



RUMO S.A.

Corporate Taxpayer's ID (CNPJ/MF) 02.387.241/0001-60 Company Registry (NIRE) 413.000.19886 Publicly-held Company Category A

TRANSACTION WITH RELATED PARTIES NOTICE

RUMO S.A. (B3: RAIL3) ("<u>Rumo</u>" or "<u>Company</u>"), pursuant to and for the purposes of article 30, XXXIII of CVM Instruction No. 480 ("<u>ICVM 480</u>"), as amended, hereby informs the market of the transaction between related parties, signed on March 29th, 2022:

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| Name of Related Parties | Rumo Malha Norte S.A., Rumo Malha Paulista S.A. and |
| | Raízen S.A., Raízen Energia S.A.("Raízen"). |
| Relationship with the | Raízen S.A. controller of Raízen Energia S.A. and Rumo |
| Issuer | S.A., controller of Rumo Malha Norte S.A. and Rumo |
| | Malha Paulista S.A are companies under common |
| | control. |
| Object and Main Terms | This is the Second Amendment to the Rail Transport |
| and Conditions of the | Services Agreement for petroleum derivatives and |
| Transaction | biofuels signed on 03/19/2018. |
| | The purpose of the amendment is to define additional |
| | volumes, price and conditions for the services provided |
| | in the period from 01/01/2022 to 03/31/2023. |
| | The total estimated value of the transaction is |
| | approximately BRL 105 million (" <u>Transaction</u> "). |
| Participation of the | Rumo's decision to sign the Amendment object of this |
| Counterparty, its Partners | notice results from the activities usually carried out by |
| or Managers in the | Rumo and its subsidiaries, and therefore there is no |
| Transaction Decision | direct participation of Rumo's shareholders. |
| Process and in the | By being firmed with a related party of the Company, |
| Transaction Negotiation | this transaction was submitted to Rumo's Corporate |
| with the Issuer's | Governance bodies, respecting its Bylaw, and the |
| Representatives | Related Party and Conflicts of Interest policies, in a |
| | Related Party Committee meeting held on January 26, |
| | 2022 and approved by the Board of Directors of the |
| | Company in a meeting held on February 10, 2022. |
| | The Company also clarifies that, according to the |
| | financial statements for the fiscal year ended in |
| | December 31, 2021, the transaction does not exceed |
| | 50% of the total asset value of Rumo Malha Norte S.A. |
| | and Rumo Malha Paulista S.A. individually considered, |
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| | since under the terms of Article 122 of Dra-ilier |
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| | since under the terms of Article 122 of Brazilian |
| | Corporations Law, the Transaction does not reach the |
| | competence of the General Shareholders' Meeting. |
| | Thereby, the Company reaffirms its commitment with |
| | transparency by submitting the matter to its |
| | Corporative Governance bodies. |
| | The Company also clarifies that, the transaction hereby |
| | communicated, which, moreover, was negotiated |
| | between employees of Raízen on one side, and |
| | employees of Rumo, on the other, without the latter, its |
| | shareholders or its managers taking part in the |
| | negotiation, but Rumo's managers took knowledge of |
| | the Transaction, in accordance with internal governance |
| | procedures, as explained above. |
| Detailed Justification of | In accordance with the Company's Bylaw, Related |
| the Reasons why the | Parties and Conflicts of Interest policies, the price was |
| Transaction Complied with | taken in a competitive process, ensuring that the |
| Commutative Conditions | transaction was carried out in such a way that Rumo |
| or Provides for Adequate | offered commutative market conditions when |
| Compensatory Payment | compared to other services provided in similar |
| | conditions. |
| Inform if Rumo's Conflict | The operation complied with the general guidelines and |
| of Interest and Related | other rules of Rumo's Related Party Transactions Policy |
| Party Transactions | applicable to transactions carried out in the normal |
| Management Policy has | course of business, including with regard to the |
| been observed | principles of competitiveness, compliance and |
| | transparency and the rules for approval and |
| | formalization. |
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Curitiba/PR and São Paulo/SP, April 7, 2022.

Rafael Bergman

CFO and Investor Relations Officer