



DOMMO ENERGIA S.A.

CNPJ/ME: 08.926.302/0001-05 | B3: DMMO3

NOTICE TO SHAREHOLDERS

4,131 INVESTORS – BANK DETAILS

Rio de Janeiro, January 18, 2023 – Dommo Energia S.A. (“Dommo” or “Company”), in addition to the Material Facts disclosed on September 1st, October 3rd and 24th, December 8th and 16th, 2022, and January 6th, 2023, and to the Notices to Shareholders disclosed on October 25th, November 14th and 30th, and December 9th, 16th and 27th, 2022, requests investors who have received, within the merger of all common shares issued by Dommo into Petro Rio OPCO Exploração Petrolífera S.A. (“OpCo”), class “A” preferred shares issued by OpCo (“PNA Shares”) in exchange for shares and/or subscription warrants issued by Dommo that were acquired by means of the mechanism established in Law No. 4,131, dated as of September 3rd, 1962 (“4,131 Investors”), **to submit to Dommo their respective bank details for the payment of the cash portion of the PNA Shares redemption amount** (“Cash Portion”), from which the Withholding Income Tax (“WIT”) due by each 4,131 Investor as a result of the merger of Dommo shares into OpCo shall be withheld, as follows:

Name of the Investor	CPF/CNPJ of the Investor	Bank Details

The Company also informs that **(i)** the value of the Cash Portion was determined in Brazilian Reais (BRL) and, thus, the corresponding amount to be paid to the 4,131 Investors in foreign currency will be subject to changes in foreign exchange rates, **(ii)** the Cash Portion shall be deposited by OpCo in the respective bank account of each 4,131 Investor, in accordance with the bank details submitted by the 4,131 Investors to Dommo, **(iii)** the WIT and any other fees and/or taxes that may be due will be deducted from the Cash Portion, and **(iv)** in case any 4,131 Investor fails to submit its complete bank details for the payment of the cash portion of the PNA Shares redemption amount, or in case any 4,131 Investor submits incorrect bank details, preventing OpCo from carrying out the payment, the due amount will be held by OpCo for the period set forth in Article 205 of the Brazilian Civil Code.

In any case, the 4,131 Investors and their legal representatives in Brazil shall be solely responsible for the bank details submitted to Dommo, and Dommo, PRIO and/or OpCo shall not be liable, under any circumstances, for any payment carried out in accordance with incorrect bank details submitted by 4,131 Investors.

Rio de Janeiro, January 18, 2023.

DOMMO ENERGIA S.A.