 1. We refer to the Remote Voting Bulletin ("BVD") of CIA PARANAENSE DE ENERGIA COPEL, referring to the Annual General Meeting to be held on April 24, 2025, filed by the Company in the IPE Module of the Empresas.NET System on March 24, 2025.
- 2. In this regard, based on the provisions of Section III and Annex M of CVM Resolution 81/22, the following inconsistencies were identified, which is why we request the resubmission of the Remote Voting Bulletin with the appropriate changes:
 - 2.1. In the indication of the institution hired by the company to provide the securities bookkeeping service, the name of a contact person was not provided, in accordance with item 6 of Annex M to CVM Resolution 81/22. We request that this be included.
 - 2.2. The resolution allowing minority shareholders with voting rights to request the separate election of a member of the board of directors was not included, as per item 16 of Annex M to CVM Resolution 81/22. Please include.
 - 2.3. The resolution allowing minority shareholders holding shares with voting rights to add their votes to those of preferred shares without voting rights or with restricted voting rights, as per item 17 of Annex M to CVM Resolution 81/22, has not been included. Please include.
 - 2.4. The resolution to request the adoption of multiple voting, as per item 11 of Annex M to CVM Resolution 81/22, has not been included. Please include.
 - 2.5. The resolution to request the installation of the fiscal council, as per item 20 of Annex M to CVM Resolution 81/22, has not been included. Please include.
- 3. In addition, in the notice, include the percentage of 2% of voting shares in the part relating to the installation of the Audit Board, since only 1% of non-voting shares was mentioned.
- 4. Finally, with regard to the Management Proposal, present the information on the nominees for the Board of Directors in such a way as to contain all the information highlighted in item 7.3 of Annex C to CVM Resolution 80/22.
- 5. On the occasion of the resubmission of the Remote Voting Bulletin and the Management Proposal, as a result of compliance with the requirements contained in this Official Letter, the Company must send a notice through the















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Empresas.NET System, in the "Notice to the Market" category, type "Clarifications on CVM/B3 consultations" informing about the aforementioned resubmission and referring to this Official Letter.

In response to the letter, the Company implemented the following changes:

- 1. With regard to the BVD: (i) included the name of the contact person at the institution responsible for the bookkeeping of the shares issued by the Company, in compliance with item 2.1 of the Official Letter; (ii) included a new item 13 at the end of the other resolutions, in compliance with item 2.4 of the Official Letter; and (iii) included a new item 14 at the end of the other resolutions, in compliance with item 2.5 of the Official Letter. Resolutions (ii) e (iii) have been included at the end to avoid numbering adjustments in the other resolutions.
 - The Company clarifies that it has not made the adjustments mentioned in items 2.2 and 2.3 of the Official Letter, given that the Company has dispersed capital, and does not have a controlling shareholder or group of shareholders, so that the request for a separate election for a member of the Board of Directors by minority shareholders holding shares with voting rights, as well as the possibility for such minority shareholders holding shares with voting rights to request that their votes be aggregated with those of preferred shares without voting rights or with restricted voting rights, do not apply.
- 2. With regard to the Public Notice, it included the information that shareholders holding 2% of the shares with voting rights may also request the installation of a Supervisory Board, in compliance with item 3 of the Official Letter.
- 3. With regard to the Proposal, it has supplemented the information on the candidates for members of the Board of Directors under the terms of item 7.3 of the Reference Form (Annex IV of the Proposal), in compliance with item 4 of the Official Letter.

The Company clarifies that the resubmissions do not affect any of the proposals relating to the Meeting. In addition, given that only new resolutions have been included (and not adjusted to existing resolutions) in the BVD, any votes already cast by shareholders will be considered valid.

In any case, shareholders who wish to change their vote or vote on the additional resolutions included may send a new BVD, replacing the one previously submitted, observing the deadline of 4 (four) days before the Meeting, i.e. **April 20, 2025**, pursuant to article 27 of RCVM 81. In order to prevent the voting instructions of shareholders who may have already sent the BVD to the Company from being considered conflicting, the Company recommends that shareholders send any new voting instructions to the same service provider previously used.

Further information can be obtained from Investor Relations: ri@copel.com.

The Company reiterates that the Ordinary General Meeting - AGM remains scheduled for April 24, 2025.

Curitiba, March 27, 2025.

Felipe Gutterres

Vice-President of Financial and Investor Relations
For further information, please contact the Investor Relations team:
ri@copel.com or (41) 3331-4011









