DISTANCE VOTING BALLOT

Extraordinary General Meeting (EGM) - INFRACOMMERCE CXAAS S.A. to be held on 06/30/2025

Shareholder's Name

Shareholder's CNPJ or CPF

E-mail

Instructions on how to cast your vote

In addition to the Digital Platform (electronic system for participation and remote voting), the Company will also adopt the remote voting system through the Distance Voting Ballot, in line with the provisions of CVM Resolution 81, whose model for completion was made available on the Companys Investor Relations website (https://ri.infracommerce.com.br/) and on the CVM website (https://www.gov.br/cvm/pt-br).

For the shareholders proper identification on the Distance Voting Form, the following data must be filled in: (i) full name or corporate name; and (ii) the registration number with the Ministry of Finance, whether of a legal entity (CNPJ) or an individual (CPF). Filling in the email address is recommended, although it is not mandatory.

In order for the Distance Voting Ballot to be considered valid and the votes cast therein to be counted as an integral part of the quorum of the Assembly, (i) all fields must be duly completed; and (ii) at the end, the shareholder (or his legal representative, as the case may be) must sign them.

In this sense, shareholders who wish to vote through the Distance Voting Ballot may forward their voting instructions in relation to the matters included in the Meetings Agenda through one of the options described below:

In the case of shareholders who hold part of the shares issued by the Company in custody and part in a book-entry environment, or who have shares held in custody in more than one custodian institution, voting instructions may be sent only to one institution, and the vote will always be considered by the total number of shares held by the shareholder at the time of the Meeting.

To exercise the right to vote through service providers, shareholders must contact their custody agents, if they provide this service, the central depositary and/or the Bookkeeper of the shares issued by the Company and verify the procedures established by them, as well as the documents and information required by them for such.

Instructions for sending your ballot, indicating the delivery process by sending it directly to the Company or through a qualified service provider

To be validly accepted, the Distance Voting Slips, accompanied by the identification and representation documentation required below, respectively, must be received by the Company or by the service providers by June 26, 2025, inclusive. Service providers may indicate another specific date for receiving instructions for filling out Distance Voting Forms. However, the Distance Voting Ballots that may be received by the Company after such date will be disregarded.

I. By means of voting instructions transmitted by shareholders to their respective custody agents

This option is intended exclusively for shareholders holding shares deposited with B3. In this case, the vote through the Distance Voting Ballot will be exercised by the shareholders in accordance with the procedures adopted by the institutions and/or brokers responsible for the custody of such shares.

The shareholder holding shares deposited with B3 who chooses to exercise their voting rights through the Distance Voting Ballot must do so by transmitting their voting instructions to the institution and/or broker that holds their shares in custody (custody agent), subject to the rules determined by the latter that, subsequently, they will forward such voting statements to the Central Depository of B3.

As the provision of the service of collection and transmission of instructions for filling out the Distance Voting Ballot is optional for custody agents, we recommend that the shareholder verify whether his custodian is qualified to provide such service and what procedures he has established for issuing the voting instructions, as well as the documents and information required by him.

The Company informs that, if its respective custody agent does not provide such service, the shareholder will have the option of sending its Distance Voting Ballot and applicable documents directly to the Company itself, as described in item IV below.

II. By means of voting instructions transmitted by the shareholders to the bookkeeping agent of the shares issued by the Company - BTG Pactual Serviços Financeiros S/A DTVM

This option is intended exclusively for shareholders holding shares deposited with BTG Pactual Serviços Financeiros S/A DTVM (Bookkeeping Agent), which is the bookkeeping agent for the shares issued by the Company. Shareholders must register and have a digital certificate to

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transmit their voting instructions to the Bookkeeper. For contact and clarification of doubts, use the electronic address escrituracao.acao@btgpactual.com from Monday to Friday during business hours.

III. By means of voting instructions transmitted by shareholders to the central depositary in which the shares are deposited

This option is intended exclusively for shareholders holding shares deposited in the central depositary. In this case, the shareholder may transmit the voting instructions directly to the central depositary in which the shares are deposited, and must comply with the established procedures and documents required by the central depositary.

Shareholders will be able to express their vote directly through the electronic system made available by B3, in the Investor Area (available in https://www.investidor.b3.com.br/), in the Services section, by clicking on Open Meetings.

IV. By forwarding their voting guidance directly to the company, exclusively through the Digital Platform

This option can be used by all shareholders of the Company. If the shareholder chooses to forward his voting guidance directly to the Company, exclusively through the Digital Platform, the Distance Voting Ballot must be filled out digitally directly on the platform of the events electronic address, after registering in the tool, according to the guidelines contained in the Companys Management Proposal, until June 26, 2025.

The deadline for the measures referred to below (as provided for in article 46 of CVM Resolution 81) will count exclusively from the receipt of complete and sufficient documentation on the Digital Platform. Distance Voting Ballots received after the established date will be disregarded by the Company.

The Company will notify the shareholders, within three (3) days of receipt of the Distance Voting Ballot, whether or not the documents received are sufficient for the vote to be considered valid.

Accepted identity documents: RG, RNE, CNH, passport and officially recognized professional registration card, functional cards issued by public administration bodies, as long as they contain a photo of their holder, and voter card, as long as they have biometrics and photo. For investment funds: documents of the manager and/or administrator, subject to the voting policy.

The Company will not require certified copies, notarization or notarization of documents issued and signed in Brazilian territory or notarization, legalization/apostille and registration in the Registry of Deeds and Documents in Brazil of those signed outside the country, but the simple translation of such foreign documents will continue to be required.

If the documentation listed in the table above is received by the Company, exclusively through the Digital Platform, after June 26, 2025, the Company will communicate to the shareholder that the votes cast through the Distance Voting Ballot will be disregarded. If the shareholder, after the transmission of the voting instruction or sending of the Distance Voting Ballot, chooses to participate in the Meeting via Digital Platform (by himself or by proxy), the voting instruction through the Distance Voting Ballot may be disregarded, if he requests to exercise the vote through the electronic remote voting system.

Postal and e-mail address to send the distance voting ballot, if the shareholder chooses to deliver the document directly to the company / Instructions for meetings that allow electronic system's participation, when that is the case.

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Indication of the institution hired by the company to provide the registrar service of securities, with name, physical and electronic address, contact person and phone number

BTG Pactual Serviços Financeiros S/A DTVM Address: Praia de Botafogo, No. 501, 5th Floor, part, Torre Corcovado, Botafogo, Rio de Janeiro/RJ, Zip Code 22250-040 Phone – Shareholder's Service: + 55 11 3383-1132 Email: escrituracao.acao@btgpactual.com

Resolutions concerning the Extraordinary General Meeting (EGM)

[Eligible tickers in this resolution: IFCM3]

1. To resolve on the reverse split of all the current 1,480,408,287 (one billion, four hundred and eighty million, four hundred and eight thousand, two hundred and eighty-seven) common shares,

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all registered, book-entry and without par value, issued by the Company, in the proportion of 15 (fifteen) shares converted into 1 (one) share of the same type, without change in the value of the Companys capital stock, but only the total number of shares (Reverse Stock Split); and

[] Approve [] Reject [] Abstain

[Eligible tickers in this resolution: IFCM3]

2. To resolve on the amendment of article 5, caput, of the Companys Bylaws, in order to reflect the number of shares issued by the Company adjusted, as a result of the Stock Split, once approved, and its consolidation (Amendment of the Bylaws);

[] Approve [] Reject [] Abstain

[Eligible tickers in this resolution: IFCM3]

3. To resolve on setting the limit for the amount of the annual global compensation of the Companys managers for the fiscal year of 2025; and

[] Approve [] Reject [] Abstain

[Eligible tickers in this resolution: IFCM3]

4. To resolve on the authorization for the managers to take the measures and perform the acts necessary to implement the resolutions to be taken at the Meeting, as well as to ratify all acts performed up to the date of the Meeting related to the resolutions to be taken at the Meeting

[] Approve [] Reject [] Abstain

City :_____

Date :____

Signature :____

Shareholder's Name :_____

Phone Number :_____