

## News clarification

Rio de Janeiro, July 30, 2024, Centrais Elétricas Brasileiras S/A – Eletrobras informs that it has received Official Letter No. 173/2024/CVM/SEP/GEA-1, from the Brazilian Securities and Exchange Commission, attached to this market announcement, in which it requests clarifications regarding the news published on July 28, 2024, under the title: "Eletrobras' negotiation with Tanure about EMAE".

Eletrobras, in relation to the news disclosed in the media, initially clarifies that one of the guidelines of its 2024-2028 Strategic Plan is "Business Transformation and Resilience", establishing, as a short-term value delivery activator, the "Rationalization of SPEs and Affiliates", reinforcing Eletrobras' commitment to optimizing minority interests, simplifying its structure, focusing on capital discipline and generating value.

Regarding the asset that is the subject of the news, we inform that there is no effective negotiation underway, having only had contacts with the future potential controller of the company in which Eletrobras has a minority interest. Furthermore, we would like to point out that Eletrobras' investment in EMAE is not material to the Company, as it represents less than 1% of Eletrobras' Net Equity, which, on March 31, 2024, according to the 1Q24 Financial Statements, was approximately R\$112.6 billion. Therefore, there is no need to mention any specific relevant act or fact to be reported.

Facts deemed relevant will be timely disclosed to the market.

Eduardo Haiama

**Vice President of Finance and Investor Relations**

## ANNEX

### Copy of the letter

Subject: **Request for clarification on news**

Dear Director,

1. We refer to the news published on 07.28.2024 in Lauro Jardim's column in the newspaper O Globo, which contains the following statements:

Eletrobras is in preliminary talks with Nelson Tanure to sell its 39% stake in Emae. The deal is worth around R\$700 million. The power generator was privatized in April by Tarcísio de Freitas. Its controlling stake was purchased by Tanure for R\$1 billion.

2. In view of the above, we determine that you clarify whether the news is true, and, if so, explain the reasons why you believe it is not a relevant fact, as well as comment on other information considered important on the subject.

3. It should be noted that, according to article 3 of CVM Resolution No. 44/21, the Investor Relations Officer is responsible for disclosing and communicating to the CVM and, if applicable, to the stock exchange and the organized over-the-counter market entity in which the securities issued by the company are admitted to trading, any relevant act or fact that occurred or related to its business, as well as ensuring their wide and immediate dissemination, simultaneously in all markets in which such securities are admitted to trading.

4. Such manifestation shall occur through the Empresa.NET System, category: Market Announcement, type: Clarifications on CVM/B3 questions, subject: News Published in the Media, which shall include the transcription of this letter. The fulfillment of this request for manifestation by means of a Notice to the Market does not exempt the eventual determination of liability for the failure to timely disclose a Relevant Fact, pursuant to CVM Resolution No. 44/21.

5. We warn that, by order of the Superintendence of Relations with Companies, in the use of its legal powers and, based on item II, of article 9, of Law No. 6,385/76, and CVM Resolution No. 47/21, it will be up to the determination of the application of a punitive fine, **in the amount of R\$ 1,000.00** (one thousand reais), without prejudice to other administrative sanctions, for non-compliance with the requirement contained in this letter, sent exclusively by e-mail, **until 07.30.2024**.