

ENERGISA S.A.

Publicly-Held Company

CNPJ/MF nº 00.864.214/0001-06

NIRE 31.300.025.039 | CVM Code nº 01525

REDE ENERGIA PARTICIPAÇÕES S.A.

Publicly-Held Company

CNPJ/MF nº 61.584.140/0001-49

NIRE 31.300.117.952 | CVM Code nº 003190

ENERGISA MATO GROSSO DO SUL – DISTRIBUIDORA DE ENERGIA S.A.

Publicly-Held Company

CNPJ/MF nº 15.413.826/0001-50

NIRE 54.300.000.566 | CVM Code nº 005576

ENERGISA SUL-SUDESTE – DISTRIBUIDORA DE ENERGIA S.A.

Publicly-Held Company

CNPJ/MF nº 07.282.377/0001-20

NIRE 35.300.321.707 | CVM Code nº 02486-4

ENERGISA MATO GROSSO – DISTRIBUIDORA DE ENERGIA S.A.

Publicly-Held Company

CNPJ/MF nº 03.467.321/0001-99

NIRE 51.300.001.179 | CVM Code nº 014605

MATERIAL FACT

ENERGISA S.A., publicly-held company, registered with CNPJ/MF under nº 00.864.214/0001-06 ("Energisa" or "Company"), REDE ENERGIA PARTICIPAÇÕES S.A., open company, registered with CNPJ/MF under nº 61.584.140/0001-49 ("Rede Energia"), ENERGISA MATO GROSSO DO SUL – DISTRIBUIDORA DE ENERGIA S.A., open company, registered with CNPJ/MF under nº 15.413.826/0001-50 ("EMS"), ENERGISA SUL-SUDESTE – DISTRIBUIDORA DE ENERGIA S.A., open company, registered with CNPJ/MF under nº 07.282.377/0001-20 ("ESS") and ENERGISA MATO GROSSO – DISTRIBUIDORA DE ENERGIA S.A., open company, registered with CNPJ/MF under nº 03.467.321/0001-99 ("EMT"), in compliance with article 157, § 4º, of Law nº 6.404, dated December 15, 1976, as amended, and CVM Resolution nº 44, dated August 23, 2021, as amended, hereby inform shareholders and the market in general as follows.

The Company entered into, on this date, a non-binding memorandum of understanding ("MoU") with Itaú Unibanco S.A. ("Investor"), NOVA DENERGE S.A., a corporation without registration as an open company with the CVM, registered with CNPJ/MF under nº 46.978.841/0001-79 ("Nova Denerge") and DENERGE DESENVOLVIMENTO ENERGÉTICO S.A., a corporation without registration as an open company with the CVM, registered with CNPJ/MF under nº 45.661.048/0001-89 ("Denerge"), regulating the principal terms and general conditions for the subscription and contribution by the Investor of all preferred shares issued by Denerge ("Preferred Shares"), in the estimated amount of R\$ 1,400,000,000.00 (one billion four hundred million reais), after which the Investor will hold a direct minority interest in the capital stock of

Denerge and, indirectly, in its subsidiaries, including Rede Energia, EMS, ESS and EMT ("Transaction").

The Transaction is subject to satisfaction (or waiver, as applicable) of certain conditions precedent provided in the MoU, including approvals from the Administrative Council for Economic Defense ("CADE").

It is noteworthy that, in the context of the Transaction, definitive documents shall be negotiated and executed between the Company, Nova Denerge, Denerge and the Investor, namely the investment agreement and the shareholders' agreement, which shall govern the rights and obligations of the Company.

It is emphasized, finally, that the Transaction will contribute to strengthen the financial capacity and reinforce the capital structure of Energisa.

The Company will keep its shareholders and the market in general informed regarding matters that are the subject of this communication.

Cataguases, April 20, 2026.

Maurício Perez Botelho

Chief Financial Officer and Investor Relations Director