



ENEVA S.A.

Corporate Taxpayer ID (CNPJ) No. 04.423.567/0001-21

Company's Registry (NIRE) 33.3.0028402-8

Publicly-held Company

NOTICE TO THE MARKET

Rio de Janeiro, June 30th, 2020 – ENEVA S.A. (B3: ENEV3) ("Eneva" or "Company"), in compliance with the Official Letter No. 216/2020/CVM/SEP/GEA-1, transcribed in the annex, which questions the Company as to the truthfulness of the news titled "*It's back*" (*De volta*), released in a column of "Jornal O Globo" on June 28th, 2020, informs as follows:

The management of the Company, as noticeable, believes that the combination of business involving Eneva and AES Tietê Energia S.A. ("AES Tietê") would result in an efficient platform for complementary energy generation assets, with a great competitive advantage, creating a company capable of developing new projects necessary to meet, on a sustainable and steady manner, the growth and the demand of energy of the country.

Notwithstanding, since the announcement, made publicly available by AES Tietê, of the decision of BNDES Participações S.A. to hire a financial advisor for the prospection of potential interested candidates in acquiring its shareholding equity in AES Tietê, the management of the Company has been analyzing the possibility of formulating a new proposal for the combination of business with AES Tietê. However, at this time there is no definition regarding the terms and conditions of a potential proposal, nor any decision of the Board of Directors as to the topic.

Eneva will inform its shareholders and the market in case there are relevant developments related to the topics discussed herein.

Marcelo Habibe

Chief Financial and Investors Relations Officer

ENEVA S.A.

Annex I

(Free Translation)

“Official Letter No. 216/2020/CVM/SEP/GEA-1

Rio de Janeiro, June 29. 2020.

To Mr.

Marcelo Campos Habibe

Chief of Investors Relations Officer

Eneva S.A.

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Subject: **Request of Clarification About News.**

Dear Officer,

1. We refer to the news released on 28.06.2020 in the column of Lauro Jardim of jornal O Globo, under the title: “Its back”, which contains the following statements:

Eneva, which has made a frustrated hostile offer for AES Tietê on March, did not give up on the transaction. It is studying to launch a new offer to buy 100% of the company. The value should be around R\$ 8 billion.

2. In this regard, we request the manifestation of the company in relation to the truthfulness of the news and, if true, explain the reasons which based its understanding not to treat it as a material fact, and also comment other information deemed important about the topic.

3. Such manifestation shall occur by means of the Empresas.NET System, category: Notice to the Market, type: Clarifications about queries of CVM/B3, topic: News released on Midia, which shall include the transcription of this official letter. The compliance to the manifestation request by means of a notice to the market does not exempt the assessment of responsibility for the untimely disclosure of Material Fact, pursuant to CVM’s Instruction No. 358/02.

4. We warn you that, by order of the Superintendence of Relations with Companies, pursuant to its legal attributions and based on article 9th, II, of Law No. 6.385/76, and in CVM’s Instruction No. 608/19, it may determine the imposition of punitive penalty, **in the amount of R\$ 1,000.00 (a thousand Brazilian Reais)**, without prejudice to other administrative sanctions for the non-compliance of the request contained in this official letter, sent exclusively by e-mail, until 30.06.2020.”