

SÃO PAULO ENVIRONMENTAL AGREEMENT – INCLUSION TERM

Thank you for your interest in adhering to the São Paulo Environmental Agreement, conducted by SRI - State Secretariat for International Relations, SIMA - State Secretariat for Infrastructure and Environment and CETESB - Environmental Company of the State of São Paulo, on behalf of the State of São Paulo.

Please read the following Term of Use carefully and complete the fields on this form. The most complex information required for membership is the estimated emission reduction, carbon sequestration and/or avoided greenhouse gas emissions by 2030 (including the year 2030).

Adherence is formalized by sending the requested information, described below.

TERM OF USE

Adherents to the Environmental Agreement of SP (hereinafter referred to as “AGREEMENT”) will be recognized by the Government of the State of São Paulo as members of a community of leaders in climate change, with opportunities for information exchange between the Parties and dissemination with government technical support.

Adherence to the AGREEMENT will allow identifying the leading entities in the strategies to face the challenges brought about by climate change and will support the Government of the State of São Paulo in the establishment of climate actions aimed at both environmental protection and improving the competitiveness of Companies and Municipalities located in the territory of São Paulo State.

1) Parts

The AGREEMENT is signed between the person who provides information authorized by the institution (hereinafter “ADHERENT”) and the Government of the State of São Paulo, through SRI - Secretariat of State for International Relations, SIMA - Secretariat of State for Infrastructure and Environment and CETESB - Environmental Company of the State of São Paulo. Only entities located wholly or partially in São Paulo State may join.

2) Membership, renewal, withdrawal and updating

Membership of the AGREEMENT is open to all organizations that cumulatively:

- (i) are legal entities under private or public law;
- (ii) accurately reflect the information required in the AGREEMENT form in effect in the calendar year;
- (iii) provide true, updated, accurate and compatible information with the instructions;
- (iv) agree to the AGREEMENT Terms of Use; and,
- (v) do not violate any rule.

The Government of the State of São Paulo reserves the right to refuse information deemed incompatible, close member accounts and change the requirements for eligibility to the AGREEMENT, both annually as an update, and at any time to remedy any methodological flaws.

Adhesion begins with the sending of information to CETESB, through the institutional e-mail **acordo2030_cetesb@sp.gov.br**. The renewal will be automatic until 2030, but the ADHERENT will update its information annually, by sending the respective data within the term stipulated by CETESB, implying the permanence in the AGREEMENT.

ADHERENT can withdraw from the AGREEMENT at any time, by means of physical or electronic correspondence sent to CETESB (Climate Change Division, Av. Professor Frederico Hermann Jr., 345 São Paulo – SP, CEP 05459-900, e-mail **acordo2030_cetesb@sp.gov.br**), with confirmation of receipt.

CETESB is not responsible for cases of misrepresentation, in which data are sent to the AGREEMENT by individuals not authorized by the MEMBER, in which case membership, renewal and/or withdrawal will be considered null and void. If it is necessary to complement the data received, or check the authenticity of the forms sent, CETESB may contact the person appointed by the ADHERENT at any time.

Information requested: (i) company name; (ii) contact details of the person responsible for sending the information to adhere to the AGREEMENT (name, position, e-mail, telephone, cell phone); (iii) information in metric tons of current emission, possibilities of reduction, sequestration and/or avoided emission of greenhouse gases (GHGs), by type of gas. The information will be sent on annual basis and should include emission reduction (and/or removal) targets in tonnes per type of gas by the year 2030.

In order to improve the AGREEMENT, the Government of the State of São Paulo may review its guidelines annually, submitting the new terms to the ADHERENT for ratification.

3) Costs

The Government of the State of São Paulo will not charge and does not authorize third parties to charge any type of financial value for joining or staying in the AGREEMENT. The expenses for obtaining the information provided and for its eventual verification or certification must be paid by the ADHERENT.

4) Confidentiality

CETESB will maintain faithful custody of the information provided, which is not to be confused with that sent to other entities under public or private law, in particular environmental licensing data at CETESB. CETESB will only disclose voluntary commitments on avoided emissions, compensation, emission reduction and removal of greenhouse gases, with the identification of the ADHERENT.

Additional information that the ADHERENT wants to provide to CETESB can be inserted in a file in the “pdf” format (desirably an Excel copy of the information related to

GHGs), sent through the institutional e-mail **acordo2020_cetesb@sp.gov.br**, and mentioning if the ADHERENT does not authorize its disclosure.

5) Brand

The AGREEMENT logo is owned by CETESB and can be used by the MEMBERS, once they refer the year together.

6) Institutional regulation

This AGREEMENT will be managed by the attached term, which governs the powers of the entities representing the Government of the State of São Paulo.

São Paulo _____, _____, _____.

Legal representative and company name

Name: _____

I D: _____