## substrateA

C/ María de Molina, 41 – Office nº 506 28006 Madrid

**BME - GROWTH** Stock Exchange Palace Plaza de la Lealtad, 1 28014 Madrid

Madrid 30 December 2022

## COMMUNICATION- OTHER RELEVANT INFORMATION - SUBSTRATE ARTIFICIAL INTELIGENCE, S.A.

Dear Sirs / Madams,

Pursuant to the provisions of Article 17 of Regulation (EU) No 596/2014 on market abuse and Article 227 of the consolidated text of the Securities Market Law, approved by RoyalLegislative Decree 4/2015, of 23 October, and concordant provisions, as well as BME Growth Circular 3/2020 of BME MTF Equity, we inform you of the following information regarding the company **SUBSTRATE ARTIFICIAL INTELIGENCE, S.A.** (hereinafter ("Substrate AI" or "the Company" interchangeably).

## **OTHER RELEVANT INFORMATION**

Further to the Communication of Other Relevant Information of August 2, 2022 and the resolutions adopted by the General Shareholders' Meeting of the Companyad dated August 1, 2022, in relation to the delegation and issuance of convertible bonds within the framework of the financing agreement reached between the Company and GLOBAL CORPORATE FINANCE OPPORTUNITIES (the "Investor"), it is reported that the Investor, in accordance with the terms and conditions of the convertible bonds, has proceeded to convert on December 5 and December 15 respectively:

- a) 5 bonds for a joint nominal amount of 50,000 euros, at a priceor conversion of 0.19 euros per share.
- b) 15 bonds for a combined nominal amount of €150,000, at a conversion price of €0.23 per share.

After the completion of the above operations by GLOBAL CORPORATE FINANCE OPPORTUNITIES, there are 15 obligations pending conversion of the second issue "CONVERTIBLE BONDS SUBSTRATE OCTOBER 2022" and 50 obligations pending conversion of the third issue "CONVERTIBLE BONDS SUBSTRATE DECEMBER 2022".

## substrateA

C/ María de Molina, 41 – Office nº 506 28006 Madrid

In this regard, the Company has proceeded to increase its share capital by a total nominal amount of 91,533 euros, through the issuance and circulation of 915,330 new ordinary shares with a nominal value of 0.10 euros each. Of the size of the Company's new shares, 263,157 shares are issued at an issue rate of  $\leq 0.19$  per share ( $\leq 0.10$  nominal plus  $\leq 0.09$  issue premium), and 652,173 shares are issued at an issue rate of  $\leq 0.23$  per share ( $\leq 0.10$  nominal plus  $\leq 0.13$  issue premium), being the total issue premium of the increase of 108,466.62 euros and the effective amount (nominal plus premium) of the capital increase of 199,999.62 euros.

Consequently, the share capital of the Sociage after the aforementioned capital increase is fixed in the amount of 2,451,022.80 euros, represented by 24,510,228 shares of 0.10 euros par value each, of unique class and series and numbered consecutively from 1 to 24,510.228 inclusive.

Once the deed of capital increase by conversion is registered in the Mercantile Registry of Madrid, it is planned to request the admission to trading of the 915,330 new shares of the Company in the BME Growth segment of BME MTF Equity in which the rest of the company's shares are listed.

In compliance with the provisions of Circular 3/2020 of the BME Growth segment of BME MTF Equity, it is expressly stated that the information communicated herein has been theinformation provided under the sole responsibility of the Company and its administrators.

We remain at your disposal for as many clarifications as you deem appropriate.

Kind regards

-----

Lorenzo Serratosa Gallardo Chairman