



LIGHT ENERGIA S.A.
CNPJ nº 01.917.818/0001-36
NIRE 33.3.0016560-6
PUBLICLY-HELD COMPANY

Rio de Janeiro, January 18, 2024.

B3 S.A. – Brasil, Bolsa, Balcão

Mrs. Ana Lucia da Costa Pereira
Superintendence of Issuers Listings and Monitoring (*Superintendência de Listagem e Supervisão de Emissores*)

c.c.: **CVM – Comissão de Valores Mobiliários**

Mr. Fernando Soares Vieira – Superintendence of Corporate Relations (*Superintendência de Relações com Empresas*)

Mr. André Francisco Luís de Alencar Passaro – Superintendence of Market and Intermediary Relations (*Superintendência de Relações com o Mercado e Intermediários*)

Ref.: Official Letter 60/2024-SLS
Request for clarification

Dear Sirs,

We refer to the Official Letter 60/2024-SLS ("Official Letter"), partially transcribed below, as requested, about which Light Energia S.A. ("Light Energia") provides the following clarifications.

"January 17, 2024

60/2024-SLS

Light Energia S.A.

At. Carlos Vinicius de Sa Roriz

Investor Relations Officer

Ref.: Request for clarification

Dear Sir,

According to the indenture of the 7th issue, series 1 and 2 of debentures, there is a provision for payment of interests on 01/15/2024, and in the indenture of the 21st issue, single series, there is a provision for payment of interests and amortization on the same date, which have not been settled, resulting in default in the asset.

We, therefore, request you to inform, by 01/18/2024, via the Empresas.net platform, which are the measures to be taken by the company to resolve the aforementioned default and any new payment date, as well as any other information deemed relevant".

The Company clarifies that, according to the Notice to the Market published by Light S.A. – In Judicial Reorganization ("Light") on October 11th, 2023, the 3rd Business Court of the

LIGHT ENERGIA S.A.
CNPJ nº 01.917.818/0001-36
NIRE 33.3.0016560-6
PUBLICLY-HELD COMPANY

District of the Capital of Rio de Janeiro granted, in the records of Light's judicial reorganization process, the extension of the stay period, for a period of 180 (one hundred and eighty) days counted from October 12, 2023, with effects extending to the Company and to Light Serviços de Eletricidade S.A.

Therefore, all the Company's financial obligations encompassed by Light's judicial reorganization, including those to which the Official Letter refers, are currently suspended and, for that reason, during the stay period, there will be no interests and/or amortization payment with respect to such financial obligations on the dates originally established.

The company also clarifies that it has not carried out a 21st issue of debentures, as we understand was mistakenly stated in the Official Letter. On the other hand, Light Serviços de Eletricidade S.A. ("Light SESA"), also a subsidiary of Light, issued debentures in its 21st issue, which are still suspended, as are all other financial obligations relating to Light SESA debenture issues encompassed by Light's judicial reorganization.

The Company will keep its shareholders and the market in general informed about any relevant and significant aspects of its business, including those related to the above topic.

These are the clarifications we have in relation to the Official Letter, and we remain at your entire disposal for further clarifications.

Sincerely,

Carlos Vinicius de Sá Roriz
Investor Relations Officer
LIGHT ENERGIA S.A.