UNICASA

UNICASA INDÚSTRIA DE MÓVEIS S.A. Company Registry (NIRE) 43300044513-RS Corporate Taxpayer ID (CNPJ/MF) 90.441.460/0001-48 Publicly Held Company – Novo Mercado

Summarized Voting Map (Bookkeeper)

(Distance Voting Ballot) Ordinary and Extraordinary General Meeting – April 29, 2024

Bento Gonçalves, RS, April 24, 2024 – Unicasa Indústria de Móveis S.A. (B3: UCAS3, Bloomberg: UCAS3:BZ, Reuters: UCAS3.SA), one of Brazil's leading manufacturers of customized furniture and the only Brazilian public company in the industry pursuant to CVM Resolution 81/22, informs its shareholders and the market in general that it has received the summarized voting map bellow, with respect to the voting instructions – through the intermediary of distance voting ballot received from the bookkeeper – for each one of the items to be examined, discussed and voted at the Ordinary and Extraordinary General Meeting to be held on April 29 of 2024.

Guilherme Possebon de Oliveira Investor Relations Officer

About Unicasa: Unicasa Indústria de Móveis S.A. (B3: UCAS3, Bloomberg: UCAS3: BZ, Reuters: UCAS3. SA) is one of Brazil's leading manufacturers of customized furniture and the only publicly held Brazilian company in the sector. The Company operates through four brands: Dell Anno, New, Casa Brasileira and Unicasa Corporate, distributed through exclusive stores in Brazil and abroad. Its plant is situated in the city of Bento Gonçalves, Rio Grande do Sul. For more information, visit our Investor Relations website: ri.unicasamoveis.com.br.







		NUMBER OF SHARES							
RESOLUTION DESCRIPTION		APPROVE (YES)	%	REJECT (NO)	%	ABSTAIN	%		
1. T	uple Resolution o approve the management accounts, examine, discuss and vote on the Financial Statements for the fiscal	12.176.000	100%	-	0%	-	0%		
Ľ.	rr ended December 31, 2021, accompanied by the Independent Auditor's Report.	12.176.000	100%		0%		0%		
	o consider and vote on the allocation of the net income from the fiscal year ended December 31, 2021.								
	efine that the Board of Directors will be composed of 5 (five) members.	6.758.100	56%	-	0%	5.417.900	44%		
4. I art.	Do you wish to request the cumulative voting for the election of the board of directors, under the terms of 141 of Law 6,404, of 1976? (If the shareholder chooses "no" or "abstain", his/her shares will not be nputed for the request of the cumulative voting request).	-	0%	12.176.000	100%	-	0%		
5. E arti pos "no	ction of the board of directors by single group of candidates bo you wish to request a separate election of a member of the board of directors, under the terms of cle 141, paragraph 4, I, of Law 6,404, of 1976? (The shareholder can only fill this field in case of keeping the ition of voting shares ininterrupted for 3 months prior to the general meeting. If the shareholder chooses " or "abstain", his/her shares will not be computed for the request of a separate election of a member of	-	0%	12.176.000	100%	-	0%		
Sim 6. 5 R\$3 240 mil	board of directors). typle Resolution Set the global compensation of the Management for the fiscal year 2022 in the annual amount of up to 5,640,600.00 (three million, six hundred and forty thousand and six hundred reais), being up to RS 1,000.00 (two hundred and forty thousand reais) for the Board of Directors and up to RS 3,400,600.00 (three lion, four hundred thousand and six hundred reais) for the Executive Board as proposed by the Companys nagement.	6.758.100	56%	-	0%	5.417.900	44%		
TWE	ction of the board of directors by single group of candidates Jomination of all the names that compose the slate (the votes indicated in this section will be disregarded he shareholder with voting rights fills in the fields present in the separate election of a member of the ard of directors and the separate election referred to in these fields takes place) Chapa Únicasa	12.176.000	100%	-	0%	-	0%		
Ele 8. li	ction of the board of directors by single group of candidates f one of the candidates that composes your chosen slate leaves it, can the votes corresponding to your res continue to be conferred on the same slate?	6.758.100	56%	5.417.900	44%	-	0%		
Ele 9. li disi ind disi occ res	ction of the board of directors by single group of candidates n case of a cumulative voting process, should the corresponding votes to your shares be equally tributed among the members of the slate that you've chosen? [If the shareholder chooses "yes" and also icates the "approve" answer type for specific candidates among those listed below, their votes will be tributed proportionally among these candidates. If the shareholder chooses to "abstain" and the election urs by the cumulative voting process, the shareholder's vote shall be counted as an abstention in the pective resolution of the meeting.]	-	0%	12.176.000	100%	-	0%		
	ction of the board of directors by single group of candidates View of all the candidates that compose the slate to indicate the cumulative voting distribution.								
	son Luis Rostirolla (Presidente do Conselho de Administração)	-	0%	-	0%		0%		
	xandre Grendene Bartelle (Vice-Presidente do Conselho de Administração)	-	0%	-	0%	-	09		
	stavo Dall Onder (Membro)	-	0%	-	0%	-	09		
	nata Vendrucolo Zietolie (Membro)	-	0%	-	0%		09		
	liano Silvio Dedini Zorgniotti (Membro Independente)	5.417.900	44%	-	0%	-	09		
	drigo Silva Marvão (Membro Independente)	6.758.100	56%	-	0%	-	09		
Sim 11.	ple Resolution Characterization of the candidate Mr. Rodrigo Silva Marvão as an independent director, under the terms of	12.176.000	100%		0%	-	09		
Sirr 12.	17, of the B3 Novo Mercado Regulation? ple Resolution Characterization of the candidate Mr. Giuliano Silvio Dedini Zorgniotti as an independent director, under terms of art. 17, of the B3 Novo Mercado Regulation?	12.176.000	100%	-	0%	-	09		
Sim 13. 197	ple Resolution Do you wish to request the establishment of a fiscal council, under the terms of article 161 of Law 6,404, of 6? (If the shareholder chooses "no" or "abstain", his/her shares will not be computed for the request of establishment of the fiscal council).	-	0%	5.417.900	44%	6.758.100	56%		

RESOLUTION DESCRIPTION		NUMBER OF SHARES							
		APPROVE (YES)	%	REJECT (NO)	%	ABSTAIN	%		
EXTRAORDINARY GENERAL MEETING	Simple Resolution 1. To deliberate on the management's proposal to amend article 3 of the Bylaws of the Company.	12.176.000	100%	-	0%	•	0%		
	Simple Resolution 2. To deliberate on the management's proposal to amend article 14 of the Bylaws of the Company to adapt to article 15, sole paragraph, of the B3 Novo Mercado Regulation.	12.176.000	100%		0%	-	0%		
	Simple Resolution 3. To deliberate on the management's proposal to amend article 22 of the Bylaws of the Company to update the CVM regulations referred to in current paragraph "I".	12.176.000	100%	-	0%	-	0%		
	Simple Resolution 4. To consolidate the Bylaws of the Company in light of the amendment proposed above.	12.176.000	100%	-	0%	-	0%		



