

## **RELEVANT FACT**

## CENTRAIS ELÉTRICAS BRASILEIRAS S/A

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

**Centrais Elétricas Brasileiras S/A** ("Company" or "Eletrobras") (B3: ELET3, ELET5 & ELET6; NYSE: EBR & EBR.B; LATIBEX: XELT.O & XELT.B) hereby informs its shareholders and the market in general which received, on this date, electronic correspondence from the special purpose company Santo Antônio Energia S.A ("SAESA"), controlled by Madeira Energia S.A ("MESA"), in which Furnas Centrais Elétricas ("Furnas") holds 72.36% of Share Capital, communicating the disclosure of the Relevant Fact attached.

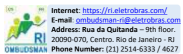
By means of the aforementioned Relevant Fact, SAESA informs that it became aware, on today's date, of a lawsuit for partial execution of the arbitration award of the CCI Procedure 21.511/ASM/JPA, filed against the Company by the Civil Group, part of the CCSA, composed of the companies CNO S.A., Andrade Gutierrez Engenharia S.A. and Novonor Serviços e Participações S.A. – In Judicial Reorganization, in the amount of BRL 962 million, with which SAESA disagrees and assesses the appropriate measures.

The Company will keep the market informed about the matter dealt with in this Relevant Fact.

Rio de Janeiro, July 04, 2022

Elvira Cavalcanti Presta

CFO and Investor Relations Officer



















## SANTO ANTÔNIO ENERGIA S.A.

NIRE 35.300.352.891 CNPJ 09.391.823/0001-60 Public Company

## RELEVANT FACT

**SANTO ANTÔNIO ENERGIA S.A.** ("Company"), pursuant to the Resolution of Securities and Exchange Commission ("CVM") No. 44, of August 23, 2021, in continuity to the Relevant Fact disclosed on March 9, 2022, informs the market that became aware, today, of a lawsuit for partial execution of arbitration award of the CCI Procedure 21.511/ASM/JPA, filed against the Company by the Civil Group, part of the CCSA, composed of the companies CNO S.A., Andrade Gutierrez Engenharia S.A. and Novonor Serviços e Participações S.A. – In Judicial Reorganization, in the amount of BRL 962 million, with which the Company disagrees and evaluates the appropriate measures.

SAE reiterates that Arbitration Procedure CCI 21.511 ASM/JPA is still in progress, pending a final decision on requests for clarification.

The Company also clarifies that the amounts charged by the Civil Group are contemplated in the amounts referred to in the Relevant Fact disclosed on March 9, 2022.

Finally, the Company informs that the content of the execution process in question is under secrecy and will keep its shareholders and the market in general duly informed about future developments.

São Paulo, July 04, 2022.

**Daniel Faria Costa** Investor Relations Officer

Classificação: Pública

1