

**AMBIPAR PARTICIPAÇÕES E
EMPREENDIMENTOS S.A.**

Publicly-Held Company
CNPJ/MF No. 12.648.266/0001-24
NIRE No. 35.300.384.466
CVM Code 2496-1

**ENVIRONMENTAL ESG PARTICIPAÇÕES
S.A.**

Publicly-Held Company
CNPJ/MF No. 09.527.023/0001-23
NIRE No. 35.300.412.923
CVM Code 2627-1

MATERIAL FACT

AMBIPAR PARTICIPAÇÕES E EMPREENDIMENTOS S.A. (B3: AMBP3) (“Ambipar”) and **ENVIRONMENTAL ESG PARTICIPAÇÕES S.A.** (“ESG” and, together with Ambipar, the “Companies”), in compliance with the provisions of the Brazilian Securities and Exchange Commission (“CVM”) Resolution No. 44, dated August 23, 2021, and Article 157, paragraph 4, of Law No. 6,404/76 (“Brazilian Corporations Law”), and in addition to the Material Facts disclosed on September 25, 2025 and on October 20 and 24, 2025, hereby inform their shareholders and the market in general that on this date, the 21st Civil Chamber of the Court of Justice of the State of Rio de Janeiro rendered a decision granting interim relief on appeal, recognizing the jurisdiction of the 3rd Business Court of the Judicial District of Rio de Janeiro to process, with the urgency required by the nature of the proceeding, Ambipar’s judicial reorganization request, jointly with its affiliates (the “Decision”).

Furthermore, the Decision granted the urgent reliefs requested in connection with the processing of the judicial reorganization, determining that: **(i)** providers of essential goods and services shall refrain from interrupting the supply of goods and services to the Ambipar Group and from creating any obstacles to the regular performance of contractual obligations, based on defaults related to credits subject to the judicial reorganization; **(ii)** the respective creditors shall refrain from enforcing fiduciary guarantees, including fiduciary assignment of receivables or any rights over accounts and financial investments, and from appropriating any amounts or financial investments belonging to the Ambipar Group; **(iii)** the suspension of the effectiveness of any contractual clauses providing for termination of contracts essential to the maintenance of the Companies’ operations; **(iv)** creditors shall refrain from declaring the early maturity of debts relating to credits not subject to the effects of the judicial reorganization and from seizing, removing, blocking, or otherwise restricting the use of any assets linked to the respective contractual instruments; and **(v)** lessors or lessees of equipment shall refrain from blocking, suspending, or otherwise hindering the use of the equipment covered by the lease agreements indicated by the Companies.

The Companies will keep their respective shareholders informed regarding the matters covered in this Material Fact and will make available all documentation required by the Brazilian Corporations Law and the applicable CVM regulations on the Companies’ websites (<https://ri.ambipar.com/> e <https://ri.esgparticipacoes.com/>), CVM (www.cvm.gov.br) and B3 — Brasil, Bolsa, Balcão (www.b3.com.br).

São Paulo, October 27, 2025.

**AMBIPAR PARTICIPAÇÕES E
EMPREENDIMENTOS S.A.**

Ricardo Rosanova Garcia
Investors Relation Officer

ENVIRONMENTAL ESG PARTICIPAÇÕES S.A.