

**DELEGATION AND REMOTE VOTING CARD**  
**GENERAL ORDINARY SHAREHOLDERS' MEETING 2025**  
**VALENCIA CLUB DE FÚTBOL, S.A.D**

Delegation and remote voting card (the “**Card**”) for the General Ordinary Shareholders’ Meeting (the “**GSM**”) of VALENCIA CLUB DE FÚTBOL, S.A.D. (the “**Company**”) which will take place in the Feria Valencia, Centro de Eventos, located at Avinguda de les Fires, number 1, Pobles de l'Oest, 46035, Valencia, on 17 December 2025, at 10:00 hours on first call, and on 18 December 2025, at the same time, on second call, pursuant to the Agenda indicated below.

**Essential to fulfill the following data of the shareholder:**

<b>Name:</b>			
<b>Surname:</b>			
<b>ID/Tax Code:</b>			
<b>Address:</b>			
<b>Postal Code:</b>		<b>Town/city:</b>	
<b>Telephone:</b>		<b>Mobile:</b>	
<b>Email:</b>			
<b>No. shares:</b>			

**The following is expressly warned to the shareholders:**

- The shareholder signing this Card wishes to remotely delegate or to remotely vote by fulfilling and signing the corresponding section. In the case that both sections are signed, remote voting will prevail, and the carried-out delegation will be deemed without effect. In addition, remote voting will render any previous delegation ineffective, which shall be deemed as revoked, or subsequent, which shall be deemed not to have been granted.
- In the event that the shareholder makes several delegations and/or votes remotely through this Card, the last one received by the Company shall prevail.
- Personal attendance (physically or telematically) to the GSM of a shareholder entitled to attend who had previously delegated or voted remotely prior to the holding of the GSM, will render such delegation or vote granted by remote means of communication null and void.

**AGENDA**

1. Review and approval, if appropriate, of the Annual Accounts (Balance Sheet, Profit and Loss Account, Notes to the Accounts, Statement of Changes in the Shareholders’ Equity and Statement of Cash Flow), as well as the Management Report of the Company and the consolidated group, which includes the consolidated non-financial information statements, corresponding to the financial year 2024/2025, as well as the management carried out by the Board of Directors within this term and the proposal of the allocation of the results of the financial year.
  - 1.1 Approval of the Annual Accounts (Balance Sheet, Profit and Loss Account, Notes to the Accounts, Statement of Changes in the Shareholders’ Equity and Statement of Cash Flow), as well as the Management Report of the Company and the consolidated group, which includes the consolidated non-financial information statements, corresponding to the financial year 2024/2025.
  - 1.2 Approval of the management carried out by the Board of Directors during the financial year 2024/2025.
  - 1.3 Approval of the proposal of allocation of the return of the financial year 2024/2025.
2. Amendment of article 14 of the Company’s Bylaws.
3. Reduction in the number of Directors from seven to six. Re-election of Directors.
  - 3.1 Reduction in the number of Directors from seven to six.
  - 3.2 Re-election of Mr. Ser Miang NG.
  - 3.3 Re-election of Mr. Kim Huat Koh.
  - 3.4 Re-election of Mr. Ho Chee (Raymond) Cheah.
  - 3.5 Re-election of Mr. Khojama Kalimuddin.
  - 3.6 Re-election of Mr. Pang Liang Ong.
  - 3.7 Re-election of Mr. Wee Kiat Lim.
4. Re-appointment of Ernst & Young, S.L. as auditors of the Company and its consolidated group for the financial year 2025/2026.

## DELEGATION

The shareholder, through this Card, delegates and grants his/her/its representation in favor of the shareholder ..... so that he/she can exercise its voting rights in the GSM.

\_\_\_\_\_  
Signature of the grantor

\_\_\_\_\_  
Signature of the representative

In....., on ..... 2025

The represented shareholder sets out below his/her/its voting instructions relating to the Agenda:

### A) WITH VOTING INSTRUCTIONS

Resolution	1° 1	1° 2	1° 3	2°	3° 1	3° 2	3° 3	3° 4	3° 5	3° 6	3° 7	4°
In favour												
Against												
Blank												

### B) WITHOUT VOTING INSTRUCTIONS

☐ The representative in favor of whom the politic voting right is granted will be entitled to vote freely and pursuant to his/her/its criteria in relation to all the items set out in the Agenda of the GSM.

#### The following is expressly warned to the shareholders:

- The voting instructions will be set out with an X in the corresponding box. In the event that the grantor wishes the representative to vote freely and pursuant to his/her/its criteria, the grantor shall click box B.
- In the event that none of the A or B boxes are completed, it will be understood that the representative is entitled to vote freely.
- In the event that option A is completed with voting instructions only for certain resolutions, it will be understood that the grantor abstains from voting the remaining resolutions.
- In those cases, in which the grantor has set out by mistake in option A two voting instructions for one resolution, that vote will be considered null.
- Click this box ☐ if you DO NOT want to extend the delegation to other resolutions not included in the Agenda, in which case it will be understood that the grantor instructs the representative to abstain from voting them. Otherwise, the representative will be entitled to vote those resolutions in the sense that he/she may deem convenient.

## REMOTE VOTING

The shareholder set outs his/her/its vote in relation to the resolutions proposed by the Board of Directors:

### i) VOTE REGARDING THE PROPOSALS OF THE BOARD OF DIRECTORS

Resolution	1° 1	1° 2	1° 3	2°	3° 1	3° 2	3° 3	3° 4	3° 5	3° 6	3° 7	4°
In favour												
Against												
Blank												

### ii) VOTE REGARDING ITEMS NOT INCLUDED IN THE AGENDA OF THE CALL FOR THE GSM

It is not possible to vote remotely for potential items not included in the Agenda.

The following is expressly warned to the shareholders:

- The voting instructions will be set out with an X in the corresponding box.
- In the event that some boxes of section i) are not completed, it will be understood that the shareholder wishes to abstain from those.
- In the event that the shareholder had mistakenly indicated two votes for one resolution in section i), such vote will be considered null.
- The shareholders that vote remotely following the terms referred above will be considered as present for the purposes of constituting the GSM.

Signature of the Shareholder \_\_\_\_\_

In....., on ..... 2025

#### DEADLINE AND DOCUMENTATION TO BE SUBMITTED

The Card must be received by the Company through one of the following methods: (i) in person at the Fan Area located at Plaza del Valencia C.F., 2 46010 Valencia (the “**Fan Area**”). It will only be possible to go to the Fan Area during the opening hours from Monday to Friday from 09:00 to 14:00 hours, upon request for a prior appointment at the following link: <http://citaprevia.valenciacf.com>; or (ii) by certified mail to the Area Fan, or (iii) at the web address [https://support.valenciacf.com/hc/es/requests/new?ticket\\_form\\_id=360003628680](https://support.valenciacf.com/hc/es/requests/new?ticket_form_id=360003628680); for its certification and accreditation, and at least **five (5) days prior** to the celebration of the GSM. Therefore, the deadline will be on 12 December 2025 at 10:00 hours.

This Card must be duly fulfilled and signed, together with a copy of the national identity card or passport of the represented shareholder or of the shareholder voting remotely. In the event that a shareholder is a legal person, this Card must be accompanied by (i) a copy of the national identity or passport of the natural person representative of such shareholder; and (ii) and copy of the power of attorney empowering such natural person to represent the shareholder legal person.

#### PERSONAL DATA PROTECTION

Pursuant to the provisions of the Regulation (EU) 2016/679 of 27 April, and applicable regulations, we inform you that the personal data provided by the shareholder and/or his/her representative to the Company will be processed for the purposes of managing the shareholder relationship (including, without limitation, delegation and remote voting, as well as the holding and broadcasting of the General Shareholders' Meeting). The legal basis for processing the data is the execution of the business relationship with the shareholders and compliance with legal obligations.

The data controller is the Company (Valencia Club de Fútbol, S.A.D., with registered office at Plaza Valencia CF, N°2 – 46010 Valencia). Your data will be kept during the necessary time to fulfill the Company's legal obligations or as long as responsibilities may arise from the shareholder relationship.

The personal data of the shareholder and, if applicable, of his/her representative will not be disclosed to third parties except for: (i) to a Notary Public attending the General Shareholders' Meeting exclusively in relation to the preparation of the notarial minutes of said General Shareholders' Meeting; or (ii) to the authorities and judges and/or courts, at their request, for the fulfillment of a legal mandate and/or for the exercise of the legal actions that may correspond to the Company.

All the data indicated as essential in this Card must be filled in. The refusal to provide them shall prevent the possibility of carrying out the delegation or the exercise of remote voting.

The development of the General Shareholders' Meeting will be livestreamed for shareholders or their representatives to facilitate their follow-up, and photographs will be taken for internal documentation of the event. By accessing the venue of the General Shareholders' Meeting and/or participating remotely, the attendee agrees that his/her image and/or voice may be captured for the indicated purposes.

The shareholder and/or his/her representative, in relation to their own data, will have the possibility to access to the data provided, as well as to request, if necessary, their rectification, opposition, suppression, limitation of processing, or portability, under the terms established by the applicable legislation on data protection, as well as to revoke their express authorization for the use of their image rights, by sending a written communication to Plaza Valencia CF, N°2, or by e-mail to [lpdp@valenciacf.es](mailto:lpdp@valenciacf.es). We also inform you that you can contact the Data Protection Officer (DPO) or Responsible of Data Protection of Valencia Club de Fútbol, S.A.D. by the e-mail address [lpdp@valenciacf.es](mailto:lpdp@valenciacf.es) or by the phone number 96 337 26 26.

In any case, the shareholder and/or their representative may exercise their right to claim before the Spanish Data Protection Agency ([www.aepd.es](http://www.aepd.es)).

The Company has a Privacy Policy that includes additional information on the processing of personal data of shareholders and/or their representatives, including those related to the use of the website [www.valenciacf.com](http://www.valenciacf.com) for the exercise of their right of information and/or representation. Before providing any personal data through said website and/or filling out this Card, the shareholder and/or their representative should review the content of said Privacy Policy in detail. The current version of the Privacy Policy can be consulted at the following link in the Company's corporate web <https://www.valenciacf.com/politica-de-privacidad>.

In case shareholders and/or their representatives provide personal data concerning other individuals, said shareholders and/or representatives must inform them of the elements contained in the previous paragraphs and comply with any other requirements that may be applicable for the transfer of personal data to the Company.