

ENERGISA TRANSMISSÃO DE ENERGIA S.A.

CNPJ/MF: 28.201.130/0001-01

- A publicly held Company -

MATERIAL FACT

Energisa Transmissão de Energia S.A. (“ETE” or “Company”), in compliance with article 157, paragraph 4, of Law No. 6,404, of December 15, 1976, as amended (“Corporate Law”) and CVM Resolution No. 44, of December 23, August 2021, and in addition to the material fact disclosed by the Company on February 17, 2022 (“Material Fact”), informs its shareholders and the market in general the following:

As informed in the Material Fact, ETE was evaluating with its advisors whether the acquisition of 100% (one hundred percent) of the total and voting capital of Gemini Energy S.A. (“Gemini” and “Acquisition”, respectively) would be subject to the terms of article 256 of the Corporate Law. To this end, ETE hired a specialized company to prepare Gemini's appraisal report, pursuant to arts. 8 and 256, §1, of the Corporate Law (“Evaluation report”).

According to the Valuation Report prepared by the specialized company, the ETE management verified that the Acquisition fits the criteria of art. 256 of the Corporate Law. Accordingly, the Acquisition was submitted for deliberation at the Company's Extraordinary General Meeting, held on this date, and was approved by shareholders representing the entirety of ETE's capital stock.

ETE reiterates its commitment to its obligations to provide appropriate information to its shareholders and the market in general, and informs that it will keep the market and its shareholders timely and adequately informed about the subsequent facts of the Acquisition.

Cataguases, June 10, 2022.

Maurício Perez Botelho
CFO and IRO