



São Paulo, May 28, 2025.

To

**B3 – BRASIL, BOLSA, BALCÃO (“B3”)**

Praça Antônio Prado, 48, 2º andar

ZIP Code 01010-010, São Paulo – SP

**Ana Lucia Pereira**

Superintendent of Issuer Listing And Oversight

B3 S.A. - Brasil, Bolsa, Balcão

**C.C.: CVM - SECURITIES AND EXCHANGE COMMISSION OF BRAZIL**

Mr. Fernando Soares Vieira - Superintendence of Relations with Companies

Mr. André Francisco de Alencar Passaro - Superintendence of Relations with The Intermediary Market

**REF.: OFFICIAL LETTER 191/2025 - SLE - REQUEST FOR CLARIFICATION ABOUT NEWS IN THE PRESS**

Dear Sir/Madam,

We refer to Official B3 Letter 191/2025 - SLE ("Official Letter"), dated May 27, 2025, through which you request clarification from Braskem S.A. ("Braskem" or "Company"), as detailed below:

*“Dear Sir,*

*In news published by the newspaper Valor Econômico, on 05/26/2025, under the title “Braskem’s Tanure proposal does not provide for an offer for the acquisition of shares (OPA) for minority shareholders, sources say”, it is stated, among other information, that:*

- The offer to purchase Braskem made by businessman Nelson Tanure to Novonor does not include a public offer for the acquisition of shares (OPA) to the petrochemical company’s minority shareholders, Valor found out;*
- According to sources close to the negotiations, the businessman consulted different legal advisors, who assessed that the proposed transaction does not trigger the “tag along” — the right of minority shareholders to sell their shares under the same conditions offered to Novonor; and*
- In this way, Tanure’s fund would become an indirect controller of the petrochemical company, a different transaction model from what was negotiated with previous interested parties. This change — of acquiring*

*shares in the holding company — would avoid an offer for the acquisition of shares (OPA), which would make the deal more expensive.*

*We request clarification on the items highlighted, by 05/28/2025, whether confirmed or not, as well as other information considered important."*

In this regard, Braskem would like to reiterate that it is neither responsible for nor involved in any potential negotiations conducted by its controlling shareholder ("Shareholder" or "Novonor") regarding the sale of its equity interest in the Company and clarifies that it has no knowledge of the information contained in such news, as for this reason, it has requested clarifications from Novonor, which informed the following:

*"In response to your request, we ratify the information provided in our correspondence on the 23rd that (i) Novonor S.A. – Under judicial recovery ("Novonor") had received a non-binding proposal from the investment fund Petroquímica Verde Fundo de Investimento em Participações – Multiestratégia ("FIP"), involving the shares issued by NSP Investimentos S.A.; and (ii) said proposal is non-binding, subject to evaluations and certain conditions precedent.*

*Furthermore, the possible application of the rule provided for in article 254-A of Law no. 6,404/1976, in view of the preambular stage of discussions and the non-binding nature of the proposal.*

*Without further ado, we remain at your complete disposal for any clarifications deemed necessary."*

We remain at your disposal for any additional clarifications that may be required.

São Paulo, May 28, 2025.

**Felipe Montoro Jens**  
**Chief Financial and Investor Relations Officer**  
**Braskem S.A.**