

NOTICE TO THE MARKET

SALE OF MATERIAL EQUITY INTEREST

São José, June 15, 2023.

INTELBRAS S.A. INDÚSTRIA DE TELECOMUNICAÇÃO ELETRÔNICA BRASILEIRA (B3: INTB3) ("Company"), in accordance with the provisions of the article 12, paragraph 6, of the Brazilian Securities and Exchange Commission ("CVM") Resolution No. 44, of August 23, 2021, as amended, hereby informs its shareholders and other market agents that, on this date, the Company received a notice from its shareholder Dahua Europe BV ("Notice" and "Dahua", respectively), informing the sale of a block of shares equivalent to 2.44% of the total shares of the Company held by it, being Dahua henceforth holder of 7.56% of the Company's capital stock on the present date.

The Company hereby clarifies that, as stated in the Notice:

- a. This transaction has the primarily purpose of increasing the number of free float shares of the Company, with the perspective of an increase in its liquidity, and does not aim to change the composition of the Company's control or management structure.
- b. The commercial agreements and the strategic alignment between Dahua, a strategic shareholder, and the controlling shareholders, remain unaltered, with the same perspectives as prior to this transaction. For more details on the commercial agreements, please see items 1.1, 1.2, 11.2 and 11.3 of the Company's Reference Form.
- c. Dahua is a signatory to one of the Shareholders' Agreements filed at the Company's headquarters, which govern the acquisition and sale of securities issued by the Company and the exercise of voting rights. For further information regarding this Shareholders' Agreement filed at the Company's headquarters, please see item 1.13 of the Company's Reference Form. The complete version of this Shareholders' Agreement can also be obtained on the Company's investor relations website (<https://ri.intelbras.com.br/>) and the CVM's website (<https://www.gov.br/cvm/pt-br>).

The Company emphasizes that the sale made by Dahua does not affect the commitments of this shareholder before the controlling shareholders and the Company, nor does it change the plans for growth and presence in the security market in Brazil, which continues to be developed in accordance with the approved planning.

The Notice is attached to this Notice to the Market, not being the Company responsible for the information presented therein.

The Company's Investor Relations area remains at your disposal for any clarifications.

Rafael Boeing

Investor Relations Officer and Administrative and Financial Superintendent Officer

EXHIBIT I



Zoetermeer, June 15, 2023.

To
INTELBRAS S.A. INDÚSTRIA DE TELECOMUNICAÇÃO ELETRÔNICA BRASILEIRA
Att.: Rafael Boeing
Investor Relations Department
Via e-mail: ri@intelbras.com.br

Ref.: Sale of Material Equity Interest

Dear Sirs,

DAHUA EUROPE BV, a corporation organized and existing according to the laws of the Netherlands, headquartered at Louis Braillelaan, 80, 2719EK, in the city of Zoetermeer, the Netherlands, enrolled with the CNPJ under No. 22.420.886/0001-65 ("**Dahua**"), pursuant to the provisions of the Brazilian Securities and Exchange Commission ("**CVM**") Resolution No. 44, of August 23, 2021, as amended ("**CVM Resolution 44**"), hereby informs that, in negotiations carried out today on the trading session of B3 S.A. - Brasil, Bolsa, Balcão, has sold 8,000,000 (eight million) common shares issued by **INTELBRAS S.A. INDÚSTRIA DE TELECOMUNICAÇÃO ELETRÔNICA BRASILEIRA** ("**Company**"), meaning that as of the present date, Dahua became owner of 24,761,111 (twenty-four million, seven hundred and sixty-one thousand, one hundred and eleven) common shares issued by the Company. Said ownership now represents approximately 7.56% (seven point fifty-six percent) of said class of shares on the present date, decreasing Dahua's previous ownership in 2.44% (two point forty-four percent). Except for the shares referred to herein, Dahua does not own other securities nor derivative financial instruments referenced in shares issued by the Company.

Dahua hereby declares that this decision does not intend to change the composition of the Company's control or its management structure. Moreover, Dahua is a signatory to one of the Shareholders' Agreements filed at the Company's headquarters, which govern the acquisition and sale of securities issued by the Company and the exercise of voting rights.

Pursuant Article 12, V, of CVM Resolution 44, we inform that our legal representative in Brazil, for the purposes of receiving legal notices in lawsuits filed against us based on the provisions of Law 6,404, of December 15, 1976, as amended, is Mr. **Lin Xiong**, Chinese, married, sales manager, holder of Identity Card for Foreigners (RNE) No. G081394-V, enrolled with the Individual Taxpayers Register of the Ministry of Finance under No. 236.746.098-19, resident and domiciled in the city of São Paulo, State of São Paulo, with commercial address in the city of São José, State of Santa Catarina, at BR 101 Road, Km 210, Industrial Area, Zip Code 88104-800.

Finally, for purposes of complying with the other provisions of Article 12 of CVM Resolution 44, we kindly request that you proceed with the disclosure of the information contained in this notice to the CVM and the other competent authorities.

We remain at your disposal for any clarification.

Sincerely,

A handwritten signature in black ink, appearing to be "Lin Xiong".

DAHUA EUROPE BV