

**AUREN ENERGIA S.A.**

*Publicly Held Company*

Corporate Taxpayer ID (CNPJ): 28.594.234/0001-23

Company Registry (NIRE): 35.300.508.271 | CVM Code 2662-0

**NOTICE TO THE MARKET**

**AUREN ENERGIA S.A.** (“Company”), in compliance with CVM Resolution 80 of March 29, 2022 (“RCVM 80”), hereby informs its shareholders and the market that it conducted a transaction with a related party, pursuant to Appendix F of RCVM 80, as shown below:

**Appendix F**

**Notice on related-party transactions**

<b>Parties</b>	The transaction involves Auren Energia S.A. (“Auren”), Cajuína AB1 Holdings S.A. (“Cajuína AB1”) and Auren Comercializadora de Energia Ltda. (“Auren Comercializadora”), on one side, and Votorantim Cimentos S.A. (“VC”) and Votorantim Cimentos N/NE S.A. (“VC N/NE”), on the other side. It also involves the companies Ventos de Santa Tereza 03 Energias Renováveis S.A., Ventos de Santa Tereza 05 Energias Renováveis S.A. and Ventos de Santa Tereza 14 Energias Renováveis S.A. (collectively, the “Companies”).
<b>Relation with the Company</b>	Cajuína AB1 is wholly owned by Tucano Holding I S.A. (“THI”), a company indirectly controlled by Auren. Auren Comercializadora, in turn, is wholly owned by Auren, which has Votorantim S.A. (“VSA”) as part of its controlling block. The Companies are indirectly owned by the Company through a direct interest held by Cajuína AB1, which directly or indirectly holds full ownership of the equity interests in such Companies.  VC and VC N/NE are companies directly or indirectly controlled by VSA.
<b>Transaction date</b>	The share purchase transaction for the acquisition of an equity interest in the Companies, as described in item (i) below, was executed on February 13, 2026.  The transaction related to the energy purchase and sale operations, identified below as item (ii), was also executed on February 13, 2026.
<b>Object of transaction</b>	The transaction comprises: (i) the purchase of shares (subject to the fulfillment of conditions set forth in the executed contractual instrument), for the acquisition by VC

	and VC N/NE of equity interests in the Companies; and (ii) energy purchase and sale transactions among the involved companies.
<b>Key terms and conditions</b>	<p>The main terms and conditions of the transaction referred to in this notice are as follows: For the transactions indicated in item (i) above:</p> <ul style="list-style-type: none"> <li>• The purchase of Class B common shares, subject to the fulfillment of the conditions set forth in the executed contractual instrument, for the acquisition by VC and VC N/NE of a certain equity interest held by Cajuína AB1 in the Companies, at a total purchase price of BRL 55,000,000.00 (fifty-five million Brazilian reais) (“Purchase Price”), based on October 1, 2025, to be paid in accordance with the installment and adjustment conditions established under the terms of the respective contractual instrument.</li> </ul> <p>And for the transactions indicated in item (ii) above:</p> <ul style="list-style-type: none"> <li>• The execution of contractual instruments related to the purchase and sale of energy by the parties, covering a supply period beginning on July 1, 2026, and ending on June 30, 2041;</li> <li>• The total amount of the transaction is BRL 1,265,621,861.39 (one billion, two hundred sixty-five million, six hundred twenty-one thousand, eight hundred sixty-one Brazilian reais and thirty-nine cents), with the contracted price based on a metric of Brazilian reais per megawatt-hour.</li> </ul>
<b>Participation by the counterparty, its partners or managers in the transaction</b>	<p>Each party involved in the transactions referred to in this notice acted directly on its own behalf, with its respective officers participating in the decision-making process regarding the execution of the transactions, ensuring the regular market conditions applicable to the transactions referred to herein.</p> <p>The rules set forth in the Company’s corporate documents regarding the handling by its officers of any potential conflicts of interest apply to the transaction.</p>
<b>Detailed justification of the reasons why the management of the Company believes the transaction was carried out on an arm’s length basis or involves</b>	<p>The Company participated in a competitive process conducted by VC with the purpose of contracting the energy purchase and sale transaction, in which it was declared the winner. The acquisition of shares in the Companies by VC and VC N/NE is carried out as a step to enable the transaction.</p> <p>Furthermore, the transaction described herein was carried out in full compliance with the provisions of the Company’s Related Party Transactions Policy and, considering the specific characteristics of the</p>

<b>adequate compensatory payment</b>	energy purchase and sale transaction, it is understood that the transaction reflects commutative conditions consistent with market practices, considering the contracted energy volume, supply term, pricing metric and applied price. The transactions were also reviewed and received a favorable opinion from the Statutory Audit Committee, followed by deliberation and approval by the Company's Board of Directors.
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São Paulo, February 26, 2026.

**Mateus Gomes Ferreira**

Chief Financial and Investor Relations Officer