

ANNOUNCEMENT OF CORPORATE DEMANDS

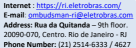
CENTRAIS ELÉTRICAS BRASILEIRAS S/A

CNPJ: 00.001.180/0001-26 | NIRE: 533.0000085-9 **PUBLIC COMPANY**

Centrais Elétricas Brasileiras S/A ("Companhia" ou "Eletrobras") (B3: ELET3, ELET5 & ELET6; NYSE: EBR & EBR.B; LATIBEX: XELT.O & XELT.B) in compliance with Annex I of CVM Resolution 80 of March 29, 2022, communicates to its shareholders and the market in general, the following corporate demand:

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Name of parties involved in the process:	Author: Furnas Employees Association ("ASEF")
	Defendants: Furnas - Centrais Elétricas S.A. ("Furnas") and
	its parent company, Eletrobras.
Process no.	0147166-62.2022.8.19.0001
Values, goods or rights involved:	The value of the case was set at R\$ 1,000.00 (one thousand reais).
Demand date:	June 05, 2022 (date on which the company became aware)
Main Facts:	This is an acknowledgment action with condemnatory requests for obligations to do aiming at (i) compliance with the obligations of the shareholders agreement of Madeira Energia S.A (MESA), signed in 2018, and (ii) the suspension or annulment of the general meeting of debenture holders called for 06.06.22. ASEF, as a minority shareholder, presents an objection in relation to:
	 the contribution made by FURNAS, initially estimated in the amount of R\$ 681 million, as a result of the exercise of its preemptive right in the capital increase of MESA, and which, later, became R\$ 1.58 billion, related to the payment of the remaining shares issued; the fact that the contribution was made prior to the approval of the debenture holders, with the purpose of preventing the default or early maturity of debt of Santo Antônio Energia, capable of suspending the privatization of Eletrobrás; the increase in Furnas' equity interest, from 43% to 72%, which will cause the company to recognize in its balance sheets the debt of R\$19 billion of Santo Antônio Energia, which may trigger a charge of R\$23, 4 billion creditors from Furnas and Santo Antônio Energia itself; the reduction of Eletrobras' rating by Standard & Poor's Global from 'bb' to 'bb-'; the lack of advantages in the capital contribution made by Furnas, which allegedly assumed risks and violated MESA's shareholders' agreement, according to which all shareholders must participate in the capital increase, each in proportion to their shareholding interest; failure to comply with the rules related to the convening of the general meeting of debenture holders, specifically, in this case, the term of the second convening, held in a period shorter than that provided for in the debenture deed, with the aim of enabling the continuation of the privatization of the Company; loss of the purpose of the general meeting of debenture
	aim of enabling the continuation of the privatization of the Company;





















contribution by Furnas in advance, and said contribution would violate the terms of the debenture issuance deed;

• non-observance of the quorum for resolution contemplated

in the indenture:

• the fact that the filing of MESA's shareholders' agreement, at the company's headquarters, imposes the duty to comply with the agreement, including with third parties, when recorded in the registry books and in the share certificates, if issued, under the terms of provided for in § 1 of art. 118 of Law No. 6,404/1976; and

• the operation supposedly benefits companies investigated for irregularities, which are also responsible for the contribution, in proportion to their respective equity interest.

Request or provision claimed:

In summary, the Author made the following requests:

- the granting of emergency relief of an anticipated nature, unprecedented amends pars, or alternatively, the granting of provisional injunctive relief, in order to determine the immediate suspension of the general meeting of debenture holders, convened for 06.06.22;
- if there is no timely suspension of the general meeting of debenture holders, it requires the annulment of any acts performed;
- emergency relief of an anticipated nature is granted, inaudita altera pars, or, alternatively, that provisional injunctive relief is granted, so that the condemnatory requests for obligations to do are known and provided, in order to comply with the obligations listed in the agreement of shareholders of MESA S.A, signed in 2018;
- suspension or cancellation of the contribution made as a result of the capital increase carried out and subscribed by Furnas in view of the risk of damage to minority shareholders and the treasury;
- alternatively, if the capital contribution is not canceled or suspended, the holding of a new general meeting of debenture holders of Furnas, under the relevant legal terms and deadlines, conditioning the payment of capital to the approval of the new general meeting of debenture holders, and in the established proportion by the shareholders' agreement;
- notification from the Securities and Exchange Commission to suspend the request for automatic registration of the public offering of primary distribution of shares filed by Eletrobrás, until the deed is resolved;
- summons from Furnas and Eletrobras, at the addresses provided in the header, in order to contest the action, if desired.

In the case of a judicial proceeding, decisions on requests for urgent relief and evidence, decisions on jurisdiction and competence, decisions on the inclusion or exclusion of parties and judgments on the merits or termination

On 05.06.22, the judge on duty granted the provisional emergency relief claimed by the Plaintiff, in order to suspend the holding of the general meeting of debenture holders scheduled for 06.06.22. This fact was reported to the market at the time, through the Material Fact dated 06.05.2022.



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of the process without judgment on the merits, in any instance.

On the same date, Eletrobras filed an interlocutory appeal requesting (i) the granting of a suspensive effect to the appeal, to suspend the effects of the appealed decision until the final judgment of the interlocutory appeal; (ii) acknowledgment and provision of the interlocutory appeal filed to reject the urgent relief.

The Federal Government filed a request for suspension of the preliminary injunction, which was granted by the Presidency of the Court of Justice of Rio de Janeiro on 06.06.22, and the general meeting of debenture holders was held on 06.06.22.

It should be noted that the corporate demand, proposed primarily against Furnas, could impact Eletrobras to the extent that the approval of Furnas debenture holders was not obtained until 06/06/22, as such event was a condition for proceeding of the public offering of the Company's shares for the purpose of enabling the privatization.

However, such approval was obtained regularly on 06/06/22, so that the offer proceeded and, with the satisfaction of the other conditions to which the offer was subject, it was priced and registered with the CVM.

Rio de Janeiro, June 14, 2022.

Elvira Cavalcanti Presta **CFO and Investor Relations Officer**



