

**ENERGISA S.A.**  
*Publicly-Held Company*  
CNPJ n.º 00.864.214/0001-06

## **NOTICE TO THE MARKET**

### **Clarifications on news published in the press (Ref. Official Letter n.º 113/2026/CVM/SEP/GEA-1)**

**ENERGISA S.A.** ("Company"), in response to Official Letter n.º 113/2026/CVM/SEP/GEA-1, dated March 18, 2026, and received by the Company on the same date ("Official Letter"), hereby presents the clarifications requested by the Company Oversight Department - 1 (Gerência de Acompanhamento de Empresas - 1) regarding news published on March 16, 2026, in the Broadcast media, News section, under the title: "Energisa raises R\$ 1.05 billion in debentures with BNDES for investments in AC, MT and TO" ("News") which contains the following statements:

*"The National Bank for Economic and Social Development (BNDES) approved support in the amount of R\$ 1.05 billion for Energisa Group distributors in Acre, Tocantins and Mato Grosso, the institution reported today, 16. There were three debenture issuances coordinated by the development bank to support the concessionaires' investment plans. The payment of the debentures by BNDES occurred on February 20.*

*[...] Details regarding the conditions of the debentures, such as term and interest rate, were not disclosed in the note sent to the press. The Corporate Finance Director of the Energisa Group, Marcus Albernaz, only said that the conditions provided were 'very competitive'."*

In compliance with the Official Letter, the Company reiterates that, as is widely known by the market, the Company and its subsidiaries are recurrent issuers in the capital market, as well as active in raising funds from financial institutions, with access based on the constant search, evaluation and identification of alternatives and new opportunities for raising funds, with rigorous resource management and financial discipline in order to enable the planned investments in its areas of operation.

In this context, the National Bank for Economic and Social Development – BNDES ("BNDES") is a financial institution that recurrently supports the Company and its subsidiaries. According to disclosures made to the market under the terms of the applicable regulations<sup>1</sup>, the Company informs that the subsidiaries (i) Energisa Mato Grosso – Distribuidora de Energia S.A. ("EMT"); (ii) Energisa Acre – Distribuidora de Energia S.A. ("EAC"); and (iii) Energisa Tocantins – Distribuidora de Energia S.A. ("ETO" and together with "EMT" and "EAC", the "Subsidiaries"); settled on February 20, 2026, and concluded the issuance of distribution of simple debentures, non-convertible into shares, under the terms of Resolution of the Securities and Exchange Commission of Brazil ("CVM") No. 160, of July 13, 2022, as in force, under the coordination of BNDES, which totaled – together – the raising of the amount of R\$ 1.05 billion destined for the financing of electric power distribution infrastructure investment projects owned by each of the Subsidiaries (together, the "Offerings").

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<sup>1</sup> Indenture of Issuance, Notice of Commencement, Communication of Modification of the Offering, Notice of Closing of the Offerings, available at: <https://ri.energisa.com.br/en/prospectus-and-deeds/>

The Company further clarifies that, in line with best accounting practices, the main terms and conditions and the conclusion of the Offerings were reported as a subsequent event in the financial statements for the 2025 fiscal year, disclosed to the market on March 12, 2026<sup>2</sup>.

The Company understands that the information reported does not qualify as a Material Fact, as these are ordinary fundraising operations, carried out in the normal course of its business to enable its investment plan, representing approximately 6% of the total amount raised by the Company and its subsidiaries in the last 12 months or 2% of the consolidated gross debt based on February 2026, with no extraordinary facts in the fundraisings as they were carried out on bases practiced by the market.

In the Company's view, the performance of these fundraising operations should not change the price of the securities issued by the Company, nor impact the decision of investors on maintaining these securities in their portfolios, or on the exercise of any rights inherent to the condition of holders of said securities.

As these are the clarifications deemed pertinent for the moment in response to the Official Letter, the Company reiterates its commitment to keeping shareholders and the market in general informed about any relevant matters of their interest, reinforcing that it remains available to provide any additional clarifications if necessary.

Cataguases, March 19, 2026.

**Mauricio Perez Botelho**  
Investor Relations Officer

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<sup>2</sup> Page 74 of the Explanatory Notes to the Standardized Financial Statements for the 2025 fiscal year available at: <https://api.mziq.com/mzfilemanager/v2/d/60f49a2d-bd8c-4fd9-95ab-bdf833097a83/49488434-ca4c-54bd-9f84-28a24a87ed37?origin=2>