**INTERNATIONAL MEMORANDUM OF AGREEMENT - IMOA**

**ACI ARNI/UFOPA # XX/20XX (ARNI’s duty)**

PROCESS No. 23204.XXXXXX/20XX-XX (UFOPA’s duty)

**INTERNATIONAL MEMORANDUM OF AGREEMENT FOR SCIENCE, TECHNOLOGY AND INNOVATION BETWEEN THE (FOREIGN UNIVERSITY/INSTITUTION) AND THE FEDERAL UNIVERSITY OF WESTERN PARA AND THE PURPOSES SPECIFIED HEREIN.**

The **(Institution/University),** headquartered at (adress, state, country), hereinafter referred to as **(Institution/University acronym, if there is one),** hereby represented by itsRector/Dean/Provost/title Mr./Sir/Mrs./Miss **(University/Institution’s highest representative),** named University/Institution’s Rector/Dean/Provost/title by (quote the naming act, and the publication’s date)

And

The **FEDERAL UNIVERSITY OF WESTERN PARA**, a Federal Higher Education Institution affiliated to the Ministry of Education, headquartered at the Tapajós University Campus, at s/n Vera Paz street, Salé neighborhood, 68040-255, Santarém, PA, Brazil, registered with CNPJ No. 11.118.393/0001-59, hereinafter referred to as **UFOPA**, hereby represented by its Rector **ALDENIZE RUELA XAVIER,** Ph.D,bearer of SIAPE functional registration No. 1776162 and CPF No. 673.500.202-44, designated as Rector by Presidential Decree of April 20, 2022, published in the Union’s Official Journal No. 75-A, on April 20, 2022, 2nd Section - Extra Edition, 1st page,

hereinafter shall be referred to individually as "**PARTICIPATING INSTITUTION**", and collectively as the "**PARTICIPATING INSTITUTIONS**" in this International Memorandum of Agreement (IMoA).

Considering the legal and regulatory provisions related to cooperation agreements, in particular, the Brazilian Law No. 14,133/2021, Decree No. 11,531/2023 and Regulation SEGES/MGI 1,605/2024 and laws, regulations, and/or requirements related to higher education, scientific and technical research, culture, Science, Technology and Innovation, in particular, the Brazilian Constitutional Amendment No. 85/15, Law No. 10,973/2004, Law No. 13,243/2016, and Decree No. 9,283/2018 and any other related laws, regulations, and/or requirements applicable in both countries,

The participating institutions, with the approval of their competent authorities, agree to conclude this **International Memorandum of Agreement for Science Technology & Innovation - IMoA** in order to facilitate and enhance cooperation in research and academic areas of mutual interest, hereby agree and stipulate as follows:

# THE purpose

## The PURPOSE of this IMoA is to establish international cooperation between UFOPA and the foreign participating institution, in order to develop mutual interest actions in research, undergraduate and postgraduate education, extension, technical cooperation, science, technology and innovation areas, through the modes of collaboration set forth below, into but not be limited to:

## Exchanges, scientific missions, and technical and academic visits of faculty, researchers, students, staff and/or scholars of the aforementioned institutions to undertake activities oriented towards research, education, extension, technical cooperation, culture and university management;

## Establishment of working groups, collaborative design and development of short, medium and long-term cooperation projects and programs;

## Collaborative organization and participation in academic, scientific, technical and cultural events of various levels and categories, such as: courses, conferences, colloquia, seminars and symposia;

## Collaborative academic supervision of educational, research and extension activities (applicable to co-tutorship or co-supervision of doctoral and master's theses and dissertations);

## Exchange of data, materials, techniques, technology, and scientific, academic and cultural publications;

## Technical assistance;

## Technology development and data generation.

# THE Work Plan

## The Work Plan is a mandatory document attached to this IMoA and must:

## Define the objectives to be achieved;

## Establish a justification or state the problem to be solved;

## Designate the people in charge and the duties of each participating institution;

## Plan the work to be done, defining the execution's start and end, detailing the activities and execution stages or phases, as well as the milestones and indicators, and providing the physical-financial schedule of the plan to ensure the purpose’s faithful execution.

## Define where personnel, material and financial resources will be allocated;

## In the event of technical and/or scientific inability to comply with any phase of the Work Plan, as duly demonstrated and justified, the related activities shall be suspended until a consensus is reached between the participating institutions on the modification, adequacy or termination of the Work Planand the consequent termination of this IMoA.

## The Work Plan must state whether the participants will eventually be awarded scholarships.

# COMMON RESPONSIBILIties AND OBLIGATIONS

## These are COMMON responsibilities and obligations to both participating institutions, in addition to other commitments undertaken in this IMoA:

## Establish the Work Plan detailing this IMoA's objectives;

## Implement the actions covered by this IMoA, monitoring the results and evaluating the milestones and, if necessary, reformulating the actions to deliver the expected results.;

## Perform collaborative inspections when necessary;

## To inform the other participating institution about congresses, colloquia, courses, scientific meetings and seminars held by each institution and to exchange publications and documents resulting from these events;

## To report the results of its scientific, technical and pedagogical experiments (courses, seminars, colloquia, etc.) and publish the results periodically, in accordance with the Work Plan;

## To grant access to public information and provide the participating institution with the necessary and available information to fulfill the agreed obligations;

## To allow public administration agents (internal and external control) free access to this IMoA related documents and its implementing elements;

## To provide, at its own expense, the human, technological and material resources to carry out the activities related to the Work Plan, and grant access to the respective institutions' laboratory, data and information infrastructure;

## Maintain the confidentiality of sensitive information and personal data (as classified in Brazilian Law No. 12,527/2011, the Access to Information Law - LAI) obtained as a result of IMoA's activities, and only disclose them when expressly authorized by the parties involved;

## To comply with the data protection obligations established by the General Data Protection Law - LGPD (established by Brazilian Law No. 13,709/2018), taking effective measures to protect the personal data accessed due this IMoA's execution;

## To comply with any legal restrictions relating to intellectual property rights, where applicable;

## To support exchanges of faculty, researchers, students, staff and/or scholars, whether for teaching, research or technical cooperation purposes for the specific period agreed upon in advance by the participating institutions within its capabilities and the guidelines established in the Work Plan;

## To host the other participating institution’s faculty, researchers, students, staff and/or scholars as long as they meet the host institution’s requirements, including minimum language proficiency, if applicable.

## Exchange faculty, researchers, students, staff and/or scholars and/or the Home Institution are solely responsible for providing sufficient MEDICAL INSURANCE, in addition to any other insurance requirements set out in the IMoA for the duration of the entire exchange as required by the Host Institution and Host Institution's country's laws, regulations, and/or requirements. The Host Institution shall have no responsibility or liability for providing health care services or health care insurance or any other insurance coverage for the aforementioned personnel.

## Exchange faculty, researchers, students, staff and/or scholars and/or their Home Institution shall be solely responsible for obtaining any necessary VISAS and otherwise complying with all immigration laws, regulations, and other requirements of the country of the Host Institution. The Host Institution shall cooperate in such efforts but shall not have any responsibility to assure the granting of any immigration visas, permits or approvals.

## The participating institutions' representatives, supervisors and coordinators may be replaced at any time, and it is their responsibility to notify each other of any such change in accordance with this IMoA's provisions.

## During the exchange, scientific mission, technical and academic visits and/or joint work, exchange faculty, researchers, students, staff and/or scholars shall be subject to the codes of conduct, training, policies, and procedures of the Host Institution and the laws and regulations of the Host Institution's country.

## This IMoA established between the participating institutions does not imply any kind of solidary or subsidiary liability to the Federative Republic of Brazil, and its obligations and consequences are the sole and exclusive responsibility of the participating institutions.

# UFOPA’S RESPONSIBILIties AND OBLIGATIONS

## To provide information to the foreign participating institution on the funds received and the respective execution status of the approved projects under the terms of this IMoA.

## To publish the IMoA, once duly signed by both participating institutions, on UFOPA's website and as an extract in the Union’s Official Journal within 10 (ten) days of its signature, with UFOPA bearing the costs.

# FOREIGN participating institution’S RESPONSIBILIties AND OBLIGATIONS

## To transfer the agreed financial resources in accordance with the disbursement schedule contained in the Work Plan by contributing financial resources under its responsibility;

## Cooperate to achieve ImoA’s objectives as defined in the Work Plan;

# EXECUTION, MONITORING AND EVALUATION

## The actions necessary for the accomplishment of this IMoA’s purpose are described in the Work Plan, which is an integral part of this IMoA.

## Each participating institution must designate an individual as COORDINATOR in the Work Plan, who will be responsible for coordinating, executing and monitoring the activities of this IMoA as well as the negotiations necessary to achieve its purpose.

## The Coordinators shall be responsible for COMMUNICATING with the other participating institutions, as well as resolving any doubts that may arise during the conduct of the IMoA, informing the appropriate authorities, sending and receiving requests, scheduling meetings, and ensuring that all communications are duly documented.

## In the event of the need to REPLACE a Responsible Individual, the other participating institution shall be formally notified of the replacement at least 15 (fifteen) calendar days in advance. In the event of disagreement with the replacement, the other participating institution shall formally express its discordance within 15 (fifteen) calendar days of receiving the information, otherwise the replacement shall be accepted.

## The participating institutions undertake to keep their coordinators fully empowered to fulfill their responsibilities and to inform the other participating institution of any change or replacement, in accordance with the deadline set out in the previous sub-section.

## The activities undertaken on this IMoA shall be supervised by each participating institution international area’s responsible or by those officially designated for this purpose as SUPERVISOR, under the following conditions:

## For UFOPA, by the National and International Relations Advisor (ARNI):

## Name: Honorly Kátia Mestre Corrêa

## Institutional Address: Rua Vera Paz, s/n. Sala 445B BMT2 (UFOPA - Unidade Tapajós), Bairro Salé. Santarém - PA - Brasil. CEP: 68040-255

## Phone number: +55 93 2101-6541 Mobile: +55 93 99904-0711

## E-mail: honorly.correa@ufopa.edu.br cc: arni@ufopa.edu.br

## For University .... (foreign Participant Institution’s name), by (designate the international sector responsible’s title)

## Name: (international sector’s responsible full name or designated representative)

## Institutional Address: XXXXX ,

## Phone number: xxxxxx Mobile: xxxxxx

## E-mail: xxxxxxxxxx@xxx.xxx.xx cc: [xxxxx@xxxxxxx.xxx.xx](mailto:xxxxx@xxxxxxx.xxx.xx)

## The participating institutions shall monitor the technical and financial activities of this IMoA during its term.

## The participating institutions must evaluate the benefits and the extent of the academic interest achieved by producing FOLLOW-UP REPORTS on the performance of the activities related to the IMoA, detailing the actions undertaken, the objectives and milestones achieved during the period, justifying any discrepancies and consolidating the data and values of the actions undertaken.

## In the absence of a clearly defined deadline for the submission of the aforementioned reports within the Work Plan, they shall be submitted annually (or semi-annually when the IMoA's duration is less than two years) by the last working day of the last schedule's month. A FINAL REPORT is mandatory at the completion of the purpose and must be submitted no later than 120 (one hundred and twenty) days after the termination of the agreement. Partial reports may be issued at any time on IMoA's key stages completion, as appropriate, as staded in the Work Plan.

## Each participating institution shall take appropriate action when status reports indicate inconsistencies in execution.

# ASSETS, FINANCIAL RESOURCES AND FUNDING

## After this IMoA’s purpose full accomplishment, the assets, products and/or equipment acquired and used in UFOPA units shall be transferred to it by means of a DEED OF DONATION, unless otherwise clearly stated in the Work Plan.

## Assets generated or acquired through activities related to science, technology and innovation under this IMoA shall become part of UFOPA's assets upon acquisition.

## The participating institutions shall endeavor to raise funds to finance, in whole or in part, the development of the activities to be undertaken under this IMoA to ensure the achievement of its purpose. The participating institutions are encouraged to work together to identify and secure external funding, if deemed necessary by both.

## Salaries, allowances, transportation, visas, accommodation, insurance, vaccinations, medical examinations and other mandatory expenses in accordance with the country's applicable laws and regulations shall be borne by the Home Institution, unless expressly stated otherwise in the Work Plan.

## Exchange students must remain enrolled at their home institution and shall be exempt from fees at the host institution, including registration and tuition, but are responsible for their own transportation, meals, housing expenses and student insurance, unless expressly stated otherwise in the Work Plan.

## Services under this IMoA shall be provided on a collaborative basis and the participating institutions shall not receive any compensation, unless stated otherwise in the Work Plan.

## Activities involving transfer of resources shall be enabled by a specific document.

## Projects requiring funding must be approved by both participating institutions

# HUMAN RESOURCES

## Personnel involved in the implementation of activities under this IMoA carried out by any of the participating institutions shall not be subject to any change in their employment relationship and shall remain bound to their home institution and shall not impose any burden on the other participating institution.

## No labor, employment or statutory relationship shall be established between visiting faculty, researchers, staff and/or scholars and the participating institutions of this IMoA.

## The activities to be undertaken shall not involve the assignment of officials from the host institution, who may be seconded only to perform specific actions provided for in the IMoA and for a fixed term.

## In the event of visiting and/or exchanging faculty, researchers, staff and/or scholars, they may not engage in activities unrelated to the purpose of the IMoA, unless expressly stated otherwise in the Work Plan.

# COMMUNICATION

## Any notifications, reports, authorizations or approvals concerning this IMoA shall be in writing and, unless otherwise specified, shall be considered legally delivered under the following instances:

## Hand-delivered to the participating institution's coordinator or supervisor, with the receipt duly signed;

## Sent by registered or certified mail, postage prepaid, properly addressed to the address provided in subsection 6.6, and received by the recipient or on the 5th (fifth) day following the date of mailing, whichever is earlier;

## Sent by e-mail to the e-mail address registered in subsection 6.6 and deemed delivered upon the receipt confirmation by the addressee or within 5 (five) working days from the dispatch, whichever occurs first. If the time limit expires without confirmation, a copy shall be sent by mail, but the notification shall be deemed to have been duly given.

## Any participating institution may change the address and/or communication data listed in subsection 6.6 to which notifications or requests must be sent by using the formal means of communication aforementioned described.

# INTELLECTUAL PROPERTY

## The participating institutions agree that any Intellectual Property Rights (IPR) arising from the process of performing this IMoA shall be subject to the applicable laws and regulations of each country and to the international intellectual property conventions to which both countries are signatories, as well as to the terms and conditions set forth in this IMoA.

## Where necessary, a separate Intellectual Property Rights (IPR) agreement shall be prepared and agreed between the participating institutions and annexed to this IMoA. Such an agreement shall include the procedures for the recognition of rights, usufruct, use, availability, secrecy and confidentiality, as well as the sharing of the results of the commercial exploitation of the IPR, including in the case of transfer of the exploitation rights to third parties.

## In the absence of a specific instrument regulating intellectual property rights, the IPR and the results subject to intellectual property protection in any form, arising from the execution of this IMoA, shall be shared equally among the participating institutions in terms of ownership and net financial results from their use. The sharing must comply with the legal and formal requirements necessary for its conclusion and registration with the competent bodies, respecting the percentage of 5% (FIVE PERCENT) for UFOPA as operating expenses (overheads).

## All data, techniques, technologies, know-how, trademarks, patents and any other intellectual/industrial property assets or rights of a participating institution that it uses to perform the subject matter of this IMoA shall remain its exclusive property and the other participating institution shall not assign, transfer, sell, disclose or use them in other projects or in any other form without the prior formal consent of their owner.

## Any impediments by one of the participating institutions shall not affect the ownership and/or exploitation of intellectual property rights by the other participating institutions.

## The participating institutions shall, within the scope of their respective responsibilities, ensure that the proposed projects resulting from this IMoA and the allocation of the corresponding technological resources do not infringe copyrights, patents or other intellectual property rights as well as the rights of third parties.

## In the event of any infringement of intellectual property rights relating to the Results, the participating institutions agree to take appropriate legal action, jointly or separately, to remedy such infringement.

## Applications for intellectual property protection must necessarily be filed with the Brazilian National Institute of Industrial Property (INPI), and registered and monitored by the UFOPA Technological Innovation Agency (AIT).

## The participating institutions shall determine how to bear the costs of both intellectual property protection and legal action.

## The participating institutions shall determine how to bear the costs of intellectual property protection and litigation. The participating institutions shall not use the name, logo, symbol or trademarks of the other participating institution in publicity, advertising or press releases in promotions and similar activities unrelated to the purpose of this IMoA without the prior formal written consent of an authorized representative of the other participating institution, as provided in Articles six and nine and their respective subclauses.

## Publications, promotional material and results associated with the resources of this IMoA must explicitly acknowledge the contribution and support received from the participating institutions.

# ENVIRONMENT AND BIODIVERSITY

## The participating institutions agree to comply with all applicable environmental legislation and biodiversity-friendly practices of both countries, in particular the Brazilian Law No. 13,123/2015 (Biodiversity Law) and Decree No. 8,772/2016, based on resources’ optimization and environmental pollution’s reduction, such as, but not limited to, the following:

## To avoid potentially toxic and/or environmentally harmful substances use;

## To improve energy and water efficiency;

## To minimize paper usage and printing by using electronic documentation;

## To reduce disposable products usage;

## Proper disposal of waste, including electronic waste;

# ANTI-CORRUPTION AND PUBLICITY

## The participating institutions agree to comply with all applicable anti-corruption laws and regulations of both countries, in particular the Brazilian Federal Law 12,846/2013 (Anti-Corruption Law).

## Advertising resulting from this IMoA's actions, programmes, works, services and campaigns must be of an educational, academic, informative or social nature and must not include names, symbols or images that constitute or imply personal promotion of authorities or public officials.

## The participating institutions declare that they will take all necessary measures and ensure that their advisors, councelors, directors, coordinators, servants, employees and anyone acting on their behalf, including agents and subcontractors, will comply with all applicable laws and will follow the anti-corruption, anti-bribery, anti-fraud and anti-money laundering policies, guidelines and procedures in order to prevent any fraudulent activity by themselves or any Related Party, including the offer or promise, directly or indirectly, of any money, gift, loan, service, confidential information or anything of value to:

## Any government official (or any agent, employee or family member thereof);

## Any political party (including any political party or candidate for political office) or candidate for political office;

## Anyone who is aware of an offer or bribe made to any of the persons reffered to in the preceding subclauses who uses the information to obtain funding, to direct business to any person or entity, or to obtain any other improper advantage.

## The participating institution shall provide the other with prompt written notification of any suspicion or violation of the provisions set forth in the Anti-Corruption Laws, the provisions of this article, or any suspicion of participation in bribery or corruption practices.

# ANTINEPOTISM

## The participating institutions agree to comply with all applicable antinepotism laws and regulations of both countries, in particular the Brazilian Decree No. 7,203/2010.

## The participating institutions agree that it is forbidden to employ, directly or indirectly, family members of public officials who hold positions of commission or trust involved in this IMoA's execution. The kinship relationship includes spouses, partners or relatives in the direct or collateral line, by consanguinity or affinity, up to the third degree.

# EQUITY AND NON-DISCRIMINATION

## The participating institutions agree to comply with all applicable nondiscrimination and anti-racist practices and equal employment opportunity of both countries, in particular the Brazilian Law No. 7,716/1989.

## The participating institutions will treat all prospective and current people involved in the IMoA with dignity and civility, and will not harass or discriminate against any individual on the basis of race, religion, colour, sex, age, sexual orientation, nacionality or ancestry, political ideology, genetic information, marital status, parental status, gender identity and expression, disability or veteran status under the terms of this IMoA.

# EXPORT CONTROLS

## The participating institutions agree to comply with all applicable export control laws, regulations and economic sanctions programs of both countries, in particular the brazilian Law No. 5,025/1966 and other export control laws such as the International Traffic in Arms Regulations, the Export Administration Regulations, and the Foreign Assets Control Regulations, in the performance of this IMoA.

## Neither participating institution shall export or re-export the other participating institution's goods, software, services and/or technical data, or the direct product thereof, and controlled items or technologies without first obtaining any necessary export licenses or other governmental approvals, such as qualifying for license exceptions or exemptions.

# TERM

## This IMoA shall be in force for a period of NUMBER (##) of years/months from the date of joint signature by both participating institutions (the "Effective Date") in accordance with the WORK PLAN and its respective schedule.

## This IMoA may be extended by an ADDENDUM containing a new Work Plan with appropriate justifications and schedule adjustments, agreed to and signed by both participating institutions. This document will become an integral part of the agreement.

## Full compliance with the purpose of this IMoA shall result in its early termination.

## This IMoA’s expiration or rescission shall not jeopardise ongoing activities.

# AMENDMENTS

## This IMoA may be amended, in whole or in part, during the term of this agreement by mutual consent of the participating institutions, provided that the IMoA's purpose is preserved.

## Any amendments or modifications which may be agreed upon, provided that the IMoA's purpose is preserved, must be duly justified and shall be made by means of an ADDENDUM which shall become an integral part of this IMoA, and shall enter into force on the date of signature by the participating institutions' legal representatives.

## The aforementioned addendum must be preceded by a formal written proposal from any of the participating institutions, submitted at least 60 (sixty) calendar days before the end of the IMoA's term, and must be duly motivated in order to justify the extension. Exceptionally, amendments may be requested within a shorter period, provided that they are duly motivated and benefit the agreement's execution.

## The subsequent inclusion of objectives that are not related to the subject matter originally agreed upon in the Work Plan is not permitted.

# TERMINATION

## This IMoA shall be terminated as follows:

## At the TERMINATION AGREEMENT's expiry date, if none of the participating institutions has requested an amendment to renew/extend it within the time limits previously described;

## By DENUNCIATION, at any time, by one of the participating institutions, if there is no longer any interest in maintaining the partnership, by means of a formal written notification to the other PARTY with a minimum of 30 (thirty) calendar days, which shall not jeopardize the activities being carried out nor give rise to any right to compensation.

## By CONSENSUS of the participating institutions prior to the conclusion of the termination agreement, duly formalized;

## By RESCISSION, at any time by any of the participating institutions, provided that it is duly justified, with formal written notification of at least 30 (thirty) calendar days in advance; when there is a breach of the obligation assumed that makes it impossible to achieve the purpose; or in the event of an act of God or force majeure, duly proven, that prevents the execution of the scope.

## In the event of RESCISSION, the pending issues or ongoing work shall be resolved by the IMoA's CLOSING TERM, which shall define and assign the duties related to the completion or termination of each of such issue or matter, including copyright or property rights, work and methodology, and information disclosure to participating institutions.

## In any termination case, the participating institutions must honor the obligations assumed up to the date of closure and must maintain in their budgets the funds earmarked for the aforementioned activities for the duration of their execution.

## Intellectual property rights, in accordance with this IMoA's provisions in Article 10 and its subsections, shall apply to all creations, studies or results obtained up to this IMoA's completion.

# Alternative Dispute Resolution (ADR)

## In the event of any unforeseen situation, omission, controversy and/or claim arising out of or in relation to this IMoA, or any breach thereof, concerning to its interpretation, validity, binding effect, performance or non-execution, in particular concerning to the rights and obligations set forth herein, the participating institutions irrevocably and irreversibly undertake to constitute a joint committee with members from all the institutions involved in order to reach a definitive solution through NEGOTIATION to ensure the achievement of this IMoA's purpose.

## In the event that the dispute cannot be settled amicably through direct, good-faith negotiations, the dispute shall be finally and conclusively settled by ARBITRATION administered by an impartial international arbitration center in accordance with its international arbitration rules in force. Each participating institution shall bear its own expenses in connection therewith. All fees and expenses related to the arbitrator, court reporter, and any resulting report shall be borne and paid in full and equally shared by the participating institutions*.*

# FINAL PROVISIONS

## This IMoA is written in two counterparts, one in PORTUGUESE and the other in ENGLISH, both of which shall be deemed to be originals and to have the same content, and shall be valid only if both counterparts are signed by the LEGAL REPRESENTATIVES of the participating institutions as indicated in the preamble of the document.

## The participating institutions shall not be held liable for non-compliance with commitments or for any damage that may occur due to force majeure or acts of God, which may prevent the continuity of the activities provided for in this IMoA, which may be resumed under the same conditions and circumstances as soon as the causes that led to their suspension have disappeared, until their full completion.

The participating institutions declare that they endorse this IMoA through the signatures of their duly authorized LEGAL REPRESENTATIVES, acknowledging the veracity, authenticity, integrity, validity and effectiveness of this document and its provisions, including its Appendices, so that it may produce its legal effects, in or out of Court. The signatures should preferably be electronic, in the form of an advanced (AES) or qualified (QES) certified electronic signature, using the verifiable digital certification platform of the representatives' choice. As an alternative to the certified electronic signature, in countries where this cerification is not mandatory, the representatives may manually sign this IMoA in 03 (three) copies of identical content and form, so that it produces only one legal effect.

**For Foreign Participating Institution - ACRONYM:**

**DULY AUTHORIZED LEGAL REPRESENTATIVE**

Rector/Dean/Provost/Title

Place (City-State), date

**For Federal University of Western Para - UFOPA:**

**ALDENIZE RUELA XAVIER**

Reitora

Santarém-PA, date