

ENERGISA S.A.

CNPJ/MF No. 00.864.214/0001-06

NIRE 31.300.025.039

- Publicly-Held Company -

MATERIAL FACT

ENERGISA S.A. ("Energisa"), in compliance with the provisions of Article 157, § 4, of Law No. 6,404, dated December 15, 1976, as amended ("Brazilian Corporation Law"), and CVM Resolution No. 44, dated August 23, 2021 ("RCVM 44"), in continuity with the material facts disclosed on November 28, 2025, and December 19, 2025, hereby informs its shareholders and the market in general of the approval of the merger of Energisa Participações Minoritárias S.A. ("EPM") into Denerge – Desenvolvimento Energético S.A. ("Denerge"), within the context of the Energisa Group's corporate reorganization aimed at simplifying its corporate structure, with administrative rationalization, governance optimization, and greater operational efficiency for the group as a whole.

In extraordinary general meetings of EPM and Denerge held on this date, the merger of EPM into Denerge was approved, among other matters, pursuant to the "Private Instrument of Protocol and Justification for the Merger of Energisa Participações Minoritárias S.A. into Denerge – Desenvolvimento Energético S.A.", executed on March 31, 2026 ("Merger" and "Protocol and Justification").

Upon implementation of the Merger, EPM shall be extinguished and Denerge shall succeed it, by universal title and without interruption, in all its rights and obligations, pursuant to Article 227 of the Brazilian Corporation Law.

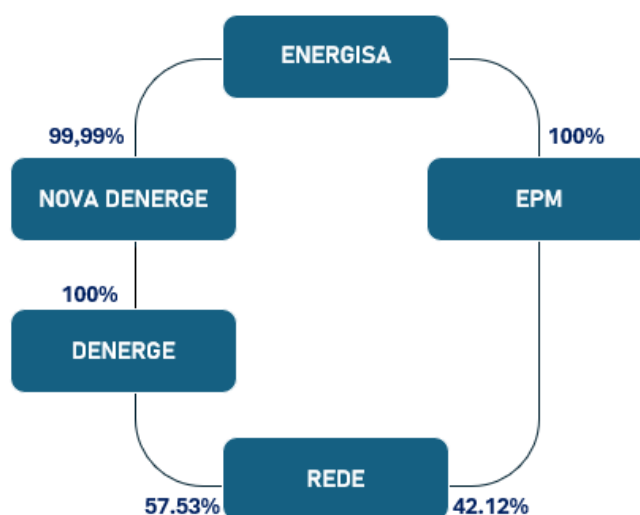
In the scope of the Merger, Denerge's share capital will be increased by R\$ 1,514,990,761.20 (one billion, five hundred and fourteen million, nine hundred and ninety thousand, seven hundred and sixty-one reais and twenty cents), through the issuance, for private subscription, of 379,353 new common, registered shares with no par value, to be allocated to Energisa in accordance with the exchange ratio approved under the transaction.

As a result of the Merger, Energisa will become a shareholder of Denerge alongside Nova Denerge S.A., and the corporate structure of the Energisa Group will be simplified, with the concentration in Denerge of the assets and corporate interests previously held by EPM.

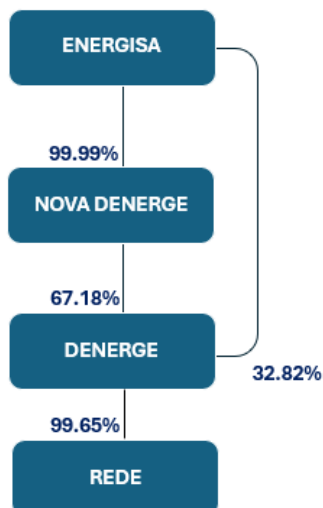
The transaction does not alter the ultimate control of the companies involved, as it is part of an internal corporate reorganization movement of the Energisa Group, without modifying the economic substance of the assets held by the group.

The corporate structure before and after the Transaction is shown below:

Shareholding Structure Before the Transaction



Shareholding Structure After the Transaction



Finally, Energisa reinforces that it will keep its shareholders and the market in general informed regarding any material developments related to the matters discussed herein.

Cataguases/MG, April 1, 2026.

Maurício Perez Botelho

Chief Financial and Investor Relations Officer