

NOTICE ON RELATED-PARTY TRANSACTIONS

São Paulo, July 08, 2024 - Braskem S.A. ("**Braskem**"), in compliance with article 33, XXXII of CVM Resolution 80/2022, hereby informs its shareholders and the market in general of the following transaction between related parties:

- 1. Amendment to the TEDUT and Oscan 16 pipeline Transportation and Handling Contract
- 2. Amendment to the TEDUT and OSCAN 16 pipeline Lease Contract
- 3. Amendment to the Contract of Maintenance Services of the ORSUL 14 pipeline

1. Amendment to the TEDUT and Oscan 16 pipeline Transportation and Handling Contract

Parties	Petrobras Transporte S.A. ("Transpetro") and Braskem S.A. ("Braskem")
Relationship with the issuer	Transpetro is a wholly owned subsidiary of Petróleo Brasileiro - Petrobras S.A., which in turn owns 47.03% of the voting capital and 36.15% of the total capital of Braskem.
Purpose	Second amendment to the contract for the Provision of Loading and Unloading Services of vessels by the single point mooring system, storage of products, both located at the Almirante Dutra Terminal (TEDUT) and pipeline transport via OSCAN 16 II, which connects TEDUT to the Alberto Pasqualini Refinery (REFAP) for extension of validity and increase in the value of the estimated total.
Key Terms and Conditions	The original contract was signed on November 1, 2018, and the first amendment on June 8, 2020, ending on June 30, 2024. The second amendment extends the term of the Contract of logistics services from 06/30/2024 to 06/30/2028 and increases the estimated
	total amount from R\$ 620.5 million to R\$ 970.3 million, which may be resolved in the event of any of the contractually provided hypotheses.
	The original contract and the first amendment were the object of a Notice on Related Party Transaction on November 13, 2018, and June 18, 2020, respectively.
Transaction Date	June 27, 2024
Possible participation of the counterparty, its partners or managers in the issuer's decision-making process or negotiation of the	The counterparty and its partners and managers have not participated in Braskem's decision process or the negotiations of the Amendment.



transaction as representatives of the issuer

Detailed justification of the reasons why the issuer's management considers that the transaction has complied with commutative conditions or provides for an appropriate reverse payment

In view of the termination of the current contract for the logistics of feedstock for the Triunfo Complex, Braskem renewed the contractual conditions with Transpetro to enable naphtha logistics access. In addition, Transpetro is the owner of the ship unloading single point mooring in Tramandaí, as well as an important part of the storage tanks, which is why it is the only existing supplier for this service. The prices practiced are based on the cost survey made at the time of contract negotiation and are readjusted annually by the IPCA index - Extended National Consumer Price Index.



2. Amendment to the TEDUT and OSCAN 16 pipeline Lease Contract

Parties	Petrobras Transporte S.A. ("Transpetro") and Braskem S.A. ("Braskem").
Relationship with the issuer	Transpetro is a wholly owned subsidiary of Petróleo Brasileiro - Petrobras S.A., which in turn owns 47.03% of the voting capital and 36.15% of the total capital of Braskem
Purpose	Third amendment to the lease contract for the OSCAN 16 pipeline and storage tanks located at the Almirante Dutra Terminal for term extension and increase of the estimated total.
Key Terms and Conditions	The original contract was signed on November 1, 2018, its first amendment for the inclusion of a branch was signed on August 30, 2019, with no change in term or value, and the second amendment on June 8, 2020, effective until June 30, 2024.
	The third amendment extends the term of the Contract from June 30, 2024, to June 30, 2028, and increases its value from R\$ 107.4 million to R\$ 228.0 million, which may be resolved in the event of any of the contractually provided hypotheses.
	The original contract and the first amendment were not the object of a Communication on Transaction between Related Parties because they did not meet the required criteria. The second amendment was the object of a Notice on Related Party Transaction on June 18, 2020.
Transaction Date	June 27, 2024.
Possible participation of the counterparty, its partners or managers in the issuer's decision-making process or negotiation of the transaction as representatives of the issuer	The counterparty and its partners and managers have not participated in Braskem's decision process or in the negotiations of the Amendment.
Detailed justification of the reasons why the issuer's management considers that the transaction has complied with commutative conditions or provides for an appropriate reverse payment	In view of the proximity of the termination of the current Contract for the logistics of raw materials for the Triunfo Complex, Braskem renewed the contractual conditions with Transpetro to enable naphtha logistics access. In addition, Transpetro is the owner of the ship unloading single point mooring in Tramandaí, as well as an important part of the storage tanks, which is why it is the only existing supplier for this service.



3. Amendment to the Contract of Maintenance Services of the ORSUL 14 Pipeline

Parties	Petrobras Transporte S.A. ("Transpetro") and Braskem S.A. ("Braskem")
Relationship with the issuer	Transpetro is a wholly owned subsidiary of Petróleo Brasileiro - Petrobras S.A., which in turn owns 47.03% of the voting capital and 36.15% of the total capital of Braskem.
Purpose	Third amendment to the Maintenance and Technical Advisory Contract for the ORSUL 14 pipeline, whose object is the extension of the term of the contract and its increase in the estimated total.
Key Terms and Conditions	The original contract was signed on November 1, 2018, the first amendment on October 31, 2020, effective until June 30, 2024, and the second amendment on January 29, 2024, for an increase of R\$ 3.5 million in the value of the contract, totaling R\$ 30.7 million, with no change in the term.
	The third amendment aims to extend the term of the Contract from June 30, 2024, to June 30, 2028, and increase its value from BRL 30.7 million to BRL 59.6 million, which may be resolved in the event of any of the contractually provided hypotheses.
	The original contract, the first amendment, and the second amendment were not the object of a Notice on Related Party Transaction because they did not meet the required criteria.
Transaction Date	June 27, 2024
Possible participation of the counterparty, its partners or managers in the issuer's decision-making process or negotiation of the transaction as representatives of the issuer	The counterparty and its partners and managers have not participated in Braskem's decision process or the negotiations of the amendment.
Detailed justification of the reasons why the issuer's management considers that the transaction has complied with commutative conditions or provides for an appropriate reverse payment	In view of the proximity of the termination of the current Contract for the logistics of raw materials for the Triunfo Complex, Braskem renewed the contractual conditions with Transpetro to enable naphtha logistics access. The prices practiced are based on the cost survey made at the time of contract negotiation and are readjusted annually by the IPCA index - Extended National Consumer Price Index.