

Auren Energia S.A. (new corporate name of VTRM Energia Participações S.A.) *Publicly-Listed Company* Taxpayer's ID (CNPJ) No. 28.594.234/0001-23 NIRE 35.300.508.271

## NOTICE TO THE SHAREHOLDERS

## Auction of the Company's Common Shares

**AUREN ENERGIA S.A.** ("**Auren**" or "**Company**"), in continuity to the Material Fact disclosed by the Company on March 23th, 2022, and to the Notices to Shareholders disclosed on March 23rd, 2022 and April 1st 2022, informs that, within the scope of the merger of shares of CESP – Companhia Energética de São Paulo ("**CESP**") by the Company, approved by Shareholders Extraordinary General Meeting held on February 15<sup>th</sup>, 2022, and implemented on March 25<sup>th</sup>, 2022 ("**Merger of Shares**"), the remaining fractions of the Company's common shares attributed to the former shareholders of CESP in replacement to CESP's merged shares were identified and gathered in whole numbers, resulting in twenty-two thousands, seven hundred thirty-nine (22,739) common shares issued by the Company ("**Shares Object of the Auction**"), which will be sold in auction to be held at B3 S.A. – Brasil, Bolsa, Balcão, on April 11<sup>th</sup>, 2022, at 4:55 p.m., during the closing call of the trading on the aforementioned date.

After the auction to be held on April 11<sup>th</sup>, 2022, the remaining Shares Object of the Auction, if any, will be sold in auction(s) to be held on the subsequent days, during the closing call of the trading on the respective dates.

The result of the auction, after the sale of all Shares Object to the Auction and the financial settlement of the sale, will be made available to the holders of the fractions, in proportion to the respective fractions, according to procedures and dates to be timely informed to shareholders.

The Company restates that, pursuant to the "Protocol and Justification of Merger of Shares of CESP - Companhia Energética de São Paulo by VTRM Energia Participações S.A.", entered between the Company and CESP to establish the terms and conditions of the Merger of Shares ("**Protocol and Justification**"), it only will be object of the auction the grouped fractions of the Company's common shares attributed to CESP's shareholders at the time of the conclusion of the Merger of Shares. As established under the Protocol



and Justification, the fractions of the compulsory redeemable preferred shares that were attributed to the former shareholders of CESP at the implementation of the Merger of Shares were canceled, and the proportional amount related to the amount paid for the redemption of the preferred shares will be delivered to the shareholders.

São Paulo, April 7<sup>th</sup>, 2022.

Mario Bertoncini Investor Relations Officer