

## RELEVANT INFORMATION

Further to the Relevant Information published on March 2, 2026, and in light of the issuance of Decree 0173 of February 24, 2026, and Decree 0240 of March 12, 2026, the previously published Profit Distribution Proposal is amended to include Note 9, in order to authorize the use of the company's reserves to cover the wealth tax established under the aforementioned regulations.

Below is the Profit Distribution Proposal that will be submitted for consideration by the Shareholders' Meeting at the ordinary session to be held on March 26, 2026.

### GRUPO ARGOS S.A.

#### PROFIT SHARING PROPOSAL

(Expressen in Colombian pesos)

<b>NET PROFIT OF THE YEAR</b>	4.651.826.348.137
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Release of the reserve for social responsibility activities established in 2024	9.000.000.000
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<b>TOTAL AVAILABLE FOR THE SHAREHOLDERS MEETING</b>	4.660.826.348.137
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#### DISTRIBUTION

To be allocated for social responsibility activities in 2026	9.000.000.000
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For an ordinary dividend of COP \$750 per common share and preferred share over 685.301.741 shares, of which 397.523.153 correspond to common shares and 287.778.588 to preferred shares. This dividend will be deemed non-taxed regarding income and capital gain tax, will be accrued immediately after it is declared by the Shareholders Meeting and will be paid in cash in four quarterly installments at the rate of \$187,5 per share for each quarterly installment as from April 2026	513.976.305.750
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Payments will be made in April, July, and October 2026, and January 2027, between the 14th and 21st of each respective month

Increase in reserve for future investments	4.137.850.042.387
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**EQUAL AMOUNTS****4.660.826.348.137****4.660.826.348.137****Notes:**

1. Since the distributable profits are sufficient to pay each preferred share and each common share a dividend higher than the preferred dividend established in the preferred share issuance approved by the Shareholders' Meeting at its extraordinary session on November 24, 2011, the dividend is equal for all shares, regardless of their class.
2. Given that the company is carrying out a share buyback process as communicated in the relevant information dated April 14, 2023, the number of shares outstanding at the time of approval of the Profit Distribution Proposal by the Shareholders' Meeting may differ from the figure indicated here.
3. Express authorization is granted to release, at management's discretion and up to a maximum amount of COP 450,000,000,000, reserves for future non-taxable investments constituted with profits obtained in 2016 and prior years, in order to pay the declared dividends. Any undistributed amount from 2025 profits will be carried as a higher appropriation to reserves for future investments.
4. The amounts allocated to social responsibility activities may be executed directly by Grupo Argos S.A., or by contributing funds to the Grupo Argos Foundation or other foundations.
5. The entire dividend paid to shareholders is considered income not constituting taxable income or capital gain
6. Dividend payments may be subject to withholding tax for industry and commerce tax, depending on the shareholder's tax status before the Medellín District.
7. Dividend payments may be subject to withholding tax for the dividend tax as provided for in Articles 242, 242-1, 245, and 246 of the Colombian Tax Code, as applicable.
8. In accordance with Decree 4766 of 2011 and the General Regulations of the Stock Exchange, it is noted that share transactions carried out between the first dividend payment date and the four (4) stock market business days prior to that date do not include the right to receive dividends, as this is the ex-dividend period.
9. By virtue of Decree 0173 of February 24, 2026, the National Government, following the declaration of a State of Economic Emergency, established the obligation for legal entities to declare and pay the wealth tax on net assets exceeding 200,000 UVT, as determined on March 1, 2026. Subsequently, Article 18 of Decree 0240 of March 12, 2026, issued after the publication of the Profit Distribution Proposal, added paragraph 2 to Article 5 of Decree 0173, allowing the wealth tax to be recognized in accounting against reserves or current year earnings. Therefore, authorization is granted to release from the reserve for future investments, which

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is increased by 2025's profits, up to the sum of COP 9,500,000,000 for this purpose, allowing any unused amounts to be restored to the same reserve.

Medellín, March 18, 2026