

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., in compliance with Annex F of CVM Resolution No. 80, of March 29, 2022, as amended, inform to the market the following about related-party transactions:

Name of the Davids	Pance Contander (Procil) C A (\Carrons and \)
Name of the Parties	Banco Santander (Brasil) S.A. ("Company") DagoNyt Payments Brasil Ltda ("PagoNyt")
	PagoNxt Payments Brasil Ltda ("PagoNxt")
Description of the	On April 8, 2024, the Parties entered into a Agreement that is in
Transaction	full force, for the development of payment projects and services
	related to payment platforms (" <u>Framework Agreement</u> ").
	On March 27, 2025, the Parties entered into the Annex II – PIX
	Payment Processing to the Framework Agreement with the aim
	of formalizing the contracting of instant payment scheme
	processing services, for its retail, business and corporate
	customers, through PagoNxt's proprietary platform ("Annex II").
Relationship with the	The Parties have as common indirect controller, Banco
issuer	Santander, S.A. ("Santander Spain").
Purpose of the	The Company's hiring of Pagonxt to provide end-to-end payment
transaction	processing services through the Payments Hub Platform (owned
	by Pagonxt), including processing, settlement and monitoring of
	instant payments. Includes support for mandatory
	functionalities, respecting the technical and functional
	requirements demanded by BACEN. Contract valid until
	12/31/2027.
Description of the	The contracting of services is defined in global and local
negotiation process	committees, managed by executives who participate in the
informing (i) who was	technical decision and cost approval. For the agreement between
responsible for deciding	related parties, the criticality and relevance of the scope
on the contract, (ii)	involved, the magnitude of the operation and the need to
whether the decision	guarantee the security of financial information, the lowest
was taken by the	operational impact, business continuity, were taken into
competent	consideration.
administration body;	
and (iii) the	The operation was carried out in compliance with the terms and
administrators who	conditions of the Policy for Transactions with Related Parties of
participated in the	the Company, especially item 5.1. so that it was previously
decision	deliberated and approved by the Company's Audit Committee.



Main Terms and Conditions	The amount will be charged per payment processing quantity, subject to a minimum annual fee of R\$30,000,000.00 for services rendered from January 1, 2025 to December 31, 2025.
Absence of withdrawal rights	Non applicable.
Participation of the related party, its partners or administrators in the decision-making process and negotiation of the transaction	Santander Spain, its partners or managers did not participate in the decision or negotiation of the transaction with the Parties.
Reasons why the issuer's management considers that the transaction was carried out on an arm's length basis or sets forth adequate compensation	The transaction observed commutative conditions, on a strictly commercial basis, duly validated according to parameters and methodologies practiced by the market and parameterized in previous transactions of the same nature.

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