

DISTANCE VOTING BALLOT

EXTRAORDINARY SHAREHOLDERS' MEETING – RAIA DROGASIL S.A. TO BE HELD ON 04/15/2026

Shareholder's Name
Shareholder's CNPJ or CPF
Email
<p>Instructions on how to cast your vote</p> <p>If the Shareholder chooses to exercise their right to vote remotely, pursuant to CVM Resolution No. 81/22, it is essential that all fields of this Remote Voting Ballot ("<u>Ballot</u>") be filled out. This Ballot will be considered valid and the votes cast herein will be counted toward the quorum of the General Meeting, provided that the following instructions are observed: (i) all fields must be duly completed; (ii) all pages must be initialed; and (iii) the last page must be signed by the Shareholder or their legal representative(s), as applicable and in accordance with current legislation. Raia Drogasil S.A. ("<u>Company</u>") may waive notarization, signature authentication, and consularization of the submitted documents, as applicable. The Company will not require sworn translation of documents originally drafted in Portuguese, English, or Spanish, or those accompanied by translations in these same languages.</p> <p>In addition to the above, it is recommended to provide an email address to facilitate communication between the Company and the Shareholder.</p>
<p>Instructions for sending your ballot, indicating the delivery process by sending it directly to the Company or through a qualified service provider</p> <p>Shareholders who choose to exercise their right to vote remotely through the Ballot may: (i) transmit completion instructions to service providers qualified for this purpose under CVM Resolution No. 81/22; or (ii) complete and send the Ballot directly to the Company, as per the guidelines below:</p> <ul style="list-style-type: none">- If sending directly to the Company, forward the following documents: a physical copy of the Ballot duly completed, initialed, and signed by hand. The submission of the Ballot duly completed, initialed, and digitally signed will also be accepted. We request proof issued by the financial institution holding the book-entry or custody shares to confirm shareholder status (the Company may waive the presentation of proof for holders of book-entry shares listed in the shareholder register provided by the financial institution). Additionally, submit the original or a certified copy of the following identification documents: (a) Individuals: photo ID of the Shareholder/legal representative; (b) Legal Entities: photo ID of the legal representative, consolidated and updated Articles of Association/Bylaws, and documents evidencing representation powers; (c) Investment Funds: all documents indicated in item (b) regarding its administrator or manager, and the consolidated and updated regulations. For the items above, if the person is represented, it is necessary to present the photo ID of the legal representative/attorney-in-fact. The Shareholder must file the Ballot and documentation with the Company no later than 4 days before the Extraordinary General Meeting, that is, by April 11, 2026 (including), pursuant to Article 27 of CVM Resolution No. 81/22. <p>Ballots received by the Company after this date will be disregarded. Scanned copies of the</p>

required documents may be sent to the email address below; however, the original Ballot and certified copies of the documents must also be sent April 11, 2026.

- Through service providers: transmit your instructions to (i) your respective custody agents; (ii) the central securities depository of B3 S.A. – Brasil, Bolsa, Balcão; or (iii) Itaú Corretora de Valores S.A., acting as the bookkeeper of the shares issued by the Company, depending on whether your shares are deposited with the central depository.

- If conflicting voting instructions are identified and the shareholder does not clarify the conflict in a timely manner, the voting instruction for the matter deemed conflicting will be disregarded.

- If the Shareholder sends more than one Ballot, to avoid having their voting instruction considered conflicting, it is recommended that they send any new instruction to the same service provider previously used.

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.

Raia Drogasil S.A. | Legal Department

Avenida Corifeu de Azevedo Marques, nº 3.097

São Paulo, SP | ZIP Code 05339-9 00

E-mail: juridico.societario@rd.com.br

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

Itaú Corretora de Valores S.A.

Avenida Brigadeiro Faria Lima, No. 3.500, 3rd floor

São Paulo, SP | CEP 04538-132

Telephone: 3003-9285 (for capitals and metropolitan regions) / 0800 7209285 (other locations)

Service hours: Business days, from 9:00 a.m. to 6:00 p.m.

E-mail: atendimentoescrituracao@itau-unibanco.com.br

Resolutions concerning the Extraordinary General Meeting (EGM)

[Eligible tickers in this resolution: RADL3]

1. Approval of the Second Amendment to the Company's Restricted Shares Plan approved on September 15, 2020.

Approve Reject Abstain

[Eligible tickers in this resolution: RADL3]

2. Amendment of RD Saúde's Bylaws to: (a) explain the circumstances under which the Board of Directors may approve an increase in the Company's share capital within the limits of the authorized capital; (b) include provisions regarding the automatic adjustment of the authorized capital in the event of a stock split or reverse stock split; (c) expressly include within the Board of Directors' authority the declaration of interest on equity and bonus shares; (d) amend the composition, term of office, and powers of the Company's Executive Board, including the creation of the position of Vice President of Supply Chain, as well as amend the rules governing the conduct of the body's meetings; (e) remove the requirement that shareholders present a certificate issued by the financial institution holding the book-entry shares under their ownership in order to participate in the Company's shareholders' meetings; (f) amend the rules applicable to the declaration of interest on equity and the declaration of interim and periodical dividends, in accordance with applicable laws and regulations, removing the need for ratification by the shareholders' meeting; and (g) adjust the numbering and cross-references in light of the proposed amendments above, as well as approve other consistency adjustments and wording improvements.

Approve Reject Abstain

[Eligible tickers in this resolution: RADL3]

3. Consolidation of the Company's Bylaws to reflect the amendments described in resolution 2 above, if approved.

Approve Reject Abstain

City : _____

Date : _____

Signature: _____

Shareholder's Name : _____

Phone
Number: _____