## **DRAFT AGREEMENT 99 of 2022**

"By means of which activating the clause for the protection of public property is authorized in favor of EPM, to protect the value of the public investment it has in UNE EPM Telecomunicaciones S.A. and Inversiones Telco S.A.S., in defense of the public resources said investments represent, and other provisions are dictated."

## THE COUNCIL OF MEDELLÍN

In use of its legal and constitutional powers, particularly those granted by Article 17 of Law 226/1995

## **HEREBY AGREES TO**

Article 1. In order to protect the public property represented in the investments in companies UNE EPM Telecomunicaciones S.A. and Inversiones Telco S.A.S., Empresas Públicas de Medellín E.S.P. is authorized to transfer the shares it has or may come to have in said companies, in accordance with the procedure established in Law 226 of 1995.

Article 2. Authorize Instituto de Deportes y Recreación de Medellín (INDER, in the Spanish original) to transfer its shareholding in UNE EPM Telecomunicaciones S.A.

Article 3. The authorizations in this Resolution shall remain effective until December 31, 2024.

Article 4. The transfer to be carried out by Empresas Públicas de Medellín ESP and Instituto de Deportes y Recreación de Medellín (INDER) shall be performed in accordance with technical studies and one or several previously defined programs that are consistent with the principles of democratization, preference, protection of public property and continuity of service, pursuant to the terms and procedures required by Law 226 of 1995.

Article 5. Completely repeal Agreement 17 of 2013. However, clauses c, d, e, f and g of article 1 of Agreement 17 of 2013 will remain valid until the day Empresas Públicas de Medellín E.S.P. no longer possesses over 50% of the shares in the company UNE EPM Telecomunicaciones S.A.

Article 6. In the terms of article 4 of Law 226 of 1995, the resources Empresas Públicas de Medellín E.S.P. obtains from the transfer will be incorporated into its budget and managed from one or various specific destination accounts, to be destined to complying with its investment plan and fully or partially paying the debt service associated with it.

Article 7. This resolution shall become effective as of the date of its publication in the Official Gazette of the Municipality of Medellín, and it repeals any provisions contrary to it.