

**NOTICE TO THE MARKET  
ON RELATED-PARTY TRANSACTIONS**

Parties	Construtora Norberto Odebrecht S.A. (" <u>CNO</u> "), Abiatar Spe Empreendimentos Imobiliários S.A. ("Abiatar"), as consenting intervening party, and Braskem S.A. ("Braskem" or "Company")
Relationship with the issuer	Braskem, Abiatar and CNO are subsidiaries of Odebrecht S.A.
Subject	Mutual Rescission of Agreement for Sublease of 7,520.51m <sup>2</sup> (respectively, "Mutual Rescission" and "Sublease Agreement").
Main terms and conditions	<p>The Mutual Rescission of the Sublease Agreement by Braskem subjected it to the payment of a financial penalty, in the amount of R\$35,000,000.00, to CNO.</p> <p>The aforementioned amount must be paid within 30 days as from the execution date of the Mutual Rescission.</p> <p>Once payment of the amount is effected, the Parties are mutually, reciprocally and fully released from the obligations arising from the Sublease Agreement.</p>
Date of signing of agreement	05/23/2019
Any participation by the counterparty, its partners or managers in the issuer's decision-making process or in the negotiation of the transaction as representatives of the issuer	The Mutual Rescission was negotiated by Braskem employees who have no relationship with the other party, its shareholders or managers, and was approved by the Company's Board of Directors by unanimous vote on December 27, 2018, with Mr. Rodrigo Salles, a member of the Board of Directors at the time of the approval, abstaining from voting because he is an employee of CNO.
Detailed justification of the reasons why the management of the issuer believes the transaction was carried out on an arm's length basis or involves adequate compensatory payment	<p>The Sublease Agreement entered into by and between the Parties, on August 29, 2013, established: (i) a duration of one hundred eight (180) months and the payment of one hundred sixty-eight and nineteen centavos (R\$168.19) per square meter, to be adjusted annually by the IPCA index; (ii) a financial penalty applicable to Braskem in the event of early rescission caused by the Company.</p> <p>The Company's decision to execute the Mutual Rescission of the Sublease Agreement was due to the fact that the amount originally agreed upon (mentioned above) was decoupled from the current price references of corporate leases. This decoupling is explained by the deterioration in the real estate market in recent years, which has adversely affected the prices of similar corporate leases since the execution of the Sublease Agreement, reducing it considerably. Simultaneously with the Mutual Rescission of the Sublease Agreement,</p>

	<p>the Company signed a new agreement with the new owner of the previously subleased space that already reflects the current pricing of the market for leases of similar size. The reduction in the lease price generated in present value a positive amount greater than the payment of the financial penalty applicable to the original agreement, which justified the transaction. The new owner of the space does not have any corporate, control or subordination relationship with the Company.</p>
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