



### Trading of PNC Shares Arising from Fractions

Rio de Janeiro, February 11, 2026, Centrais Elétricas Brasileiras S/A – Eletrobras (“Company” and “AXIA Energia”), following the material facts disclosed on November 27, 2025 and December 19, 2025 and the material fact and notice to shareholders disclosed on December 8, 2025, informs that, with respect to the Bonus Issue approved at the Company's Extraordinary General Meeting held on December 19, 2025:

- i. The period for shareholders to transfer fractions of PNCs shares resulting from the Bonus Issue has ended.
- ii. The fractions of PNC shares held by shareholders who chose not to transfer their respective fractions were separated and grouped into whole numbers, representing a total of 108,961 PNC shares issued by the Company. These shares will be sold in an auction to be held at B3 S.A. – Brasil, Bolsa, Balcão (“B3”) and the respective net amounts calculated will be made available to shareholders who have their records updated, in proportion to the respective fractions, on a date to be disclosed in due course.
- iii. The net amounts corresponding to the fractions held in custody at B3 will be credited directly to B3, which will be responsible for passing them on to the shareholders registered in its records through its custody agents.
- iv. For shareholders who have fractions deposited in book-entry custody, the net amounts will be paid according to the bank domicile provided to Itaú Corretora de Valores S.A. (“Bookkeeper”).
- v. For shareholders who:
  - a. Do not have, in their records, a checking account with an identified financial institution for the receipt of proceeds;
  - b. Do not have their registration details updated; or
  - c. Have their shares blocked, the amount shall remain available and shall not give rise to any adjustment, monetary correction or interest, for a period of 365 (three hundred and sixty-five) days counted from the date on which the amounts are made available.
- vi. For shareholders subject to the conditions set forth in item v, in order to obtain the release of this amount in their favor, the shareholder must follow the procedures below, as applicable:
  - a. Shareholders with shares held in custody at the Bookkeeper must go to a branch of the Bookkeeper to update the records and sign the “term of option for receipt”, in which they will indicate the bank, the branch and the account for credit, carrying the following original documents: Identification Card (RG), Individual Taxpayer Registry in Brazil (CPF), proof of residence and, if applicable, document proving the unlocking of the shares; or
  - b. Shareholders with shares held in custody at B3 must request the registration update directly from the custody agent with which they usually operate and also update their registration with the Bookkeeper.

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**Vice President of Finance and Investor Relations**