

BYLAWS OF COPEL

COMERCIALIZAÇÃO S.A.

Approved and consolidated by the 51st Extraordinary
General Shareholder Meeting, held on 12/03/2025.

CNPJ (*Cadastro Nacional da Pessoa Jurídica* [National Corporate Taxpayer Register]):
19.125.927/0001-86

Municipal Registration: 680.361-5

NIRE (*Número de Identificação no Registro de Empresas* [Copel GeT Register Identification
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Curitiba - Paraná - Brasil

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DEFINITIONS:

GSM: GENERAL SHAREHOLDERS' MEETING
EGSM: EXTRAORDINARY GENERAL SHAREHOLDERS' MEETING
JUCEPAR (JUNTA COMERCIAL DO ESTADO DO PARANÁ) [TRADE BOARD OF THE STATE OF

Note:

The change of the name of the Company from Copel Participações S.A. to Copel Comercialização S.A. was approved at the Eighth Extraordinary General Shareholders' Meeting on 01/28/2016. The original text of the Copel Participações S.A. By-Laws was authorized by Companhia

Paranaense de Energia - Copel, in the act of incorporation of Copel Geração S.A., on 10/11/2013, through public deed, on the same date, at the Fifteenth Notary Public of Curitiba, pursuant to pages 049/056 of Book of Notes No. 70-N, on file with JUCEPAR, under No. 41300088284, on 10/15/2013.

CHAPTER I - CORPORATE NAME, DURATION, PRINCIPAL PLACE OF BUSINESS AND CORPORATE PURPOSE

Art. 1 Copel Comercialização S.A. (“Copel Mercado Livre”) is a privately traded joint-stock company, and a wholly owned subsidiary of Companhia Paranaense de Energia - Copel, with a private legal personality, authorized to operate as an Electric Power Marketing Agent within the jurisdiction of the Electric Power Marketing Chamber [*Câmara de Comercialização de Energia Elétrica*, CCEE] under Order No. 935/2016, authorized to operate as a Natural Gas Marketing Agent and Carrier under Authorization Nos. 600/2019 and 380/2020 issued by the National Petroleum, Natural Gas and Biofuels Agency [*Agência Nacional do Petróleo, Gás Natural e Biocombustível*, ANP], and it is governed by the By-Laws and applicable legislation.

Sole Paragraph. The name Copel Comercialização S.A. may not be altered, pursuant to the Bylaws of the parent company.

Art. 2 The duration of Copel Mercado Livre is indefinite.

Art. 3 Copel Mercado Livre has its principal place of business and jurisdiction in the municipality of Curitiba, State of Paraná, Brazil, at Rua José Izidoro Biazetto, 158, bloco A1, in the district of Orleans.

Sole Paragraph. Pursuant to the By-Laws of the controlling company, the principal place of business of Copel Mercado Livre must always be located in the State of Paraná.

Art. 4 The corporate purpose of Copel Mercado Livre is to:

- I procure and sell conventional and incentivized electric energy and natural gas;
- II import and export electric energy and natural gas;
- III market carbon credits and renewable energy certificates;
- IV provided consulting and technical advisory services related to the sale of electricity and natural gas;
- V provide brokerage services between buyers and sellers of electric energy from conventional and/or incentivized sources and natural gas;
- VI develop electrical-related physical and financial products that meet the specific needs of market agents, including swap and hedge operations;
- VII represent market agents before the Electric Energy Marketing Chamber - CCEE for the adhesion, modeling, registration and measurement processes;
- VIII hold end-user purchase auctions and sales auctions for electric energy generators and marketers; and
- IX sell electric power on the retail market.

§1 In order to achieve the corporate purpose as detailed above, as well as to ensure technical, market and profitability results, Copel Mercado Livre will enter into a management agreement with Companhia Paranaense de Energia - Copel.

§2 In order to achieve its corporate purpose, Copel Mercado Livre may constitute subsidiaries, take over ownership of the company and participate in the capital of other companies or Private Equity Funds, related to its corporate purpose, in accordance with applicable legislation.

§3 For the purpose of pursuing its corporate purpose and within its scope of operations, Copel Mercado Livre may open, establish, maintain, transfer, or close branches, offices, agencies, representations, or any other establishments, or appoint representatives, subject to applicable legal and regulatory provisions.

§4 In order to achieve its corporate purpose, Copel Mercado Livre must primarily market the electric energy produced by the plants of the other subsidiaries and companies

in which Companhia Paranaense de Energia - Copel has a stake, in compliance with the provisions of the Related-Party Transactions Policy or other applicable regulatory documents.

CHAPTER II - CAPITAL AND SHARES

Art. 5 The subscribed and paid-in capital is BRL 237,210,461.91 (two hundred and thirty-seven million, two hundred ten thousand, four hundred and sixty-one Brazilian reals and ninety-one cents), represented by 237,210,461 (two hundred and thirty-seven million, two hundred and ten thousand, four hundred and sixty-one) ordinary shares without nominal value.

Sole Paragraph. The shares are nominative.

CHAPTER III – GENERAL SHAREHOLDERS’ MEETING (GSM)

Art. 6 The General Shareholders’ Meeting is Copel Mercado Livre’s highest authority, vested with powers to deliberate on all matters related to its corporate purpose, and will be governed by applicable law.

Art. 7 The General Shareholders’ Meeting will be convened by the Board of Directors or, in the cases permitted by law, by the Executive Management, the Audit Committee, if installed, or by the shareholders.

Art. 8 General Shareholders’ Meeting will be called in accordance with applicable law, and the documents related to the respective agenda will be disclosed on the same date as the call notice, in an accessible manner, including electronically.

Sole Paragraph. Call notice formalities may be waived, pursuant to Article 124, §4, of Federal Law No. 6,404/1976.

Art. 9 The General Shareholders’ Meeting will be called to order and chaired by the Chairperson of the Board of Directors or by a person delegated by the latter from among the other members of the Board of Directors.

§1 The quorum for convening General Shareholders’ Meetings, as well as for passing resolutions, will be that determined by applicable law..

§2 The Chairperson of the General Shareholders’ Meeting will choose one (1) secretary from among those in attendance.

Art. 10 The General Shareholders’ Meeting will be held ordinarily within the first four (4) months following the end of the fiscal year to deliberate on the matters provided for by law, and extraordinarily whenever necessary.

Sole Paragraph. The Ordinary General Shareholders’ Meeting and the Extraordinary General Shareholders’ Meeting may be convened and held cumulatively, at the same place, date, and time, and recorded in a single set of minutes.

Art. 11 The minutes of the General Shareholders’ Meeting will be drafted in accordance with applicable legislation.

Art. 12 The General Shareholders’ Meeting, in addition to other cases provided by law, shall meet to resolve on:

- I** modification of the capital;
- II** appraisal of assets contributed by shareholders for the formation of share capital;
- III** transformation, merger, consolidation, spin-off, dissolution and liquidation of the company;
- IV** amendment of the By-Laws;
- V** appointment and removal, at any time, of the members of the Board of Directors and the full members of the Audit Committee, if installed, and their respective deputies;

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- VI** establishment of compensation for the Officers, the members of the Fiscal Council, and the members of the statutory committees;
 - VII** approval of the financial statements, the allocation of the earnings for the year;

distribution of dividends in accordance with the Dividend Policy;

- VIII** authorization for Copel Mercado Livre to bring civil liability proceedings against Officers for losses caused to its assets;
- IX** disposal of real estate assets directly linked to the provision of services and the creation of security interests over them;
- X** exchange of shares or other securities;
- XI** investment and participation projects in new businesses and other companies, consortia, joint ventures and other forms of association and ventures, as well as approval of the foundation, closure or alteration of any corporations, consortia or ventures that exceed the amount equivalent to 2% (two percent) of the owners' equity of Companhia Paranaense de Energia - Copel;
- XII** criteria for the disposal and/or assignment of permanent assets for loan for use, the constitution of security interests and the provision of guarantees, when the value of the operation exceeds the limit equivalent to 2% (two percent) of the owners' equity of Companhia Paranaense de Energia – Copel;
- XIII** entering into electric energy procurement and sale agreements, when the value of the respective operation exceeds the equivalent of 2% (two percent) of the owners' equity of Paranaense Energy Company - Copel;
- XIV** issuance of debentures convertible into shares;
- XV** issuance of any other securities or financial instruments convertible into shares, whether in Brazil or abroad; and
- XVI** appointment and removal, at any time, of liquidators, and the review of their accounts.

CHAPTER IV - ADMINISTRATION

Art. 13 Copel Mercado Livre will be managed by the Board of Directors and by Executive Management.

SECTION I - BOARD OF DIRECTORS (BD)

Art. 14 The Board of Directors is a strategic and joint decision-making body responsible for the overall guidance of Copel Mercado Livre.

Composition, appointment, and term of office

Art. 15 The Board of Directors will comprise 03 (three) full members, who may be appointed and dismissed by the General Shareholders' Meeting, pursuant to Federal Law No. 6,404/1976, observing the following parameters for its composition:

- I** 02 (two) Officers of Companhia Paranaense de Energia – Copel, 01 (one) of whom will be the Chairperson; and
- II** the General Director of Copel Mercado Livre;

§1 Members of the Board of Directors will have a unified mandate of 02 (two) years, and re-appointment is permitted under Federal Law No. 6,404/1976 and other applicable regulations.

§2 The positions of Chairperson of the Board of Directors and Director General of Copel Mercado Livre may not be held by the same person.

§3 The Chairperson of the Board of Directors will be the Chairperson of Companhia Paranaense de Energia – Copel, by appointment of the General Shareholders' Meeting, and he or she will be replaced, during any absences and impairments, by a Board Member chosen by his or her peers, in this specific case, and the Director

General may also occupy the position under extraordinary circumstances.

§4 Appointments to the Board of Directors must comply with the requirements and restrictions set forth in Federal Law No. 6,404/1976 and in Copel GeT's internal policies and rules for the nomination of members of statutory bodies.

Art. 16 The investiture of members of the Board of Directors will comply with the provisions of Federal Law No. 6,404/1976 and other applicable legal provisions.

Vacancy and substitutions

Art. 17 In the event of the permanent vacancy of a member of the Board of Directors before the expiration of the term, the Board of Directors will convene a General Shareholders' Meeting to elect a replacement to complete the term.

§1 Subject to compliance with applicable legal requirements and restrictions, the remaining directors will be responsible for appointing the replacement, who will serve until the General Shareholders' Meeting is held, which will appoint the permanent director.

§2 In the event of a vacancy of all positions on the Board of Directors, it will be the responsibility of the Executive Management to convene the General Shareholders' Meeting.

Art. 18 The position of director of the board is personal and no deputies will be appointed.

Operations

Art. 19 The Board of Directors will meet ordinarily every 03 (three) months and extraordinarily whenever necessary, pursuant to Art. 22 of these By-Laws.

Art. 20 Meetings of the Board of Directors will be called by its Chairperson, or by majority of the sitting directors, by means of physical or electronic correspondence sent to all directors, indicating the matters to be addressed.

§1 Notices sent to the physical or electronic address provided by the director will be deemed valid, and it will be the director's responsibility to keep their information updated with Copel Mercado Livre.

§2 Regular meetings must be called at least seven (7) days prior to the scheduled date.

§3 Meetings of the Board of Directors will be convened with the presence of the majority of its sitting members, and will be chaired by the Chairperson of the Board of Directors or, in his or her absence, by the director chosen by the majority of those present.

Art. 21 If necessary, directors may participate remotely in meetings, via teleconference or videoconference, provided that effective participation and the authenticity of their vote can be ensured. In such cases, the director will be deemed present at the meeting, and their vote will be considered valid for all legal purposes and will be incorporated into the minutes of said meeting.

Art. 22 When there is an urgent reason, formally justified to the members of the Board of Directors, the Chairperson of the Board may call extraordinary meetings at any time, provided that at least forty-eight (48) hours' notice is given prior to the meeting, by sending correspondence via physical or electronic means or through another form of communication to all directors. Participation via teleconference, videoconference, or any other reliable means of expressing the absent director's desire will be permitted, and the director's vote will be considered valid for all purposes, without prejudice to the subsequent preparation and signing of the corresponding minutes.

Art. 23 The Board of Directors will decide matters by a majority of votes of the members present at the meeting, and in the event of a tie, the proposal supported by the director presiding over the meeting will prevail.

Art. 24 The meetings of the Board of Directors will be recorded by a secretary appointed by the Chairperson, and all resolutions will be recorded in minutes entered into the appropriate book in accordance with the provisions of its internal regulations.

Sole Paragraph. Whenever the minutes contain resolutions intended to produce effects with respect to third parties, a summary thereof will be filed with the commercial registry and published in accordance with the applicable legislation, except for confidential matters, which will be recorded in a separate document and will not be made public.

Duties

Art. 25 Without derogating from the powers provided for by law, the Board of Directors is also responsible for:

- I** ensuring Copel Mercado Livre takes the necessary steps to achieve the results agreed under the management agreement entered into with Companhia Paranaense de Energia - Copel;
- II** establishing the Copel Mercado Livre's general business guidelines, based on the strategic and investment plans, defining objectives and priorities compatible with the area of operation of the Company and its corporate purpose, in line with the guidelines of the controlling shareholder, and seeking to ensure development with sustainability;
- III** appointing, removing, acknowledging the resignation of, and replacing Copel Mercado Livre's directors, assigning their duties and overseeing their management, as well as:
 - a)** examining, at any time, Copel Mercado Livre's ledgers and records, agreements or any other acts;
 - b)** approving and monitoring the fulfillment of the goals and specific results to be achieved by the members of the Executive Management; and
 - c)** promoting, on an annual basis, analysis of fulfillment of goals and results in the execution of Copel Mercado Livre's business plan and long-term strategy;
- IV** issuing an opinion on the management report and Executive Management's accounts;
- V** convening the General Shareholders' Meeting when deemed convenient or in the cases provided for under applicable law;
- VI** approving the budget of Copel Mercado Livre, which will also be submitted for deliberation by Companhia Paranaense de Energia – Copel, as it is an integral part of the consolidated corporate budget, as well as, monitoring annual and multi-year plans and programs involving the corporate budget for Copel Mercado Livre's expenditures and investment, indicating sources and investment of resources;
- VII** periodically monitoring, with the support of the Statutory Audit Committee, the effectiveness of the risk management and internal control systems established for the prevention and mitigation of the main risks to which Copel Mercado Livre is exposed, including risks related to the integrity of accounting and financial information and those related to the occurrence of corruption and fraud;
- VIII** deciding on payment of interest on capital or distribution of dividends on account of the results of the current fiscal year, the end of the year or the profit reserve, without derogating from subsequent ratification by the General Shareholders' Meeting;

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- IX** reviewing, based on a direct report from the lead governance, risk and compliance officer of Companhia Paranaense de Energia - Copel, situations where there is suspicion of involvement by the Chairperson of Copel GeT in irregularities, or where the Chairperson of Copel GeT fails to take necessary measures regarding a situation reported to the latter;
 - X** conducting annual evaluations of its performance and that of the Management Departments;
 - XI** approving transactions between related parties of Copel Mercado Livre, in compliance with the Policy on Transactions with Related Parties, approved by Companhia Paranaense de Energia - Copel, with the advice of the Statutory Audit Committee;
 - XII** deliberating on electric energy procurement and sale agreements, when the value of the respective operation exceeds the equivalent of 2% (two percent) of the Capital of Paranaense Energy Company - Copel, up to an amount equivalent to 2% of the owners' equity of Companhia Paranaense de Energia - Copel;
 - XIII** based on a proposal from the Executive Management, authorizing, when the transaction amount exceeds BRL 60,000,000.00 (sixty million Brazilian reais), accounting provisions and, in advance, pursuant to paragraph XII of this Art., the execution of any legal transactions, including the acquisition, sale, or encumbrance of assets, the loan of fixed assets, the creation of security interests, the provision of guarantees, the assumption of obligations in general, waivers, settlements, and also the formation of associations with other corporate entities;
 - XIV** constituting, installing and dissolving uncompensated committees and advisory committees to the Board of Directors and Executive Management of Copel Mercado Livre, appointing and removing their members, except as otherwise stipulated under these By-Laws;
 - XV** establishing Copel Mercado Livre's maximum debt ceiling, and possibly stipulating the deadline for compliance, subject to the covenants set forth in existing agreements;
 - XVI** producing statements in advance on any proposal from the Executive Management or matter to be submitted to the General Shareholders' Meeting;
 - XVII** pursuant to paragraphs XII and XIII, establishing the matters and amounts subject to its decision-making authority and that of the Executive Management, including the ability to delegate the approval of legal transactions within a defined authority limit, subject to the exclusive authority established by law and the provisions of these By-Laws;
 - XVIII** deliberating on the proposed allocation of earnings to be submitted to the General Shareholders' Meeting, in accordance with the provisions of the dividend policy;
 - XIX** deliberating on the distribution of intermediate dividends, interim dividends and interest on equity based on the profit reserves and net profit of the current fiscal year, as recorded in biannual or quarterly financial statements, provided that the provisions of current legislation, these By-Laws and the Dividend Policy of Companhia Paranaense de Energia – Copel are observed;
 - XX** authorizing the issuance and approve the subscription of new shares, as provided for in these By-Laws, setting all conditions of issuance;
 - XXI** deliberating, upon proposal by Executive Management, when the value of the transaction exceeds BRL 60,000,000,00 (sixty million Brazilian reais) and up to the limit equivalent to 2% (two percent) of the owner's equity of Companhia Paranaense de Energia - Copel, on investment and participation projects in new businesses and other companies, consortia, joint ventures and other forms of association and ventures, as well as approval of the foundation, closure or alteration of any corporations, consortia or ventures;
 - XXII** establishing criteria for the disposal and/or assignment of permanent assets for loan

for use, the constitution of security interests and the provision of guarantees, when the value of the operation exceeds BRL 60,000,000,00 (sixty million Brazilian reals), up to the limit equivalent to 2% (two percent) of the owners' equity of Companhia Paranaense de Energia – Copel;

XXIII deliberating on matters that, by virtue of legal provision or by determination of the General Shareholders' Meeting, are within its jurisdiction;

XXIV defining guidelines related to Copel Mercado Livre's activities, being authorized to assume any matter that does not fall within the exclusive authority of the General Shareholders' Meeting or the Executive Management, and deliberating on any matters not covered by these By-Laws;

XXV granting leave to the Chairperson of Copel Mercado Livre and to the Chairperson of the Board of Directors;

Sole Paragraph. The hypotheses outlined under items XXI and XXII must be submitted for awareness of the Investment and Innovation Committee of Companhia Paranaense de Energia – Copel, considering the duty of office, as established under Art. 153 of Federal Law 6,404/1976, respecting its corporate processes.

Art. 26 The Chairperson of the Board of Directors will be responsible for granting leave to Board members, chairing meetings, directing proceedings and coordinating the process for performance reviews of managers, together with the process coordinated by Companhia Paranaense de Energia - Copel, pursuant to these By-Laws.

SECTION II - EXECUTIVE MANAGEMENT

Art. 27 The Executive Management is the management entity and representative body, responsible for ensuring the regular operation of Copel Mercado Livre in accordance with the general guidelines established by the Board of Directors.

Composition, appointment, and term of office

Art. 28 Members of the Executive Management will be appointed by the Board of Directors and may be removed at any time by the latter. It will be comprise up to 3 (three) up to 4 (four) [*sic*] Executive Officers with statutory powers, one of whom will be the Director General, all with a unified term of office of 2 (two) years, eligible for re-appointment, and with a minimum of 3 (three) members.

§1 Appointments to the Executive Management must comply with the requirements and restrictions set forth in Federal Law No. 6,404/1976 and in Copel GeT's internal policies and rules for the nomination of members of statutory bodies.

§2 The officers responsible for finances and legal affairs and compliance duties, exclusively and respectively, will be the members of Executive Management responsible for these duties at Companhia Paranaense de Energia - Copel, and they will not receive any additional compensation for undertaking these duties.

§3 The members of Executive Management will exercise their positions on a full-time basis and with exclusive dedication to the service of Copel Mercado Livre. In order to serve in administrative positions of other companies and/or associations, prior approval by the Board of Directors will be required, except for those sectoral entities already provided for in the Internal Regulations of the Executive Management Departments of Copel Holding and the Wholly Owned Subsidiaries.

Art. 29 As a condition for taking office in an executive position at Copel Mercado Livre, the individual must commit to specific goals and results to be achieved, which must be approved by the Board of Directors, which will be responsible for monitoring compliance therewith.

Duties

Art. 30 The Executive Management will have the authority to perform all acts necessary for the regular

operation of Copel Mercado Livre and the fulfillment of its corporate purpose, subject to the applicable legal and statutory provisions and the provisions of the Internal Regulations of the Management Departments of Copel Holding and its Wholly Owned Subsidiaries.

Sole Paragraph. Without derogating from the provisions of Art. 46, Executive Management will be responsible for managing and conducting Copel Mercado Livre's business pursuits in a sustainable manner, and it must submit, by the last ordinary meeting of the Board of Directors of the preceding year:

- I the business plan for the following fiscal year;
- II the bases and long-term strategies for the preparation of the strategic plan, as well as the annual and multiannual plans and programs, including the analysis of risks and opportunities for a minimum horizon defined in the Internal Regulations by the Controlling Company; and
- III the operating and capital investment budgets of Copel Mercado Livre for the following fiscal year, aimed at achieving the corporate strategies.

Art. 31 The Director General is responsible for:

- I directing and coordinating Copel Mercado Livre;
- II managing Copel Mercado Livre's business pursuits in a sustainable manner, considering economic, social, environmental and climate change factors, as well as the related risks and opportunities, in all activities under their responsibility;
- III proposing the duties of the officers to the Board of Directors;
- IV representing Copel Mercado Livre, both actively and passively, in court or outside of it, and for this purpose, may appoint an attorney-in-fact with special powers, including powers to receive service of process and notifications, subject to Art. 33 and following articles of these Bylaws;
- V directing and coordinating matters related to business planning and corporate performance;
- VI ensuring the achievement of Copel Mercado Livre's goals, as established in accordance with the general guidelines set by the General Shareholders' Meeting and the Board of Directors;
- VII presenting the annual report on Copel Mercado Livre's business pursuits to the Ordinary General Shareholders' Meeting, after hearing the Audit Committee, if installed;
- VIII leading and coordinating the work of the Executive Management;
- IX convening and chairing the meetings of the Executive Management;
- X granting leave to the other members of the Executive Management and appointing a replacement in cases of absence or temporary impairment;
- XI resolving any issues involving conflicts of interest or conflicts of authority between the Executive Management Departments;
- XII exercising other duties assigned by the Board of Directors, in accordance with current law and the provisions of these by-laws.

Art. 32 The other officers have the following duties:

- I manage activities within their respective areas of responsibility, as established in the Internal Regulations of the Executive Management of Copel Holding and its Wholly Owned Subsidiaries;
- II participate in meetings of the Executive Management, contributing to implementation of the policies to be followed by Copel Mercado Livre, and reporting on relevant matters within their respective areas of responsibility; and

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- III** comply with and ensure compliance with the general business guidelines of Copel Mercado Livre, as established by the Board of Directors, with respect to the management of their specific areas of responsibility.
- §1** The other individual duties of the Officers will be detailed in the Internal Regulations of the Executive Management of Copel Holding and its Wholly Owned Subsidiaries.
- §2** In addition to the duties established in these By-Laws, the Officers will assist and support the Director General in the administration of Copel Mercado Livre's business pursuits, as well as ensure cooperation and support to the other Officers within their respective areas of responsibility, aiming at achieving Copel Mercado Livre's objectives and interests.
- §3** The officers will perform their duties within Copel Mercado Livre, and may simultaneously and without remuneration hold management positions in the wholly owned subsidiaries, if they exist.
- § 4** The Finance Director will be responsible for directing the activities and coordinating matters related to the management and planning in the economic, financial, fiscal, accounting and budgetary areas, as well as procuring property insurance and investments in the financial market.
- §5** Due to the exclusive duties of the legal counsel, the Legal Affairs and Compliance Director must be an attorney, duly registered with the Brazilian Bar Association, according to the By-Laws of the Legal Affairs Department and the OAB (*Ordem do Advogados do Brasil* [Brazilian Bar Association]).

Legal Representation of Copel Mercado Livre

Art. 33 Directors may conduct any legal business activities, as long as the value of the operation does not exceed BRL 50,000,000.00 (fifty million Brazilian reais) in accordance with the rules defined by the Companhia Paranaense de Energia – Copel, without derogating from the duties assigned to the Board of Directors and the Joint Management by the By-Laws, pursuant to the provisions of Art. 34 of these By-Laws.

Sole Paragraph. Officers may enter into electric energy procurement and sale agreements worth up to the amount equivalent to 2% of the Capital of Companhia Paranaense de Energia - Copel;

Art. 34 Copel Mercado Livre will be bound before third parties:

- I** by the joints signature of two (2) officers, one of whom must necessarily be the Director General or the Finance Director, and the other a member of the Executive Management with duties related to the specific area to which the matter pertains;
- II** by the signature of one (1) officer and one (1) authorized representative, pursuant to the powers granted in the respective power-of-attorney;
- III** by the signature of two (2) authorized representatives, pursuant to the powers granted in the respective power of attorney;
- IV** by the signature of one (1) authorized representative, pursuant to the powers granted in the respective power of attorney, in which case exclusively for the performance of specific acts;
- V** any of the Officers may individually represent Copel Mercado Livre, in order to enter into covenants and in loan for use operations, lease and acquisition of goods and services, in compliance with internal standards approved by the Companhia Paranaense de Energia - Copel, and they will have the option to constitute representatives among employees of Copel Mercado Livre;
- VI** without derogating from the provisions of Art. 31, item IV, of these By-Laws, representation of Copel Mercado Livre in court, in personal depositions, may also be exercised by an attorney or by another employee designated by the Director General;

Art. 35 The officers may appoint attorneys-in-fact for Copel Mercado Livre, specifying in the instrument of appointment the acts or transactions that they may perform and the duration of the power of attorney, provided that only powers of attorney granted for judicial representation in general will have an indefinite term.

§1 Powers-of-attorney granted by Copel Mercado Livre must be jointly signed by 2 (two) officers, specifying the powers granted and establishing a maximum term of one (1) year.

§2 The powers-of-attorney will expressly specify the special powers acts or operations granted, within the limits of the powers held by the officers granting them, as well as the duration of the power of attorney, which must have a fixed term. Subdelegation will be prohibited, except in the case of a power of attorney for Copel Mercado Livre's legal representation, which may be granted for an indefinite term and may allow subdelegation under the conditions set forth in the respective instrument.

Art. 36 Any officer may individually represent Copel Mercado Livre when the act to be performed requires individual representation or in cases where the use of the electronic signature makes it impossible for two (2) or more individuals to sign the same document, subject to authorization from the Executive Management in session.

Vacancy and substitutions

Art. 37 In the event of vacancies, absences, or temporary impediments of any officer, the Director General will designate another member of the Executive Management to assume the functions on an interim basis.

§1 In the event of absence or temporary impairment of the Director General, he or she will be replaced by an officer delegated by him or her, and if no designation is made, the other officers will appoint a substitute at that time.

§2 The officers may not be absent from office for more than thirty (30) consecutive days, except in cases of medical leave or in situations authorized by the Board of Directors.

§3 The officers may request unpaid leave from the Board of Directors, provided that it does not exceed three (3) months, and such leave must be recorded in the minutes.

Art. 38 In the event of death, resignation or permanent impairment of any member of the Executive Management, the Board of Directors will appoint a replacement who will complete the term of the replaced officer. Until the permanent appointment is made, the Director General, under the terms of the following article, may appoint a provisional substitute. However, the appointment may be waived if the vacancy occurs in the year in which the term of the current Executive Management is set to expire.

SECTION III - EXECUTIVE MANAGEMENT MEETING (RECOM)

Operations

Art. 39 The Executive Management will meet on an ordinary basis and extraordinarily whenever necessary, upon the call of the Director General or of any other two (2) officers.

§1 Meetings of the Executive Management will be convened with the presence of the majority of the acting officers, and matters will be approved by a simple majority of those present. In the event of a tie, the proposal supported by the Director General will prevail.

§2 Each officer present will be entitled to 01 (one) vote, even in the event of possible accumulation of statutory duties. Voting by proxy will not be permitted.

§3 The resolutions of the Executive Management will be recorded in minutes entered into the appropriate book and signed by all those present.

§4 The Executive Management's deliberations will be taken by a majority vote.

§5 The Vice-President of Regulations and Market of Companhia Paranaense de Energia - Copel will be part of the RECOM, without voting rights, when the issues addressed are within his or her jurisdiction, in accordance with the Internal Regulations of the Executive Management Departments of Copel Holding and of its Wholly Owned Subsidiaries.

Art. 40 Remote participation of officers in ordinary and extraordinary meetings will be permitted, when necessary, by means of teleconference or videoconference, provided that effective participation and the authenticity of their votes are ensured. In these cases, the officer participating remotely will be deemed present at the meeting, and their vote will be valid for all legal purposes and incorporated into the minutes of the respective meeting.

Art. 41 The meetings of the Executive Management will be recorded by a secretary appointed by its Director General, and all resolutions will be entered into minutes and recorded in the appropriate book.

Duties

Art. 42 Without derogating from the powers and duties established by law and by the Internal Regulations of the Executive Management Departments of Copel Holding and its Wholly Owned Subsidiaries, the Joint Management will be responsible for:

- I** deciding on Copel Mercado Livre's business activities in a sustainable manner, considering its corporate purpose, as well as economic, social, environmental, climate change, and corporate governance factors, along with risks and opportunities;
- II** observing the policies and guidelines outlined by Companhia Paranaense de Energia - Copel, also submitting any matters defined in its By-Laws to the management of that company for consideration;
- III** complying with the management agreement entered into with Companhia Paranaense de Energia - Copel;
- IV** recommending, to the Board of Directors, accounting provisions and the execution of any legal transactions, including the acquisition, sale, or encumbrance of assets, the loan of fixed assets, the creation of security interests, the provision of guarantees, the assumption of obligations in general, waivers, settlements, and also the formation of associations with other corporate entities, when the value of these operations exceeds BRL 60,000,000.00 (sixty million Brazilian reais), and deliberating when the amount is less than this ceiling;
- V** attending, in the person of its Director General or designated Officer, the Ordinary General Shareholders' Meeting;
- VI** complying with and ensuring compliance with the applicable legislation, the By-Laws of Copel Mercado Livre, the internal policies and standards of Companhia Paranaense de Energia - Copel, and the resolutions of the General Shareholders' Meeting and the Board of Directors;
- VII** drafting and submitting the following for approval by the Board of Directors:
 - a)** the business plan, strategic and investment planning, annual and multi-year plans and programs, aligning investment expenditures with the respective projects, including a risk and opportunity analysis for a minimum horizon defined in the Internal Regulations of the Controlling Company;
 - b)** proposal of the budget of Copel Mercado Livre that will be an integral part of the budget process of Companhia Paranaense de Energia – Copel, with indication of sources and investment of resources as well as any changes thereto;
 - c)** investment projects in new businesses, participations in new ventures, as well as participation in other companies, approval of the incorporation, closure or alteration of any companies, ventures or consortia;
 - d)** appraisal of the performance of Copel Mercado Livre activities;
 - e)** Copel Mercado Livre's quarterly reports, accompanied by the respective financial

statements;

- f) Management Report, accompanied by the balance sheet and other financial statements and their respective explanatory notes, the opinion of the independent auditors, and the proposal for allocation of the net income for the fiscal year;
- g) the reports of Copel Mercado Livre to be subscribed by the Board of Directors;
- h) related-party transactions, within the criteria and limits defined by Companhia Paranaense de Energia - Copel;
- i) electric energy procurement and sale agreements, when the operation exceeds an amount equivalent to 2% of the Capital of Companhia Paranaense de Energia - Copel.

VIII approving:

- a) the technical and economic evaluation criteria for investment projects, together with the respective delegation plans for their implementation and execution;
- b) residually, within the statutory and regulatory limits, all matters related to Copel Mercado Livre's activities that are not within the exclusive authority of the Director General, the Board of Directors or the General Shareholders' Meeting.

IX authorize, subject to the limits and guidelines set forth by law and by the Board of Directors, and the approval thresholds established in the Internal Regulations of Companhia Paranaense de Energia - Copel governing the Executive Management of Copel Holding and its Wholly Owned Subsidiaries:

- a) acts of waiver or judicial or extrajudicial settlement to resolve disputes or claims, with authority to set value limits for delegating the performance of such acts to the Director General or any other officer; and
- b) any legal business arrangement whose transaction value is greater than BRL 50,000,000,00 (fifty million Brazilian reais), not to exceeding BRL 60,000,000,00 (sixty million Brazilian reais), according to the rules established by Companhia Paranaense de Energia – Copel, subject to the limits set forth in these By-laws, in the internal rules and applicable current legislation, without derogating from the jurisdiction assigned by the By-Laws to the Board of Directors, including the acquisition, disposal or encumbrance of assets, procurement of loans and financing, the assumption of obligations in general and also association with other legal entities.

X definition of the organizational structure and internal distribution of the administrative activities of Copel Mercado Livre and its Wholly Owned subsidiaries, other subsidiaries and special purpose entities;

XI negotiating and entering into management instruments between Copel Mercado Livre, its wholly owned subsidiaries, other subsidiaries and special purpose entities;

XII recommending, to the Executive Management Meeting of Companhia Paranaense de Energia - Copel, the appointment of Copel Mercado Livre's representatives to the statutory bodies of companies in which it or its Wholly Owned subsidiaries hold or may come to hold a direct or indirect interest;

XIII complying with the corporate policies and guidelines defined by Companhia Paranaense de Energia within the jurisdiction of the activities of Copel Mercado Livre and its wholly owned subsidiaries, and these activities may extend to its direct or indirect subsidiaries, pursuant to corporate processes, and, in the case of direct or indirect minority interests, oversee governance and control practices commensurate with relevance, reality and risks of the business of which they are a stakeholder;

XIV the activities related to the generation of products and services, inherent to the corporate purpose of Copel Mercado Livre and the jurisdiction of the Board, will be

performed by companies in which Copel Mercado Livre is a stakeholder, which will have the following duties:

- a) planning, organizing, coordinating, commanding and controlling Copel Mercado Livre's business under its responsibility;
- b) obtaining the technical, marketing and profitability results agreed with the Board through management instruments; and
- c) meeting Copel Mercado Livre guidelines, especially its administrative, technical, financial and accounting guidelines, as well as the conditions defined within the respective management instruments.

XV authorizing the opening, establishment, transfer, and closure of branches, offices, agencies, representations, or any other establishments.

XVI directing the vote to be cast by Copel Mercado Livre at the General Shareholders' Meetings of the Wholly Owned Subsidiaries and other companies and associations in which Copel Mercado Livre holds a direct interest.

§1 The Executive Management may appoint agents or grant powers to other management levels of Copel Mercado Livre and of the shared structure in Copel Mercado Livre participates, through internal rules or an appropriate instrument, including for Companhia Paranaense de Energia - Copel its wholly owned subsidiaries, if any, so that they can undertake certain everyday activities, within the individual limits and authority assigned to the officers, for purposes such as executing contracts, agreements, cooperation terms, and other instruments that create obligations for Copel GeT or its wholly owned subsidiaries, if any, except for acts that are non-delegable by law, provided that they are previously approved within the limits established herein.

§2 The following must be submitted for awareness of the Board of Directors of Companhia Paranaense de Energia – Copel, considering the duty of office, as established under Art. 153 of Federal Law 6,404/1976, respecting its corporate processes:

- a) the hypotheses listed in paragraph c) of item VII of Art. 42; and
- b) the hypotheses of acquisition or disposal of between 0.5% (half of one percent) and 2% (two percent) of the owners' equity, provided for under Item IV and paragraph b) of item IX, both of Art. 42.

Art. 43 Executive Management's Internal Regulations will outline the individual duties of each officer and may also require that the performance of certain acts within their specific areas of authority be subject to prior authorization from the Joint Meeting.

CHAPTER V - STATUTORY COMMITTEES

Art. 44 GeT Mercado Livre will have the Statutory Audit Committee and the Personnel Committee.

Sole Paragraph. The Personnel Committee (PC) and the Statutory Audit Committee (SAC) of Companhia Paranaense de Energia – Copel will exercise their duties and responsibilities with Copel Mercado Livre.

CHAPTER VI - SUPERVISORY BOARD (SB)

Art. 45 The Audit Committee is an entity responsible for oversight, acting both collectively and individually, with the restrictions, powers and duties set forth in Federal Law No. 6,404/1976 and other applicable legal provisions.

Art. 46 If installed, the Audit Committee will meet as provided in its Internal Regulations, with minutes recorded in a specific book.

Art. 47. The Audit Committee, if installed, will comprise 03 (three) full members and 03 (three) deputy

members, appointed by the Ordinary General Shareholders' Meeting, with a unified mandate of 01 (one) year, with re-appointment permitted.

§1 The full and deputy members of the Audit Committee of Companhia Paranaense de Energia – Copel, when installed, will be appointed to sit on Copel Mercado Livre Audit Committee.

§2 The Chairperson of the Audit Committee, if installed, will be appointed by his or her peers at the first meeting following the appointment of its members, and it will be the responsibility of the Chairperson to carry out the decisions of the agency.

§3 If it is installed, its powers, operations and procedures will comply with the current legislation and will be detailed in specific internal regulations, which will be approved by the entity itself.

Vacancy and substitutions

Art. 48 If it is installed, in the event of a vacancy, resignation, or removal of a sitting member, such member will be replaced by their respective alternate, until a new board member is elected to complete the term.

Representation and opinions

Art. 49 If it is installed, the chairperson of the Audit Committee, or at least one of its members, will attend the meetings of the General Shareholders' Meeting and respond to requests for information made by the shareholders.

Art. 50 The opinions and representations of the Audit Committee, if installed, or of any of its members, may be submitted and read at the General Shareholders' Meeting, regardless of publication and even if the subject matter is not included on the agenda.

CHAPTER VII - COMMON RULES APPLICABLE TO THE STATUTORY BODIES

Investiture, impairments and restrictions

Art. 51 For their investiture in office, the members of the statutory bodies will meet the minimum requirements set forth in Federal Law No. 6,404/1976, and will also comply with the procedures established in the Appointment, Compensation and Annual Performance Review Policy.

Sole Paragraph - Due to incompatibility, the following individuals are prohibited from serving on the Board of Directors, advisory committees, Executive Management and Audit Committee, if installed, of Copel Mercado Livre:

- I** representatives of the regulatory agency overseeing Copel Mercado Livre; Ministers of State; State Secretaries or Municipal Secretaries; holders of temporary positions in public administration classified as special, directive, or advisory; officers of political parties; and holders of elected office in the Legislative Branch at any level of government, even if on leave from their positions; and
- II** individuals who, within the past thirty-six (36) months, have served in the decision-making structure of a political party or have held a position in a labor union organization.

Art. 52 The members of the statutory bodies will take office upon signing a "Term of Investiture," recorded in the respective minutes book.

§1 The term of investiture must be signed within thirty (30) days following election or appointment, under penalty of ineffectiveness, unless justification is accepted by the body to which the member was elected. The term will indicate at least one (1) domicile for the service of process and notices in administrative or judicial proceedings related to acts performed during the member's term of office, and any change to the designated domicile will only be effective upon written notice to Copel Mercado Livre.

§2 Investiture will be subject to the submission of a statement of assets and liabilities, in accordance with applicable law, which must be updated annually and upon the conclusion of the term of office.

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- Art. 53** The investiture of the members of the Board of Directors and the Executive Board shall be conditioned upon the prior execution of the Directors' Statement of Consent, and the investiture of the members of the Supervisory Board, if installed, shall be conditioned upon the prior execution of the Statement of Consent of the Members of the Audit Committee, as well as compliance with applicable legal requirements.
- Art. 54** The managers of Copel Mercado Livre, the members of the Audit Committee, if installed, and the Statutory Supervisory Board will adhere to the Information Disclosure Policy on Relevant Acts or Facts and Securities Trading, upon signing the respective terms, if any.
- Art. 55** The shareholders and the members of the Executive Management, Board of Directors and Audit Committee who, for any reason, have a direct, indirect, or conflicting personal interest with that of Copel Mercado Livre in a given resolution must refrain from participating in the discussion and voting on such matter, even as representatives of third parties, with the reason for the abstention and the nature and extent of their interest to be recorded in the minutes.
- Art. 56** The members of the statutory bodies will be removed upon voluntary resignation or dismissal at any time, in accordance with applicable law and these By-Laws.
- Art. 57** Except in the event of resignation or dismissal, the term of office of the members of the statutory bodies will be automatically extended until the investiture of their successors.
- Art. 58** In addition to the cases provided for by law, a vacancy will occur when:
- I** a member of the Board of Directors or Audit Committee fails to attend two (2) consecutive meetings or three (3) non-consecutive meetings out of the last twelve (12) meetings, without justification;
 - II** a member of the Executive Management is absent from the performance of their duties for more than thirty (30) consecutive days, except in the case of leave of absence or in situations authorized by the Board of Directors.
- Art. 59** An annual performance review will be conducted, individually and collectively, of the members of the Board of Directors, Executive Management and the Audit Committee, if installed, of Copel Mercado Livre. This review may be undertaken with the assistance of an independent institution, in accordance with the Appointment, Compensation and Annual Performance Review Policy.
- Art. 60** The statutory bodies will meet validly with the presence of the majority of their members and will adopt resolutions by a majority vote of those present, with minutes recorded in the corresponding minutes book, which may be drawn up in summary form.
- §1** In the event of a non-unanimous decision, a justification for the dissenting vote may be recorded, and a dissenting member will be exempt from liability if their dissent is registered in the minutes of the meeting or, if that is not possible, if they immediately provide written notice of their position.
- §2** In joint deliberations of the Board of Directors and the Executive Management, the member presiding over the meeting will have the casting vote, in addition to their personal vote.
- Art. 61** Members of a statutory body may attend the meetings of other bodies when invited, without voting rights.
- Art. 62** Meetings of the statutory bodies may be held in person, by teleconference, or by videoconference, in accordance with these Bylaws and the respective Internal Regulations.

Compensation

- Art. 63** The compensation of the members of the statutory bodies will be set annually by the General Shareholders' Meeting, and no accumulation of compensation or any other benefits will be allowed as a result of substitutions arising from vacancies, absences, or temporary

impediments, in accordance with these By-Laws.

- §1** Compensation of the members of the Supervisory Board, if installed, as set by the General Shareholders' Meeting that elects them, shall observe the minimum amount established by law, in addition to the mandatory reimbursement of travel and lodging expenses necessary for the performance of their duties.
- §2** The participation, for consideration, of Copel GeT officers or fiscal advisers on more than 02 (two) boards, management or fiscal, or committees at Companhia Paranaense de Energia - Copel or its subsidiaries and other corporate interests is prohibited.
- §3** The Director General, in his or her capacity as a member of the Board of Directors, will not receive compensation.
- §4** If the Director General of Copel Mercado Livre holds the position of Director General of Copel Serviços, he or she will do so without receiving any additional compensation.

FISCAL YEAR, FINANCIAL STATEMENTS, PROFITS, RESERVES, AND DISTRIBUTION OF EARNINGS

Art. 64 The fiscal year will coincide with the calendar year, and at the end of each fiscal year, financial statements will be prepared in accordance with the provisions of Federal Law No. 6,404/1976, including the requirement of an independent audit conducted by an auditor registered with such authority.

Sole Paragraph. At the end of each fiscal year, the Executive Board shall prepare the financial statements required by law, and the following rules shall be observed with respect to results:

- I** accumulated losses and the provision for income tax will be deducted from the results for the fiscal year before any allocation of profits;
- II** five percent (5%) of the net profit for the fiscal year will be allocated to the Legal Reserve, which will not exceed twenty percent (20%) of the corporate capital;
- III** Copel Mercado Livre may record, as a reserve, interest on investments made using its own capital in construction in progress; and
- IV** other reserves may be established by the Copel Mercado Livre, in accordance with applicable law and subject to legal limits.

Art. 65 Shareholders will be entitled, each fiscal year, to receive dividends and/or interest on equity, which will not be less than twenty-five percent (25%) of the adjusted net income, in accordance with Federal Law No. 6,404/1976.

- §1** Based on retained earnings, profit reserves, and the net income for the current fiscal year, as recorded in semiannual or quarterly interim financial statements, the Board of Directors may resolve to distribute interim dividends out of profit reserves, interim dividends based on interim financial statements, or pay interest on equity, provided that such distribution complies with the Dividend Policy of Companhia Paranaense de Energia - Copel and is subject to subsequent ratification by the General Shareholders' Meeting.
- §2** Interim dividends out of profit reserves, interim dividends based on interim financial statements, and interest on equity distributed pursuant to paragraph 1 will be credited against the mandatory dividend for the fiscal year in which they are declared, in accordance with applicable law.
- §3** Copel Mercado Livre will not be required to distribute dividends in any fiscal year in which the Board, with the opinion of the Audit Committee, if installed, advises the General Shareholders' Meeting that such distribution would be incompatible with Copel Mercado Livre's financial condition.
- §4** Profits not distributed under §2 will be allocated to a special reserve and, if not absorbed by losses in subsequent fiscal years, will be distributed as soon as Copel Mercado

Livre's financial condition permits; and

§5 For calculating the mandatory distribution percentage set forth in the introductory paragraph, amounts distributed as interest on equity will be considered net of applicable taxes, in accordance with applicable law.

CHAPTER IX - DISSOLUTION AND LIQUIDATION

Art. 66 Copel Mercado Livre will be dissolved and placed into liquidation in the cases provided for by law, and the General Shareholders' Meeting will determine the method of liquidation and elect the liquidator or liquidators, as well as the Audit Committee, if installed, if its operation is requested by shareholders representing the quorum established by applicable law or regulations, subject to the applicable legal formalities, and will establish their powers and compensation.

CHAPTER X - DEFENSE MECHANISMS

Art. 67 The members of the Executive Management, of the Board of Directors, of the Audit Committee will be liable for losses or damages caused in the performance of their duties, in the cases provided for by law.

Art. 68 Copel Mercado Livre will ensure legal defense, where there is no conflict with its own interests, in judicial and administrative proceedings brought by third parties against current or former members of the statutory bodies, during or after their respective terms of office, for acts performed in the exercise of their positions or duties.

§1 The same protection set forth above will be extended to employees, agents, and attorneys-in-fact of Copel Mercado Livre who are named as defendants in judicial and administrative proceedings exclusively as a result of acts performed pursuant to authority granted by Copel Mercado Livre or in the exercise of powers delegated by the directors.

§2 Legal defense will be provided either through Copel GeT's legal affairs department, by contracting insurance, or, if that is not possible, by retaining an external law firm, at the discretion of Companhia Paranaense de Energia - Copel.

§3 If, after a formal request by the interested party, Copel Mercado Livre fails to provide defense as set forth in paragraph 2, the individual may retain legal counsel of their choice at their own expense and will be entitled to reimbursement of reasonable attorneys' fees and costs, provided that the amounts are proposed within the parameters and conditions then prevailing in the market for the defense of said specific case, approved by the Board of Directors, and provided further that the individual is ultimately acquitted or discharged from liability.

§4 The Board of Directors may resolve to advance attorneys' fees in the case referred to in §3.

Art. 69 Copel Mercado Livre will ensure timely access to all documentation necessary for legal defense. Additionally, Copel GeT will bear court costs, fees of any kind, administrative expenses, and deposits required to secure instance guarantee when the defense is conducted by the internal legal department.

Art. 70 If any person entitled to legal defense, among those referred to in Art. 68 of these By-Laws, is found liable or convicted by a final and unappealable judgment, based on a violation of law or of the By-Laws, or arising from willful misconduct or negligence, such person will be required to reimburse Copel Mercado Livre for all amounts actually disbursed in connection with the legal defense, as well as for any losses caused.

Art. 71 Copel Mercado Livre may maintain a permanent civil liability insurance policy in favor of the persons referred to in Art. 68 of these By-Laws, in the form and scope defined by the Board of Directors and set forth in the applicable policy, to cover court costs and attorneys' fees

arising from judicial and administrative proceedings brought against them, in order to protect them from liabilities resulting from acts performed in the exercise of their positions or duties, covering the entire term of their respective mandates.

CHAPTER XI - GENERAL PROVISIONS

Art. 72 In the event of withdrawal of a shareholder or the company goes private, the amount to be paid by Copel Mercado Livre as reimbursement for shares held by shareholders who have exercised their right of withdrawal, in cases authorized under law, will correspond to the economic value of these shares, to be calculated in accordance with the appraisal procedure accepted by Federal Law No. 6,404/1976, whenever the value is less than the owner's equity.

Art. 73 Copel Mercado Livre shall comply with the provisions and procedure set forth under federal, state and municipal legislation, as well as regulatory and normative rules issued by state and federal authorities.

APPENDIX 1 – STATUTORY AMENDMENTS

The original text of the Copel Participações S.A. By-Laws (approved by Public Deed for the Constitution of a Joint-Stock Company on 10/11/2013, filed with JUCEPAR, under No. 41300088284, on 10/15/2013, and published in the DOE PR on 11/04/2013) has been subject to amendments with the following references:

Minutes of the EGSM	JUCEPAR		Statement published in DOE PR on
	File No.	Date	
29/12/2014	20150458355	01/29/2015	02/04/2015
04/23/2015	20152627960	05/04/2015	05/12/2015
01/28/2016*	20161160212	02/03/2016	02/11/2016
04/28/2016	20162566719	05/17/2016	05/23/2016
07/04/2016	20163555290	07/13/2016	07/20/2016
12/23/2016	20170188337	01/24/2017	02/01/2017
04/13/2017	20172419956	23.05/2017	05/26/2017
04/28/2017	20172461707	05/26/2017	06/06/2017
12/13/2017	20180222503	01/11/2018	01/16/2018
06/28/2018	20183380100	07/27/2018	08/03/2018
07/12/2018	20183442113	08/24/2018	08/30/2018
10/26/2018	20185997236	11/21/2018	11/26/2018
04/30/2020	20202169863	06/01/2020	06/30/2020

04/27/2021	20212687638	05/06/2021	05/17/2021
11/01/2021	20217902480	11/26/2021	01/05/2022

*Change of name from Copel Participações S.A. to Copel Comercialização S.A.

Minutes of the GSM of	JUCEPAR		Statement published in the <i>Valor Econômico</i> newspaper on
	File No.	Date	
03/23/2023	20232150524	03/31/2023	04/19/2023
02/01/2024	20240929187	02/15/2024	03/22/2024
12/03/2025	20256193983	12/17/2025	12/22/2025

APPENDIX 2 – EVOLUTION OF CAPITAL (ART. 5)

Initial Capital on 10/11/2013: R\$ 2,000,000.00

Minutes of the GSM	NEW APPROVED CAPITAL - BRL	JUCEPAR		Statement Published in DOE PR
		FILE NO.	DATE	
29/12/2014	231,088,933.64	20150458355	01/29/2015	02/04/2015
04/23/2015	232,788,933.64	20152627960	05/04/2015	05/12/2015
04/28/2016	234,288,933.64	20162566719	05/17/2016	05/23/2016
04/13/2017	64,288,933.64	20172419956	23.05/2017	05/26/2017
04/28/2017	66,288,933.64	20172461707	05/26/2017	06/06/2017
07/12/2018	21,288,933.64	20183442113	08/24/2018	08/30/2018
10/26/2018	45,458,933.64	20185997236	11/21/2018	11/26/2018
04/30/2020	159,089,580.60	20202169863	06/01/2020	06/30/2020
04/27/2021	237,210,461.91	20212687638	05/06/2021	05/17/2021
