

## **NOTICE ON RELATED-PARTY TRANSACTIONS**

**São Paulo, November 29, 2023** - Braskem S.A. ("Braskem"), in compliance with article 33, XXXII of CVM Resolution 80/2022, hereby informs its shareholders and the market in general of the following transaction between related parties:

| Parties                          | Braskem, Atvos Participações S/A ("Atvos") and Usina Conquista do Pontal S.A. ("UCP")   |
|----------------------------------|---|
| Relationship with the issuer     | Related to Braskem, on the date of approval of the contract.  |
| Purpose                          | Contract for the purchase of ethanol by Braskem, for the Q2-RS unit, from the Conquista do Pontal-SP plant.   |
| Key terms and conditions         | Purchase of 4,000 m³/month of hydrated ethanol with flexibility of 10% of the monthly volume for the period of 7 months, from November 23 to May 24 (inclusive), totaling a volume of 28,000 m³ and the total estimated value of the agreement of up to R\$110,000,000.00. There is flexibility of ±10% in the monthly volume, according to Braskem's request. The price will be calculated monthly based on the ESALQ-SP index for Hydrated Ethanol/Fuel. The payment will be made up to 90 days from the date of invoicing.   |
|                                  | The agreement may be terminated in the event of (a) bankruptcy, (b) a change in Braskem's shareholders, or a corporate operation that affects Braskem's corporate composition and the execution of the Agreement without the prior express consent of the other party, (c) if any partner or administrator of either party is convicted of a felony or misdemeanor, or if a party is involved in conduct that may compromise the reputation of the other Party, (d) suspension, cancellation or revocation of any license necessary for the execution of the agreement by UCP, (e) failure to comply with any obligations that are not remedied within 15 (fifteen) days from receipt of written notice by the offending party, (f) finding of untrue statements; and/or (g) without just cause upon 60 (sixty) days' prior notice and payment of a compensatory penalty. |
| Date of signing of the Amendment | November 21, 2023   |



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 counterparty and its partners and managers have not participated in Braskem's decision process or in the negotiations of the mentioned agreements.

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

The issuer requested proposals from Braskem's current suppliers and from other suppliers, and Atvos submitted the most competitive proposal, with the most competitive additional volume price and, in some cases, a price lower than that provided for in some current agreements. In addition, in the comparison with new suppliers, the proposal was more competitive not only because of the logistical and financial aspects, but also because it was more in line with Braskem's required compliance and sustainability standards.