NOTICE REGARDING TRANSACTION BETWEEN RELATED PARTIES

Banco Bradesco S.A. ("<u>Bradesco"</u> or "<u>Company"</u>) hereby informs its shareholders and the market in overall, pursuant to Article 33, Section XXXII and Annex F of Resolution No. 80/22 of the Brazilian Securities and Exchange Commission ("<u>CVM</u>") and the Company's Related Party Transactions Policy ("<u>Internal Policy</u>"), that it entered into the First Amendment to the Incentive Agreement on December 30, 2024 ("<u>Amendment</u>" or "<u>Transaction</u>") with its related party, Elo Serviços S.A. ("<u>Elo"</u>).

The information regarding the Transaction, as provided for in the aforementioned CVM regulation, is presented in the table below:

Transaction	
Related Party Name	Elo
Relationship of the Related Party with the Company	Bradesco indirectly holds 50.01% of Elo's voting capital, through its indirect stake in Elo Participações Ltda., which holds 99.99% of Elo's voting capital.
Object of the Transaction and Main Terms and Conditions	First Amendment to the Incentive Agreement that establishes the rights and obligations of each party in relation to the conditions for granting incentives from Elo to Banco Bradesco, in relation to the commercialization of Elo cards (payment instruments), issued by Bradesco. The Amendment changes the term of the Agreement to March 31, 2025. Date of signature: December 30, 2024.
Detailed justification of the reasons why the issuer's management considers that the transaction	adequate compensatory payment, since it was carried out in the best interests of the Company, observing market conditions (in accordance with the Company's Internal Policy), good

The documents relating to the Transaction are on file at the Company's head office.

Cidade de Deus, Osasco, SP, January 9, 2025.

Banco Bradesco S.A.

André Costa Carvalho Investor Relations Officer