

## ENERGISA S/A

A publicly held company  
CNPJ/MF nº 00.864.214/0001-06  
ri.energisa.com.br

### NOTICE TO THE MARKET

**ENERGISA S.A.** (“Energisa” or “Company”), in addition to the notice to the market released by the Company on January 28, 2022, informs its shareholders and the market in general that:

On April 08, 2022, the parties to the Private Equity Subscription and Purchase and Sale Agreement entered into on January 28, 2022 by Alsol Energias Renováveis S.A. (“Alsol”), a subsidiary company, and Vision Sistemas Ltda., Júlio De Paula Kierluff, Weberton Luiz Goncalves Eller and Rodrigo Madeira Marques (“Agreement”), have confirmed performance of the precedent conditions established to complete the acquisition of the group of companies that hold photovoltaic generating plants under development, namely Renesolar Engenharia Elétrica Ltda., Flowsolar Engenharia Elétrica Ltda. and Carbonsolar Engenharia Elétrica Ltda. (“Companies”), including the unrestricted approval by the Brazilian Anti-trust Authority (CADE), as per the final and definitive certificate issued March 30, 2022 to order 316/2022, published in Official Diary of the Union on March 14, 2022, relating to Act of Concentration 08700.001084/2022-37.

Thus, also on that date the parties have carried out the required acts and completed the acquisition by Alsol of the entire share capital of the Companies. Following this acquisition, through Alsol, Energisa Group adds the possibility of being responsible for the operation of up to 33 (thirty three) solar-powered distributed-generation plants, which can add up to 110.2 MWp to Alsol's portfolio once the respective ventures have been completed.

The acquisition price paid by Alsol for the Companies is R\$6,942,618.76 (six million, nine hundred and forty-two thousand, six hundred and eighteen reais and seventy-six cents).

The completion of the other projects subject to the Agreement, regarding other groups of companies (as disclosed previously, SPE Vision Solar I Ltda., Vision Francisco Sá SPE S.A., Vision Itaobim SPE S.A., UFV Vision IV Curvelo S.A., SPE Vision V Almenara Ltda., UFV Vision VI Arcos 2,5 MW SPE Ltda., SPE UFV Vision VII Mateus Leme 2,4 MW Ltda. and Vision VIII Iguatama 2,4 MW SPE Ltda.) remains conditional on the performance of certain conditions precedent specifically applicable to these companies.

The Company shall maintain its shareholders and the market posted about any material progress and developments in relation to other stages of the Agreement's transactions.

Cataguases, April 11, 2022.

Maurício Perez Botelho  
CFO and Investor Relations Officer