

BANCO PINE S.A.

CNPJ/MF n° 62.144.175/0001-20

NIRE 35300525515

Public Held Company

NOTICE TO SHAREHOLDERS**COMMENCEMENT OF THE PERIOD FOR THE VOLUNTARY CONVERSION OF PREFERRED SHARES INTO COMMON SHARES**

BANCO PINE S.A. (B3: PINE4) (“**Bank**”) hereby informs its shareholders and the market in general, as a supplement to the Material Facts disclosed on February 23, 2026, and March 3, 2026 (“**Material Facts**”), that the period for the voluntary conversion of preferred shares issued by the Bank into common shares, at a ratio of 1 (one) preferred share to 1 (one) common share, pursuant to paragraphs 4 and 5 of Article 7 of the Bylaws, for the purpose of complying with the parity regime between preferred and common shares (“**Share Conversion,**” “**Conversion Period**”), will commence on March 3, 2026, and will conclude on March 9, 2026. Requests will be fulfilled up to the limit where preferred shares represent a maximum of 50% (fifty percent) of the total shares issued, on a pro-rata basis for all those who have submitted such requests. Within the scope of the Share Conversion, the controlling shareholder will request the conversion of the number of preferred shares held by them as necessary to ensure compliance with the legal limit.

During the Conversion Period, holders of preferred shares may express their intent to convert, subject to the operational procedures indicated below. Following the end of the Share Conversion period, a new meeting of the Bank’s Board of Directors will be held to record the results of the Share Conversion. The effective Share Conversion shall not be subject to prior approval and/or ratification by the Central Bank of Brazil.

The rights of preferred shares held by shareholders who do not opt for the Share Conversion will not be affected.

Procedures for the Share Conversion:

- i. Shareholders holding preferred shares deposited with B3 who wish to convert their preferred shares into common shares must, during the Conversion Period, contact their custody agents sufficiently in advance to take the necessary measures for the Share Conversion, in accordance with B3’s rules and operational procedures; and
- ii. Shareholders holding preferred shares registered with BTG Pactual Serviços Financeiros S/A DTVM (“**Transfer Agent**”), the depository institution for the Bank’s book-entry shares, who wish to convert their preferred shares into common shares must, during the Conversion Period,

forward their request to escrituracao.acao@btgpactual.com, requesting the conversion form and guidance on the next steps.

Estimated Schedule:

Within 2 (two) business days from the date the Share Conversion results are disclosed, the preferred shares of holders who have opted for the Share Conversion will be converted into common shares and credited to the requesting shareholders' custody accounts held at B3 or with the Transfer Agent ("**Conversion Date**"). The availability for trading of the new common shares may vary according to the internal procedures of each custody agent.

The new common shares issued as a result of the Share Conversion will be entitled to receive, in full, any dividends and/or interest on equity (juros sobre capital próprio) that may be declared by the Bank as of the Conversion Date, as well as all other rights and benefits granted to other holders of common shares issued by the Bank from then on, on an equal basis (*pari passu*) with the Bank's existing common shares.

Until the end of the Conversion Period, shareholders who have requested the conversion of their preferred shares may request to cancel their participation in the conversion, subject to the procedures established by B3. After the end of the Conversion Period, the request for conversion of the preferred shares shall constitute an irrevocable and irreversible expression of will by the requesting shareholder to authorize the conversion of the preferred shares and the issuance of the corresponding common shares into the shareholder's deposit account, as described above. Preferred shares subject to a conversion request will be blocked for trading.

The Bank's Investor Relations Department remains available to shareholders to clarify any matters related to the subject of this Notice to Shareholders via email at ri@pine.com. O Departamento de Relações com Investidores do Banco permanece à disposição dos acionistas para esclarecer quaisquer questões relacionadas ao objeto deste Aviso aos Acionistas por meio do e-mail ri@pine.com.

São Paulo, March 3, 2026

Noberto Pinheiro Jr.

Investor Relations Officer