



TELEFÔNICA BRASIL S.A.

Publicly Held Company

CNPJ No. 02.558.157/0001-62 – NIRE 35.3.0015881-4

NOTICE ON RELATED PARTY TRANSACTION

Telefônica Brasil S.A (“Company”), pursuant to Article 33, XXXII and Annex F of CVM Resolution No. 80 of March 29, 2022, hereby informs the market of the following related party transaction, executed on December 9, 2025.

Name of Related Parties	Telefónica Cybersecurity & Cloud Tech, S.L. (“TTech”); Telefônica Infraestrutura e Segurança Ltda. (“TIS” and together with TTech, the “Parties”); Telefônica Cibersegurança e Tecnologia do Brasil Ltda. (“CyberCo Brasil”).
Relationship with the Issuer	TTech and CyberCo Brasil are companies under common control of Telefónica S.A., as is the Company. TIS is indirectly controlled by the Company.
Description of the Transaction	The transaction consists of the execution of a Quota Purchase and Sale Agreement (“QPA”) by the Parties, aiming at the acquisition of 100% of the quotas issued by CyberCo Brasil, all owned by TTech, by TIS (“Transaction”).
Purpose of the Agreement	The purpose of the Transaction is the acquisition of all quotas of CyberCo Brasil by TIS, focusing on expanding the portfolio of information security solutions, optimizing service offerings, as well as accelerating product launches, integrating the commercial force, and strengthening the growth strategy in digital solutions with a customer-centric approach.
Terms and Conditions of the Transaction	All quotas issued by CyberCo Brasil were sold by TTech for a total amount of up to R\$ 232 million, with R\$ 212 million paid in a single installment on the signing date and up to R\$ 20 million as earn-out, to be paid in a single installment in 2027, based on CyberCo Brasil’s service revenue in 2026, according to the terms and calculation method set forth in the QPA.
Participation of the Counterparty, its Partners or Administrators in the Transaction Decision Process	There was no participation by TTech or CyberCo Brasil, nor by their respective shareholders or representatives, in the Company’s internal decision-making process regarding the Transaction, nor in the negotiation process of the Transaction.

Detailed Justification of the Reasons Why the Transaction Observed Commutative Conditions or Provides for Adequate Compensatory Payment	<p>The Transaction was carried out under commutative conditions and observes the same premises used by the Company for similar transactions with third parties that are not related parties. The Transaction is within market standards, with the price based on a valuation report prepared by an independent appraiser, confirming that the amounts are aligned with market practices and correctly reflect the business's economic potential.</p>
Reasons for Carrying Out the Transaction with Related Parties	<p>The purpose of the transaction is to maintain the Company's position in the B2B cybersecurity services market by consolidating digital activities into a single entity, TIS, with the aim of expanding the portfolio of information security solutions, optimizing service offerings, accelerating product launches, integrating the commercial force, and strengthening the growth strategy in digital solutions with a customer-centric approach.</p>

São Paulo, December 9, 2025.

DAVID MELCON SANCHEZ-FRIERA

CFO and Investor Relations Officer
Telefônica Brasil S.A. – Investor Relations

Tel: +55 11 3430 3687

Email: ir.br@telefonica.com

Information available at: <https://ri.telefonica.com.br/en/>