

**ENERGISA S.A.**  
CNPJ/MF nº 00.864.214/0001-06  
- A publicly held Company -

**ENERGISA TRANSMISSÃO DE ENERGIA S.A.**  
CNPJ/MF: 28.201.130/0001-01  
- A publicly held Company -

### **MATERIAL FACT**

Energisa S.A. (“Energisa” or “Company”) and its subsidiary Energisa Transmissão de Energia S.A. (“ETE”), in compliance with article 157, paragraph 4, of Law 6,404, issued December 15, 1976, as amended and CVM Resolution 44/ 2021, and in addition to the material fact released by Energisa and ETE on February 17, 2022 (“Material Fact”) and the notice to the market released by Energisa and ETE on March 28, 2022<sup>1</sup> and April 26, 2022<sup>2</sup>, respectively, informs its shareholders and the market in general that the precedent conditions for the completion of the transaction for the acquisition of shares representing 100% (one hundred percent) of the total and voting capital of Gemini Energy S.A. (“Acquisition”) were completed, and, on this date, the Acquisition was concluded.

The amount per share paid on this date is equivalent to R\$ 0.344497, which represents the amount informed in the Material Fact after the usual closing adjustments in operations of this nature (including, among others, variation in net debt and net working capital), which, as previously informed, is still subject to possible positive or negative post-closing adjustments, under the terms of the Purchase and Sale Agreement.

The acquisition of Gemini Energy reinforces Grupo Energisa's commitment to lead the energy transition agenda, combining business diversification and robust investments, in addition to bringing operational synergies with the other assets of the group's transmission portfolio.

Energisa and ETE reiterate their commitment to their obligations to provide appropriate information to their shareholders and the market in general, and inform that they will keep the market and its shareholders timely and adequately informed of the events subsequent to the Acquisition.

Cataguases, June 10, 2022.

**Maurício Perez Botelho**  
CFO and IRO

<sup>1</sup> Regarding the approval of the Acquisition by the Administrative Council for Economic Defense - CADE

<sup>2</sup> Regarding the approval of the Acquisition by the National Electricity Agency - ANEEL