

City of Córdoba, October 1, 2025

Messrs.

**COMISIÓN NACIONAL DE VALORES**

25 de Mayo 175

City of Buenos Aires

**BOLSAS Y MERCADOS ARGENTINOS S.A.**

Sarmiento 299

City of Buenos Aires

**Subject: Events as of the effective date of the ECOGAS – CEPU Spin-Off Merger. Material Facts.**

The undersigned, in her capacity as Head of Market Relations of **ECOGAS Inversiones S.A.** (hereinafter, the “**Company**” or “**ECOGAS**”) addresses Comisión Nacional de Valores (“**CNV**”) and Bolsas y Mercados Argentinos S.A. (“**BYMA**”) so as to inform that the effective date of the Split-off Merger operation (“**Split-off Merger**”) between the Company and Central Puerto S.A. (“**CEPU**”) occurred today, which operation was approved by the Special Shareholders’ Meetings dated May 22, 2025 of CEPU and ECOGAS, and by CNV through Resolution No. RESFC-2025-23261-APN-DIR#CNV dated September 10, 2025, as duly informed to the investing public by the Company through Material News dated May 22, 2025 and September 10, 2025, and posted in the CNV Financial Information Highway under ID No. 3365789 and 3413911, respectively, and published on such dates in the BYMA Bulletin.

As a consequence of the foregoing, today ECOGAS received the following from CEPU:

(a) 59,986,580 ECOGAS Class “A” common and book-entry shares with a face value of \$1 and carrying one vote each, which were totally cancelled on this date;

(b) 33,369 Energía Sudamericana S.A. non-transferable registered common shares with a face value of \$1 and carrying one vote each, therefore ECOGAS being the holder of 99.5% of the share capital and the votes of such company taking into account its previously held equity interest;

(c) 27,597,032 Distribuidora de Gas del Centro S.A. Class “B” common and book-entry shares with a face value of \$1 and carrying one vote each, therefore ECOGAS being the holder of 98.86% of the share capital and the votes of such company taking into account its previously held equity interest; and

(d) the amount of \$305,000,000 in cash.





In addition, ECOGAS issued 80,973,264 new ECOGAS Class “D” shares with a face value of \$1 and carrying one vote each, of which (a) 80,936,057 were distributed among the shareholders of CEPU (including JPMorgan Chase Bank, N.A. in its capacity as depositary of the American Depositary Receipt program of CEPU) based on their interest as per Caja de Valores S.A. register as of September 26, 2025 (the “**Recording Date**”) and on the Swap Ratio on an ECOGAS Class “D” share per each 18,6694 shares in CEPU. No fractions of ECOGAS shares were delivered; and (b) 37,207 were kept in the Company’s portfolio due to the share fractions not delivered. It is informed that, in addition, the amount corresponding to the share fraction not delivered and valued as per the rate of ECOGAS Class “D” share as of the closing of the Recording Date were transferred to the shareholders of CEPU; all of which was informed by the Company and CEPU through material news dated September 22, 2025 and posted in the CNV Financial Information Highway under ID No. 3418236 and 3418444, respectively, and the corresponding Split-off Merger documents.

With nothing further at present, I remain sincerely yours.

A handwritten signature in black ink, appearing to read "N. Rivero", is positioned above a horizontal line.

Natalia Lorena Rivero  
Head of Market Relations  
**ECOGAS Inversiones S.A.**

