

BANCO SANTANDER (BRASIL) S.A.

Publicly-held Company with Authorized Capital CNPJ/MF No. 90.400.888/0001-42 NIRE 35.300.332.067

NOTICE TO THE MARKET ON RELATED PARTY TRANSACTION

Banco Santander (Brasil) S.A., hereby informs the market, in compliance with Annex F of CVM Resolution No. 80, of March 29, 2022, as amended, the following about related-party transactions:

Name of the Parties	F1rst Tecnologia e Inovação Ltda. ("F1rst")
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Description 611	
Description of the	On July 25, 2025, the Parties executed an Asset Purchase and
Transaction	Sale Agreement, with the purpose of SGTO acquiring certain
	assets owned by F1rst ("Transaction").
	The assets sold by F1rst to SGTO consist of Portals owned by F1rst, including, but not limited to, software, operations, products, contracts, as well as deferred and fixed assets held by F1rst, intended for the operation of part of the technology infrastructure dedicated to the provision of services to Banco Santander Chile, pursuant to a service provision agreement
	previously existing between F1rst and Banco Santander Chile.
Relationship with the	The Parties' indirect common controlling shareholder is Banco
issuer	Santander, S.A. ("Santander Spain").
	F1rst is a company directly controlled by Banco Santander (Brazil) S.A., a publicly-held company whose ultimate controlling shareholder is Santander Spain. SGTO is a company controlled by Santander Global Technology
	and Operations S.L.U., which in turn is controlled by Santander Spain.
Purpose of the	The objective of the transaction is to consolidate certain
transaction	technology and operational activities currently carried out by F1rst within Santander Brasil, which will be carried out by SGTO within a broader scope of operations within the Santander Group. This centralization is aligned with the Santander Group's global strategies, as part of its implementation of the global service platform model.
Description of the	Service contracting is determined by global and local committees
negotiation process	within the Santander Group, managed by executives who
informing (i) who was	participate in technical decision-making and cost approval. The
responsible for deciding	contracting process between related parties took into account
on the contract, (ii)	the criticality and relevance of the scope involved, the magnitude



whether the decision	of the transaction, and the need to ensure the security of
was taken by the	financial information, minimize operational impact, and ensure
competent	business continuity.
administration body;	
and (iii) the	The transaction was conducted in compliance with the terms and
administrators who	conditions of Santander Brasil's Related Party Transactions
participated in the	Policy, particularly item 5.1., and was previously deliberated
decision	upon and approved by the Company's Audit Committee.
Main Terms and	The total value of the transaction amounts to R\$95,774,251.12
Conditions	(ninety-five million, seven hundred and seventy-four thousand,
	two hundred and fifty-one reais and twelve cents).
Absence of withdrawal	Not applicable.
rights	
Participation of the	Santander Spain, its partners or directors did not participate in the decision or negotiation of the transaction with the Parties.
related party, its	
partners or	
administrators in the	
decision-making	
process and negotiation	
of the transaction	
Reasons why the	
issuer´s management	
considers that the	The transaction observed arm's length conditions, on a strictly
transaction was carried	commercial basis, duly validated according to parameters and methodologies practiced by the market and parameterized in previous transactions of the same nature.
out on an arm's length	
basis or sets forth	
adequate compensation	

São Paulo, August 04, 2025. Gustavo Alejo Viviani Investors Relations Officer