



IRANI PAPEL E EMBALAGEM S.A.
CNPJ/ME No. 92.791.243/0001-03 NIRE No. 43300002799
PUBLICLY HELD COMPANY

MINUTES OF THE ANNUAL GENERAL MEETING

1. **Date, time, and venue:** April 23, 2025, at 10:00 a.m., held exclusively in a digital format, in accordance with Article 5, Paragraph 2, Item I, and Paragraphs 2 and 3 of Article 28 of CVM Resolution 81/2022, as amended, this Annual General Meeting ("Meeting") was deemed to have taken place at the registered office of the Company, located at Av. Carlos Gomes, No. 400, rooms 502/503, João Benjamin Zaffari building, Boa Vista, Porto Alegre/RS, Postal Code 90.480-900.

2. **Call and Publications:** The publications referred to in Articles 124 and 133 of Law No. 6,404/1976 ("Law of Corporations") were made in the *Jornal do Comércio* of Porto Alegre/RS and in *Valor Econômico* of São Paulo/SP, as well as on their webpages, on the following dates and pages, respectively: (a) Management Report, Financial Statements, Supervisory Board Opinion, Independent Auditors' Report, and Audit Committee Report, on February 21, 2025, on pages 12 and 13 and E3 and E4; and (b) Notice of Meeting, in the editions of March 21, 22, 23, 24, and 25, 2025, on pages 11, on the Front Covers of the 2nd Section; in *Valor Econômico* E8, E6, and E2.

3. **Attendance:** Shareholders representing 61.07% (sixty-one and seven-tenths percent) of the common shares issued by the Company were present, as evidenced by votes submitted via Remote Voting Slip and recorded attendance in the electronic remote participation system made available by the Company per item II, Paragraph 2, of Article 28 of CVM Resolution No. 81/22. Considering that the minimum quorum of 2/3 (two-thirds) of the voting capital of the Company was not reached, in accordance with Article 135 of the Law of Corporations, the Special General Meeting was not convened. In attendance were the representative of **PricewaterhouseCoopers Auditores Independentes Ltda.**, CVM Code 2879, registered with the Corporate Taxpayer Identification No. (CNPJ) 61.562.112/0006-3, Ms. Luana Quadros, who was available to provide clarifications regarding the matters under discussion at the Meeting; Company directors Mr. Sérgio L. C. Ribas, Mr. Odivan C. Cargnin, and Mr. Fabiano A. de Oliveira; Company Board of Directors members Mr. Paulo Iserhard, Vice-Chairperson of the Board of Directors, Mr. Paulo S. V. Mallmann, Mr. Roberto Faldini, and Ms. Maria Cristina C. Ricciardi; Mr. Roberto Lamb, Coordinator of the Audit Committee; and Mr. Wladimir Omiechuk, member of the Audit Committee. Under Article 164, head provision, of the Law of Corporations, also in attendance were Mr. Renê Sanda, Chairperson of the Supervisory Board; and

Ms. Rosangela Stuffert and Ms. Leticia Pedercini Issa, members of the Supervisory Board.

4. **Board:** Pericles Pereira Druck – Chairperson and Clarissa Figueiredo de Souza Freitas – Secretary, appointed by the Chairperson, as per Article 19 of the Articles of Incorporation of the Company.

5. **Agenda:** (a) To review the accounts of the directors, examine, discuss, and vote on the financial statements, accompanied by the management report, the report by the independent auditors, the opinion of the Supervisory Board, and the opinion of the Audit Committee related to the fiscal year ended on December 31, 2024; (b) To deliberate on the allocation of the results of the fiscal year ended on December 31, 2024, with the review of the capital budget for the fiscal year 2025 and the distribution of dividends to the shareholders of the Company; (c) To deliberate on the determination of the number of members of the Board of Directors; (d) To deliberate on the election of the members of the Board of Directors; (e) To deliberate on the qualification of Mr. Paulo Iserhard, Mr. Roberto Faldini, and Ms. Maria Cristina Capocchi Ricciardi as candidates for independent members of the Board of Directors of the Company, in accordance with the independence criteria of the New Market Regulation and CVM Resolution No. 80 of March 29, 2022; (f) To deliberate on the determination of the global annual remuneration amount for the directors and members of the Supervisory Board (if installed) for the fiscal year 2025; (g) To install the Supervisory Board of the Company for the fiscal year 2025, with operation until the next Annual General Meeting of the Company; (g) To elect 3 (three) permanent members and their respective alternates to compose the Supervisory Board of the Company, if its installation is approved.

6. **Documents:** The following are available to the Shareholders of the Company, at the registered office of **IRANI PAPEL E EMBALAGEM S.A.**, on the investor relations website of the Company (www.irani.com.br/ri), and the websites of the Securities and Exchange Commission ("**CVM**") (www.cvm.gov.br) and B3 S.A. – Brasil, Bolsa, Balcão ("**B3**") (<http://www.b3.com.br>): (i) copies of the publications of the Notice of Meeting referred to in item 2 above, (ii) the Management Proposal, and (iii) the Management Report, Financial Statements, and Independent Auditors Report.

7. **Resolutions:**

7.1. To approve, by a majority of the votes cast, with 140,050,151 (one hundred forty million, fifty thousand, one hundred and fifty-one) votes in favor, 4 (four) votes against, and 1,455,665 (one million, four hundred fifty-five thousand, six hundred and sixty-five) abstentions, the Management Report, the Financial Statements, the

opinion of the Supervisory Board, and the opinion of the Independent Auditors and other documents related to the fiscal year ended on December 31, 2024.

7.2. To approve, by a majority of the votes cast, with 141,490,590 (one hundred forty-one million, four hundred ninety thousand, five hundred and ninety) votes in favor, 2,300 (two thousand and three hundred) votes against, and 12,930 (twelve thousand, nine hundred and thirty) abstentions, the allocation of the net income for the fiscal year 2024, in the amount of R\$ 304,518,553.87 (three hundred four million, five hundred eighteen thousand, five hundred and fifty-three reais and eighty-seven cents), (i) from which the amount of R\$ 15,225,927.69 (fifteen million, two hundred twenty-five thousand, nine hundred twenty-seven reais and sixty-nine cents) was deducted for the legal reserve, and (ii) to which were added (ii.a) the amount of R\$ 1,272,939.91 (one million, two hundred seventy-two thousand, nine hundred and thirty-nine reais and ninety-one cents), resulting from the realization of reserve for unrealized profits and (ii.b) the amount of R\$ 8,946,909.52 (eight million, nine hundred forty-six thousand, nine hundred and nine reais and fifty-two cents), resulting from the realization of the equity valuation adjustment reserve, resulting in the adjusted net income of R\$ 299,512,475.61 (two hundred ninety-nine million, five hundred twelve thousand, four hundred and seventy-five reais and sixty-one cents) in accordance with Article 202, Item I, of the Law of Corporations, for the distribution of dividends to the shareholders as follows:

a) R\$ 74,878,118.90 (seventy-four million, eight hundred seventy-eight thousand, one hundred and eighteen reais and ninety cents), corresponding to 25% of adjusted net income for the 2024 fiscal year, allocated for the payment of mandatory minimum dividends, per Article 26 of the Articles of Incorporation of the Company, with this amount having already been declared and paid to shareholders, "*ad referendum*" of this Meeting, and approved by the Board of Directors as interim dividends, which were credited toward the mandatory minimum dividend on the following dates:

a.1. On May 03, 2024, the amount of R\$ 10,321,281.00 (ten million, three hundred twenty-one thousand, two hundred and eighty-one reais), paid on May 23, 2024, at the rate of R\$ 0.043069274 per common share;

a.2. On August 02, 2024, the amount of R\$ 10,196,409.00 (ten million, one hundred ninety-six thousand, four hundred and nine reais), paid on August 22, 2024, at the rate of R\$ 0.042684459 per common share;

a.3 On November 04, 2024, the amount of R\$ 9,583,103.00 (nine million, five hundred eighty-three thousand, one hundred and three reais), paid on November 22, 2024, at the rate of R\$ 0.040801382 per common share; and

a.4 On March 05, 2025, the amount of R\$ 44,777,325.90 (forty-four million, seven hundred seventy-seven thousand, three hundred and twenty-five reais and ninety cents), paid on March 26, 2025, at the rate of R\$ 0.193261021 per common share.

b) R\$ 74,878,118.90 (seventy-four million, eight hundred seventy-eight thousand, one hundred and eighteen reais and ninety cents), corresponding to 25% of adjusted net income for the 2024 fiscal year, allocated for the payment of additional dividends, as proposed in accordance with the Dividend Distribution Policy of the Company, at a rate of R\$ 0.323177442 per common share, which will be made available to the shareholders until May 31, 2025, exempt from withholding income tax (IRRF) according to Article 10 of Law No. 9,249/1995; and

c) R\$ 149,756,237.81 (one hundred forty-nine million, seven hundred fifty-six thousand, two hundred thirty-seven reais and eighty-one cents), allocated to the Retained Earnings Reserve, aimed at financing the operational activities and new investments of the Company, as per the Capital budget approved by the Board of Directors on November 21, 2024, and ratified by this Meeting.

7.3. To approve, by a majority of votes cast, with 141,463,322 (one hundred forty-one million, four hundred sixty-three thousand, three hundred and twenty-two) votes in favor, 5,274 (five thousand, two hundred and seventy-four) votes against, and 37,224 (thirty-seven thousand, two hundred and twenty-four) abstentions, the determination of 6 (six) members for the Board of Directors, as provided for in Article 9 of the Articles of Incorporation, all of whom are elected and removable by the General Meeting, with a unified term of 2 (two) years, with reelection being permitted.

7.4. To approve, by a majority of votes cast, with 135,011,300 (one hundred thirty-five million, eleven thousand, and three hundred) votes in favor, 18,546 (eighteen thousand, five hundred and forty-six) votes against, and 6,475,974 (six million, four hundred seventy-five thousand, nine hundred and seventy-four) abstentions, the election of the single slate with the following members to compose the Board of Directors of the Company, for a term of 2 (two) years or until the General Meeting that approves the accounts for the 2026 fiscal year, (i) Mr. **PERICLES PEREIRA DRUCK**, Brazilian, agronomist engineer, married under the regime of partial community property, residing and domiciled at Rua Engenheiro Ildefonso Simões Lopes, 201, house 05, Três Figueiras, Porto Alegre/RS, Postal Code 91330-180, registered with Individual Taxpayer Identification No. (CPF) 432.252.410-91 and SSP/RS Identity Card (RG) No. 9002052489, for the position of Chairperson of the Board of Directors; (ii) Mr. **PAULO ISERHARD**, Brazilian, mechanical engineer, married, residing and domiciled at Rua Engenheiro José Francisco B. Homem de Mello, 1160, Campinas/SP, Postal Code 13091-700, registered with CPF/MF No. 184.832.910-53 and SJS/RS Identity Card (RG) No. 9007541734, for the position of

Vice-Chairperson of the Board of Directors; (iii) **Mr. PAULO SÉRGIO VIANA MALLMANN**, Brazilian, married under the regime of universal community property, attorney, residing and domiciled at Rua 14 de Julho, 233, Boa Vista, Porto Alegre/RS, Postal Code 91340-430, registered with CPF/MF No. 228.565.950-49, SSP/RS Identity Card (RG) No. 6003134721, for the position of member of the Board of Directors; (iv) **Mr. ROBERTO FALDINI**, Brazilian, married under the regime of complete separation of property, business manager, residing and domiciled at Rua General Mena Barreto, 477, Apt. 31, Jardim Paulista, São Paulo/SP, Postal Code 01433-010, registered with CPF/MF No. 070.206.438-68 and SSP/SP Identity Card (RG) No. 3.182.138-8, for the position of member of the Board of Directors; (v) **Ms. MARIA CRISTINA CAPOCCHI RICCIARDI**, Brazilian, married under the regime of complete separation of property, civil engineer, residing and domiciled at Rua Antônio de Gouveia Giudice, 1063, Alto de Pinheiros, São Paulo/SP, Postal Code 05460-001, registered with CPF/MF No. 064.857.248-00 and SSP/SP Identity Card (RG) No. 10.566.595-7, issued on August 01, 2011, for the position of member of the Board of Directors; and (vi) **Mr. CARLOS FERNANDO COUTO DE OLIVEIRA SOUTO**, Brazilian, married, corporate director, registered with CPF No. 469.694.890-00 and SSP/RS Identity Card (RG) No. 7022007335, residing and domiciled at Rua Eng. Ildefonso Simões Lopes, 201, Três Figueiras, Porto Alegre/RS, Postal Code 91.330-80.

The taking of office by the members of the Board of Directors is contingent upon the signing of the oath of office, recorded in a specific book of the Company, in which they will declare that they are not involved in any crime that would prevent them from engaging in commercial activities and that they are not considered Politically Exposed Persons, in accordance with the applicable regulations, given that neither they or their representatives, family members, or other close associates hold, or have held, in the past 5 (five) years, in Brazil or foreign countries, territories, or dependencies, relevant public positions, jobs, or functions.

7.5. To approve, by a majority of votes cast, with 134,906,494 (one hundred thirty-four million, nine hundred six thousand, four hundred and ninety-four) votes in favor, 8,051 (eight thousand and fifty-one) votes against, and 6,591,275 (six million, five hundred ninety-one, two hundred and seventy-five) abstentions, the qualification of Mr. Paulo Iserhard, Mr. Roberto Faldini, and Ms. Maria Cristina Capocchi Ricciardi as candidates for independent members of the Board of Directors of the Company, in accordance with the independence criteria of the New Market Regulation and CVM Resolution No. 80 of March 29, 2022.

7.6. To approve, by a majority of the votes cast, with 139,652,506 (one hundred thirty-nine million, six hundred fifty-two thousand, five hundred and six) votes in favor, 1,580,810 (one million, five hundred eighty, eight hundred and ten) votes against, and 272,504 (two hundred seventy-two thousand, five hundred and four) abstentions,

the determination of the global annual remuneration amount for the Directors and members of the Supervisory Board in up to R\$ 23,000,000.00 (twenty three million reais). The referred amount corresponds to the remuneration of the Board of Directors, Statutory Management, and Supervisory Board (if installed) of the Company for the period from January to December 2025 (excluding the INSS attributed to the Company) and comprises: (i) fixed fees and benefits; and (ii) short-term variable remuneration linked to goals to be achieved.

7.7. To approve, by a majority of votes cast, with 141,458,511 (one hundred forty-one million, four hundred fifty-eight thousand, five hundred and eleven) votes in favor, 3,552 (three thousand, five hundred and fifty-two votes against), and 43,757 (forty-three thousand, seven hundred and fifty-seven) abstentions, the installation of the Supervisory Board of the Company for the fiscal year 2025, in accordance with Article 15, sole paragraph, and Article 16, of the Articles of Incorporation of the Company. The Supervisory Board will be composed of three (3) members and an equal number of alternates, who may or may not be shareholders, residing in Brazil, elected and replaceable by the General Meeting, for the 2025 fiscal year, with its operation lasting until the next Annual General Meeting of the Company.

7.8. To elect, for the Supervisory Board, by a majority of votes cast, with 141,362,259 (one hundred forty-one million, three hundred sixty-two thousand, two hundred fifty-nine) votes in favor, 10,190 (ten thousand, one hundred and ninety) votes against, and 133,371 (one hundred thirty-three thousand, three hundred seventy-one) abstentions, (i) Mr. **RENÊ SANDA**, Brazilian, retired, married under the regime of partial community property, registered with CPF/MF No. 050.142.628-05, SSP/DF Identity Card (RG) No. 11583184-8, residing and domiciled at Rua Francisco Leitão, 614, Apt. 24, São Paulo/SP, Postal Code 05414-020, and Mr. **ANDRE LUIS MARTINEWSKI**, Brazilian, professor, married, registered with CPF No. 442.486.280-15 and SSP/RS Identity Card (RG) No. 1011880661, residing and domiciled at Rua Phoenix, 31, in Canoas/RS, Postal Code 92.031-085, for the positions of permanent and alternate members of the Supervisory Board, respectively; (ii) Ms. **ROSÂNGELA COSTA SÜFFERT**, Brazilian, accountant, married, registered with CPF No. 593.832.670-20 and SSP/RS Identity Card (RG) No. 8035218984, residing and domiciled at Rua Attilio Bilibio, 120, house 118, Jardim Carvalho, Porto Alegre/RS, Postal Code 91530-008, and Mr. **MIRCON ROBERTO BECKER**, Brazilian, accountant, in a steady union, registered with CPF No. 711.000.329-91 and SSP/SC Identity Card (RG) No. 1.889.425, residing and domiciled at Rua Francisco Lindner, 477, Centro, Joaçaba/SC, Postal Code 89600-000, for the positions of permanent and alternate members of the Supervisory Board, respectively; and (iii) Ms. **LETICIA PEDERCINI ISSA**, Brazilian, Bachelor in Administration, divorced, registered with CPF No. 050.802.886-80, SSP/MG Identity Card (RG) No. 7.837.394, with business address at Rua Caraça, 248, 6th floor, Serra, Belo Horizonte/MG, Postal Code 30220-260, and Ms. **MARIA ELVIRA**

LOPES GIMENEZ, Brazilian, Bachelor of Economic Sciences, divorced, registered with CPF No. 136.012.018-10, SSP/SP Identity Card (RG) No. 19.114.234-7, with address at Rua Laurindo Felix da Silva, 47, Luiz Fagundes, Mairiporã/SP, Postal Code 07625-030, for the positions of permanent and alternate members of the Supervisory Board, respectively.

The taking of office of the Supervisory Board members now elected is conditioned on the signing of the respective oaths of office, recorded in a specific book, with such members having accepted their respective positions, declaring that they are fully aware of the legislation, meet all legal requirements for holding the positions, and are not prevented from holding these positions under a special law due to criminal conviction or by being, under its effects, subject to a sentence that bars, albeit temporarily, access to public offices; or due to crimes of bankruptcy, malfeasance, bribery, corruption, embezzlement, or crimes against the popular economy, the national financial system, antitrust rules, consumer relations, public faith, or property.

8. Form of the minutes and publication: The Meeting authorized, under Article 130, Paragraphs 1 and 2, of the Law of Corporations, to approve the preparation of these Minutes in summary form and authorize their publication with the omission of the signatures of shareholders.

9. Closing and Approval of the Minutes: After the deliberations were concluded, the Meeting was suspended for the time necessary to draft these minutes. Upon the resumption of the session, the present minutes were read, found to be compliant, approved, and signed by the presiding board, and, in accordance with Paragraph 1 of Article 47 of CVM Resolution No. 81/22, the shareholders whose remote voting slips were deemed valid by the Company and the shareholders who registered their attendance in the electronic remote participation system made available by the Company were considered signatories of the minutes. The vote and abstention statements were presented, authenticated by the presiding board, and filed at the registered office. The votes cast through the remote voting slips were filed at the Company. The list of shareholders in attendance is included in Annex A of these minutes.

9. Signatures: Presiding Board: Chairperson: Pericles Pereira Druck; and **Secretary:** Clarissa Figueiredo de Souza Freitas.

We declare that the present minutes match the originals drawn up in the proper book.

Porto Alegre/RS, April 23, 2025.

Péricles Pereira Druck

Chairperson

**Clarissa Figueiredo de Souza
Freitas**

Secretary

IRANI PAPEL E EMBALAGEM S.A.
CNPJ/ME No. 92.791.243/0001-03 NIRE No. 43300002799
PUBLICLY HELD COMPANY

ANNEX A
OF THE ANNUAL GENERAL MEETING
HELD ON APRIL 23, 2025

LIST OF ATTENDING SHAREHOLDERS

Attending shareholders:

André Camargo de Carvalho, Santiago Santos Gottschall, Odivan Carlos Cargnin, Edelberto da Silva Boeira, Emanuel Trevisol, Evandro Zabott, Paulo Iserhard

Participants who voted through remote voting:

EDSON GONCALVES CARDOSO, CRISTIAN GIROLAMO LISCIANDRELLO, ESPÓLIO DE PÉRICLES DE FREITAS DRUCK, EURITO DE FREITAS DRUCK, HABITASUL DESENVOLVIMENTOS IMOBILIÁRIOS S.A., RODRIGO DE OLIVEIRA ANDRADE, JUNIOR FERNANDES DA SILVA, JOSE CARLOS MORENO, SUELY MARICKO MATISUSHITA, LÍVIA PAGNONCELLI DE BASTIANI, ETF TRIGONO TEVA, TRIGONO 70 PREV MASTER FIM, TRIGONO DELPHOS 70 PREV FIM, TRIGONO DELPHOS INCOME FIA, TRIGONO HORIZON MICROCAP MASTER FIA, PÉRICLES PEREIRA DRUCK, COMPANHIA HABITASUL DE PARTICIPAÇÕES, PAULO SÉRGIO VIANA MALLMANN, LUIS HENRIQUE ESCH BACH, EMER MKTS CORE EQ PORT DFA INVEST DIMENS GROU, JOSE MANUEL RAINHO DA SILVA, FELYPE FERNANDES ENTINI, HEBER KIRCHNER, ANTONIO CARLOS GONCALVES, THOMAS MAGNO DE JESUS SILVEIRA, DAYVSON WILLIAM DOMINGOS RAMOS, ANDRE MARINO KULLER, LEVY GERALTE DA SILVA, SERGIO NERES TEIXEIRA, ENSIGN PEAK ADVISORS, INC, BRUNO DA SILVA FONTES, SPDR SP EMERGING MARKETS SMALL CAP ETF, CLEITON FELIPPE, STATE OF ALASKA RETIREMENT AND BENEFITS PLANS, VANECK VECTORS BRAZIL SMALL-CAP ETF, EDSON DA SILVA COSTA, TCHARLISSON SILVA, MARIA APARECIDA GONCALVES, ARTHUR DE CASTRO BARBOSA SIVIERO, LUIS ANTONIO MACHADO PACHECO, ROBERTO FRANCO, LEANDRO SANTANA, MATEUS PAULO PIMENTA LEAL, VITOR MARCELO M DE OLIVEIRA, RICARDO LARSON, PAULO ROBERTO AMBROSINO DA CONCEICAO, ROBSON ROBERTO RODRIGUES, MURILO SALLES BARBON, LEANDRO PINTO WURTZ, RAPHAEL SAULORS CHAPUR, WAGNER CAPITANI ALCANTARA JUNIOR, MANOEL HENRIQUE BEZERRA FERREIRA, ESLI PEREIRA DO NASCIMENTO, CARLOS AUGUSTO CZECH, ADMIR TADEU ROSSINI, WANDERLEY BASTOS CARVALHO, OLIVIO APARECIDO CARDOSO, ANDREI GRASSI SUDER, STEPHANIE SCHIAVUZZO BUSATO TRAETTA, ALEXANDRE DA CRUZ DE FARIA, IRANI PARTICIPAÇÕES

S.A., FABIO DE CARVALHO NOVAES DO NASCIMENTO, SHELL TR (BERM) LTD AS TR O SHELL OV CON P F, AMERICAN CENTURY ETF TRUST-AVANTIS RESPONSIBLE EME, ADILSON COSME DA SILVA, ROBSON DALLACOSTA, ANDRE AZEVEDO GOMES DE SOUZA, JOSE CARLOS DE BARROS FILHO, ALESSANDRO SILVA DE SOUZA, RAFAEL MOTA LOPES, ELDER SANTOS NAZARETH, NELLY ALICIA ARIAS CHIPANA, ANTONY CLEIDSTON BORGES DE LIMA, FRANCISCO DAS CHAGAS COSTA, RODRIGO OLIVEIRA MARCANEIRO ZILSE, ALEXANDRE SATOSHI SAITO, METIS EQUITY TRUST, LEVY LUIS RODRIGUES HORLI, ALVARO GOMES, JOAO CARLOS GALVAO, FABIO ESPINDOLA CHAGAS FACANHA, SAVIO PEDROTTI, LUIZ CARLOS KLUSKA, MARCELO OYAMADA, VINICIUS CARVALHO SILVA, ROTHKO EMERGING MARKETS ALL CAP EQUITY FUND, L.P., UTAH STATE RETIREMENT SYSTEMS, MIGUEL HLEBCZUK JUNIOR, MAURICIO DIAS DE CERQUEIRA, FERNANDA HELENA CARVALHO GONCALVES DA SILVA, JOSE CARLOS MELO COELHO, EVERTON HERMES SOUZA ALVES, WANDERSON FERREIRA PERES, VITOR FERNANDES DINIZ RISSO, ROGERIO CARDOSO VIEIRA DA SILVA, CARLOS AUGUSTO FERNANDES ALVES DEANHAIHA, MATHEUS LONDRES LEITE GALIZA, SALVADOR FERNANDES DE JESUS JUNIOR, FRANCISCO OLAVIO TEIXEIRA COUTINHO, HERMANN MILTON WERNERSBACH, AGILDO SANA DE SOUZA, LUCIANO HENRIQUE JORGE, CARLOS FONSECA AVILA, LUIZ FERNANDO PLACIDO BURATO, TAUÁ SILVA BORGES, DEYVID JASCOLKA MATOSO, MARCELO CAVALCANTI BASTOS, ALESSANDRO YOSHIHARU KUBOYAMA, ALEXSANDRO DIAS BATISTA, RONALDO SILVA DO CARMO, LAWRENCE GONCALVES, ANA LUIZA AFONSO FAGUNDES, ALEX SANDRO RODRIGUES LIMA, FLAVIO AUGUSTO VIANA, FELLIPE ALVES DE FARIA, IVANIL NUNES PEREIRA, CARLOS ALEXSHANDER MACEDO BORGES, MATEUS HENRIQUE NERY DE SANTANA, JOAO PAULO DA ROCHA, AMERICAN CENTURY ETF TRUST - AVANTIS EMERGING MARK, CRISTIAN EDUARDO WEBER, NELSON TOSHIO AOKI, BRUNO CAPITANI DE SOUZA, MICHAEL CANESCHE, IVAI MAGDALENA PINTO, JOSENILDO RENATO DOS SANTOS, ISAAC CAIO RODRIGUES CARACAS, CLEBER LINCOLN ANDRADE COSTA, ADRIANO MEGER, DIMENSIONAL EMERGING CORE EQUITY MARKET ETF OF DIM, MATHEUS FRANCISCO BRITO DE PIZA, ROMULO DE CARVALHO MOURAO, JOAO AURIVIL COELHO DE MEDEIROS, EDUARDO FARINA, CESAR DANILO SPEZZIA, AMERICAN CENTURY ETF TRUST - AVANTIS EMERGING MARK, CARLINDO FRANCISCO VIEIRA FILHO, JOEL PEDRO FERREIRA DE OLIVEIRA, FABIO ROBERTO OYAMBURO CHAVES, PAULO SCHROEDER, ANTONIO FERNANDO MARTINS SOUSA, EDSON CESAR VALDEVITE, HELIO HENRIQUE BARBOSA ROCHA, THAIS AKEMI SATO, ERIVALDO ALVES PEREIRA, WANDERCLEYSON BRENNO JOSVIK, LUCIANO CAETANO DE OLIVEIRA, ALEXANDRE JOSE FAVA DE SOUZA JUNIOR, ROGERIO FRANCO DO NASCIMENTO, MATEUS VICTOR PEREIRA CAVALCANTI, MARCELO DE ARAUJO FERREIRA, CARLOS HENRIQUE STEIL, AURIDENE MARIA DE PAULO

LOPES, JOSE ROBERTO RODRIGUES JUNIOR, ALEXANDRE DIAS DOS SANTOS, ANDONI SANTANDER AREITIO, AMERICAN CENTURY ETF TRUST - AVANTIS EMERGING MARK, MARCIAL LOPES FILHO, AUGUSTO MASSAHARO IRYODA, RODRIGO SOZI KAULING, BRUNO DEMORE, SERGIO CAMPOS DA FONSECA, JORGE EDUARDO TOSTA, LUIS MAURO CARDOSO PEREIRA FILHO, LUIS FERNANDO RIBEIRO SANTOS TEIXEIRA, CLEBER FABIO DA SILVA, LAIR AMARAL COELHO NETTO, TIAGO CAVALCANTE COUTINHO, AMAURY FERREIRA DE SOUZA, ANDERSON RODRIGUES DA CRUZ, ANTONIO DE LISBOA ARCANJO, JOAO COMARIM FILHO, VLAMIR MARQUES, TRIGONO ICATU 100 FIA PREV FIFE, TRIGONO MULTISEG 100 FIFE PREV FIA, TRIGONO PREV 100 SMALL CAPS FIFE FIA