

São Paulo, August 27, 2025.

To

**Securities and Exchange Commission of Brazil (CVM)**

Att.: Superintendent of Company Relations - SEP

**Ref.: Request for clarification regarding news – CVM Process No. 19957.010757/2025-05**

Dear Sirs,

We refer to Official Letter No. 187/2025/CVM/SEP/GEA-1 ("Official Letter"), dated August 26, 2025, through which you request clarifications from Braskem S.A. ("Braskem" or "Company"), as detailed below:

*"Mr. Director,*

*1. We refer to the news published today in O Globo Online, Economy section, under the title: "Braskem: Tanure's withdrawal leaves the company's future undefined once again. Understand," which contains the following statements:*

*Braskem's future remains one more undefined. With the exit of the fund linked to businessman Nelson Tanure from negotiations to take control of the petrochemical giant, the asset manager IG4, specialized in corporate restructuring, is now trying to gain ground in the negotiations for control of the petrochemical company, drafting a new proposal with creditor banks and shareholders.*

*[...]*

*According to sources, businessman Nelson Tanure, who had hired Rothschild, left the deal after a 90-day exclusivity period in negotiations through Petroquímica Verde Investment Fund.*

*[...]*

*Now, the strategy is for the banks, which hold Braskem shares as collateral due to Novonor's judicial reorganization, to become shareholders of the company through a fund that will be managed by IG4. In practice, sources explain, they would take control of Braskem, which would be restructured by the asset manager.*

*2. In view of the above, we require you to clarify whether the news is true and, if so, explain the reasons why it was understood that it is not a Material Fact, in addition to commenting on other information considered important on the matter."*

In this regard, Braskem highlights that it disclosed, on August 22, 2025, a Material Fact regarding the process of divestment of Novonor – Under Judicial Recovery



("Novonor") in the Company, in which it communicated the receipt of information sent by Novonor S.A. – Under Judicial Recovery, as follows:

*Dear Sirs: We refer to the proposal received from Petroquímica Verde Fundo de Investimentos ("Fund") on May 23, 2025 ("Proposal"), to inform you that, notwithstanding the expiration of the 90-day exclusivity period for negotiating the terms and conditions of said Proposal, Novonor remains in discussions with the Fund regarding the divestment of its stake. We remain at your disposal."*

Additionally, after the disclosure of the Material Fact, due to news published in the media about an alleged exclusivity agreement signed between Novonor's creditor banks and asset manager IG4, the Company questioned Novonor, on August 24, 2025, about the existence of any new facts or whether the subject of such news would alter what was disclosed by Braskem in the Material Fact of August 22, 2025. Novonor responded that there were no new material facts to be reported or that would modify the terms of the communication addressed to Braskem on August 22, 2025 (and disclosed through the mentioned Material Fact), which is why no additional disclosure on this matter was made by the Company.

Being what we had for the moment, we subscribe, making ourselves available for further clarifications if necessary.

São Paulo, August 27, 2025.

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