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USINAS SIDERÚRGICAS DE MINAS GERAIS S.A. - USIMINAS

Publicly Held Company
CNPJ/MF 60.894.730/0001-05
NIRE 313.000.1360-0

**CONSOLIDATED SUMMARY VOTING MAP
ANNUAL AND EXTRAORDINARY SHAREHOLDERS´ MEETING OF
04/23/2026**

Usinas Siderúrgicas de Minas Gerais S.A. – USIMINAS (the “Company”), in accordance with articles 46-B, sole paragraph, and 46-C, item II, both of CVM Resolution No. 81/2022, hereby discloses the consolidated summary voting map regarding the remote voting ballots (“Boletins de Voto à Distância”) sent by shareholders to their custody agents, the central depository, the bookkeeping agent and directly to the Company, in connection with the Annual and Extraordinary Shareholders´ Meeting to be held on April 23, 2026, as attached.

Belo Horizonte, April 22, 2026.

Diego Eduardo García

Vice President of Finance and Investor Relations

Usinas Siderúrgicas de Minas Gerais – Usiminas
Annual and Extraordinary General Meeting of April 23, 2026, at 12:00 p.m.

Consolidated Summary Voting Map – Annual General Meeting			
Resolution code	Resolution description	Vote	Quantity
1	Approve the officers' accounts, the financial statements and the annual management report for the fiscal year ended December 31, 2025.	Approve	10.334.090
		Reject	21
		Abstain	7.553.494
2	Approve the allocation of the result for fiscal year 2025, with the absorption of the fiscal year 2025 loss in the amount of R\$ 3,072,616,543.05 through the Investments and Working Capital Reserve account.	Approve	10.504.836
		Reject	35.021
		Abstain	7.347.748
3	Set the aggregate compensation of the Company's Officers for the period until the Company's 2027 Annual General Meeting at an amount of up to R\$ 41,451,520.00.	Approve	9.273.004
		Reject	1.266.553
		Abstain	7.348.048
4	Set the number of members of the Board of Directors: Board of Directors to be composed of 8 (eight) members, 7 (seven) elected by the shareholders and 1 (one) appointed as the representative of the Company's employees.	Approve	10.503.934
		Reject	35.923
		Abstain	7.347.748
5	Do you wish to request the adoption of cumulative voting for the election of the Board of Directors, pursuant to article 141 of Law No. 6,404 of 1976? (If the shareholder chooses "no" or "abstain", their shares will not be counted for purposes of requesting cumulative voting.)	Yes	112.396
		No	14.451
		Abstain	17.760.758
6	Election of the Board of Directors by a single slate Slate 1: Oscar Montero Martínez / Mario Giuseppe Antonio Galli Juan Ignacio Soma / Fernando Duelo Van Deusen Elias de Matos Brito / Luis María Madero Ronald Seckelmann / Paulo Eduardo Bicudo dos Santos Pedro Henrique Gomes Teixeira / Murilo Pinheiro Rico	Approve	123.088
		Reject	1.234.069
		Abstain	16.530.448

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	<p>Cynthia Inés Graf Caride / Letícia Domingues Costa Braga</p> <p>Rita Rebelo Horta de Assis Fonseca / Roberto Luis Prodocimi Maia</p> <p>Indication of all names composing the slate (Votes entered in this field will be disregarded if the voting shareholder also completes the fields for the separate election of a member of the Board of Directors and such separate election takes place) – Slate 1</p>		
7	<p>If one of the candidates on the chosen slate is no longer part of it, may the votes corresponding to your shares continue to be allocated to the chosen slate?</p>	Yes	6.774
		No	1.350.383
		Abstain	16.530.448
8	<p>In the event cumulative voting is adopted, should the votes corresponding to your shares be distributed in equal percentages among the members of the slate you chose? [If the shareholder chooses “yes” and also selects the response type “approve” for specific candidates listed below, their votes will be distributed proportionally among such candidates. If the shareholder chooses “abstain” and the election occurs through cumulative voting, the vote must be computed as an abstention in the respective meeting resolution.]</p>	Yes	17.508
		No	3.718
		Abstain	17.866.379
9	<p>View all candidates composing the slate to indicate the distribution of cumulative voting.</p>	N/A	N/A
	<p>Oscar Montero Martínez / Mario Giuseppe Antonio Galli [] Approve [] Reject [] Abstain / [] %</p>	N/A	N/A
	<p>Juan Ignacio Soma / Fernando Duelo Van Deusen [] Approve [] Reject [] Abstain / [] %</p>	N/A	N/A
	<p>Elias de Matos Brito / Luis María Madero [] Approve [] Reject [] Abstain / [] %</p>		
	<p>Ronald Seckelmann / Paulo Eduardo Bicudo dos Santos [] Approve [] Reject [] Abstain / [] %</p>		
	<p>Pedro Henrique Gomes Teixeira / Murilo Pinheiro Rico [] Approve [] Reject [] Abstain / [] %</p> <p>Cynthia Inés Graf Caride / Letícia Domingues Costa Braga [] Approve [] Reject [] Abstain / [] %</p> <p>Rita Rebelo Horta de Assis Fonseca / Roberto Luis Prodocimi Maia [] Approve [] Reject [] Abstain / [] %</p>		

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10	<p>Request for separate election of a member of the Board of Directors by minority shareholders holding voting shares. The shareholder may only complete this field if they have uninterrupted held the shares with which they vote during the 3 months immediately prior to the General Meeting.</p> <p>Do you wish to request the separate election of a member of the Board of Directors, pursuant to article 141, paragraph 4, item I, of Law No. 6,404/1976?</p>	Approve	8.193.521
		Reject	21
		Abstain	9.194.063
11	<p>Separate election of members of the Board of Directors – Common Shares – Number of seats to be filled: 1</p> <p>Nomination of candidates for the Board of Directors by minority shareholders holding voting shares (the shareholder may only complete this field if they have uninterrupted held the shares with which they vote during the 3 months immediately prior to the General Meeting)</p> <p>Ricardo Reisen de Pinho / Domenica Eisenstein Noronha</p>	Approve	8.168.696
		Reject	3.719
		Abstain	9.183.361
12	<p>If it is verified that neither holders of voting shares nor holders of preferred shares without voting rights or with restricted voting rights have, respectively, reached the quorum required in items I and II of paragraph 4 of article 141 of Law No. 6,404 of 1976, do you wish your vote to be aggregated with the votes of preferred shares in order to elect to the Board of Directors the candidate with the highest number of votes among all those who, as listed in this remote voting ballot, compete in the separate election?</p>	Yes	8.164.292
		No	3.721
		Abstain	9.187.763
13	<p>Request for separate election of a member of the Board of Directors by minority shareholders holding preferred shares without voting rights. The shareholder may only complete this field if they have uninterrupted held the shares with which they vote during the 3 months immediately prior to the General Meeting.</p> <p>Do you wish to request the separate election of a member of the Board of Directors, pursuant to article 141, paragraph 4, item II, of Law No. 6,404/1976?</p>	Approve	47.021.123
		Reject	4.738.160
		Abstain	61.940.955
14	<p>If it is verified that neither holders of voting shares nor holders of preferred shares without voting rights or with restricted voting rights have, respectively, reached the quorum required in items I and II of paragraph 4 of article 141 of Law No. 6,404/1976, do you wish your vote to be aggregated with the votes of voting shares in order to elect to the Board of Directors the candidate with the highest number of votes among all those who, as listed</p>	Approve	104.385.151
		Reject	4.070.276
		Abstain	5.244.811

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	in this remote voting ballot, compete in the separate election? The shareholder may only complete this field if they have uninterrupted held the shares with which they vote during the 3 months immediately prior to the General Meeting.		
15	Election of the Chairperson of the Board of Directors – Number of seats to be filled: 1	Approve	127.126
	Nomination of candidates for Chairperson of the Board of Directors.	Reject	1.230.331
	Elias de Matos Brito	Abstain	16.530.148
16	Election of the Fiscal Council by a single slate	Approve	17.788
	Slate 1: Paulo Frank Coelho da Rocha / Fabio Nogueira Tayar	Reject	3.759
	Sérgio Carvalho Campos / Juliana de Castro Prudente Douglas Mota / Karen Saruyi Teruya Indication of all names composing the slate – Slate 1	Abstain	17.866.058
17	If one of the candidates on the slate is no longer part of it to accommodate the separate election referred to in articles 161, paragraph 4, and 240 of Law No. 6,404 of 1976, may the votes corresponding to your shares continue to be allocated to the chosen slate?	Yes	17.786
		No	1.234.071
		Abstain	16.635.748
18	Separate election of the Fiscal Council – Common Shares – Number of seats to be filled: 1	Approve	8.098.623
	Nomination of candidates for the Fiscal Council by minority shareholders holding voting shares (the shareholder must complete this field if they left the general election field blank)	Reject	21
	André Leal Faoro / Linneu Albuquerque Mello	Abstain	9.788.961
19	Separate election of the Fiscal Council – Preferred Shares – Number of seats to be filled: 1	Approve	112.643.360
	Nomination of candidates for the Fiscal Council by shareholders holding preferred shares without voting rights or with restricted voting rights	Reject	1.646.002
	João Arthur Bastos Gasparino da Silva / Ederson Carlo Firmino	Abstain	3.451.770
20	Set the monthly compensation of the members of the Fiscal Council at an amount	Approve	1.357.416

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corresponding to 10% (ten percent) of the average compensation attributed to the Company's Executive Officers, pursuant to article 162, paragraph 3, of Law No. 6,404/1976.	Reject	35.041
	Abstain	16.495.148

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Consolidated Summary Voting Map – Extraordinary General Meeting			
Resolution code	Resolution description	Vote	Quantity
1	Resolve on the following amendments to the Company's Bylaws, as detailed in the draft showing tracked changes included in the Management Proposal disclosed to the market: (a) duties and powers of the Board of Directors, the Audit Committee and the Company's Statutory Executive Board, with the corresponding amendments to articles 3, 13, 15, 19 and 20 of the Bylaws.	Approve	10.546.144
		Reject	10.723
		Abstain	6.847.748
2	(b) increases in the share capital by resolution of the Board of Directors exclusively through the issuance of Class "A" preferred shares, with the corresponding amendment to article 5, paragraphs 1 to 4, of the Bylaws.	Approve	10.519.946
		Reject	36.921
		Abstain	6.847.748
3	(c) removal of the titles of the Company's Vice President Officers, with the corresponding amendments to articles 8, paragraph 4, 16, 17 and 21 of the Bylaws.	Approve	10.520.846
		Reject	35.021
		Abstain	6.848.748
4	(d) quorum for installation and procedures for convening and holding meetings of the Board of Directors and the Statutory Executive Board, with the corresponding amendments to articles 11 and 14 of the Bylaws.	Approve	10.416.236
		Reject	105.631
		Abstain	6.882.748
5	(e) removal of the indication of the order of the alternate members of the Board of Directors, with the corresponding amendments to article 12, caput and current paragraph 6, of the Bylaws.	Approve	10.416.246
		Reject	105.621
		Abstain	6.882.748
6	(f) method for electing and replacing the Chairperson of the Board of Directors, with the removal of current paragraph 4 of article 12 and the corresponding amendments to current paragraph 7 of article 12 and item (a) of article 13 of the Bylaws.	Approve	10.405.534
		Reject	116.333
		Abstain	6.882.748
7	(g) removal of the Conduct Committee, with the corresponding amendments to current items (cc) and (dd) of article 13 and item (i) of paragraph 2 of article 15 of the Bylaws.	Approve	1.268.288
		Reject	106.179
		Abstain	16.030.148

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8	(h) method for replacing members of the Executive Board and the Chief Executive Officer in cases of absence, impediment or vacancy, with the corresponding amendments to article 17 of the Bylaws.	Approve	10.415.236
		Reject	105.631
		Abstain	6.883.748
9	(i) requirements for the Company's representation before third parties, with the corresponding amendments to article 22 of the Bylaws.	Approve	10.415.236
		Reject	105.631
		Abstain	6.883.748
10	(j) update of amounts, change of currency and simplification of the wording of the Bylaws, with the corresponding amendments to articles 8, paragraph 5, 13, 15, paragraph 2, and 22, the inclusion of new paragraph 4 in article 13, and the removal of current article 27 of the Bylaws.	Approve	10.521.846
		Reject	21
		Abstain	6.882.748
11	Consolidate the Company's Bylaws with the approved amendments.	Approve	10.521.846
		Reject	21
		Abstain	6.882.748