



São Paulo, August 6, 2024

To

Securities and Exchange Commission of Brazil (CVM)

Att.: Superintendent of Company Relations - SEP

Ref.: Official Letter 184/2024/CVM/SEP/GEA-1 - BRASKEM - Request for clarification on news

Dear Sirs,

We refer to Official Letter 184/2024/CVM/SEP/GEA-1 ("Official Letter"), dated August 5, 2024, through which you request clarification from Braskem S.A. ("Braskem" or "Company"), as follows:

"Mr. Director,

1. We refer to the news published on 07.26.2024, on the O Estado de São Paulo newspaper in the section News, under the title: "Braskem is convicted in the Netherlands to compensate victims of disaster in Maceió", in which the following statements were made:

The District Court of Rotterdam, in the Netherlands, convicted Braskem to compensate victims of the subsidence of neighborhoods in Maceió, caused by rock salt mining. The Dutch court concluded that the petrochemical company is responsible for the socio-environmental disaster and did not consider other subsidiaries liable. The amount of compensation is yet to be defined. The parties must now reach an agreement for the payment.

2. In view of the above, we request that you clarify whether the statements contained in the news are true and, if so, the reasons why it understood that it is not a material fact, in addition to commenting on other information considered important on the subject."

In this regard, Braskem informs that it became aware of the decision of the Dutch Court, in the context of the individual indemnity action filed in 2020 by 15 plaintiffs (currently only 9 remain as plaintiffs) before the Court of Rotterdam ("Individual Action"), which concluded that there was no connection between the Company's subsidiaries in that country and the subsidence event in Maceió and defined that the nine plaintiffs are entitled to the financial compensation to be paid by Braskem in an amount to be determined in liquidation proceedings in the Netherlands, in accordance with Brazilian law. The decision is subject to appeal. In addition, Braskem clarifies that as this is an individual action of only 9 plaintiffs, it does not represent a material amount in the context of the Company, which is why a Material Fact was not disclosed.

Finally, the Company clarifies that the disclosure of the Individual Action, together with several other individual actions, is contained:



- (i) in the Company's quarterly financial information in the first quarter, explanatory note "23.1 *Contingent liabilities – Alagoas geological event*", under the heading "*-Other individual actions: Indemnifications related to the impacts of subsidence and relocation of areas affected*"; and
- (ii) in the 2024 Reference Form (Portuguese Only) of the Company, item "4.7 *Outras contingências relevantes*", under the heading "*Outras ações individuais: Indenizações relacionadas aos impactos da subsidência e a desocupação das áreas afetadas*".

Being what we had for the moment, we subscribe, making ourselves available for further clarifications if necessary.

São Paulo, August 6, 2024

Pedro Van Langendonck Teixeira de Freitas
Chief Financial and Investor Relations Office
Braskem S.A.

Formatado: Português (Brasil)

Formatado: Fonte: Não Negrito