

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

<b>Name of Related Parties</b>	Rumo Malha Norte S.A., Rumo Malha Paulista S.A. and Raízen S.A., Raízen Energia S.A. ("Raízen").
<b>Relationship with the Issuer</b>	Raízen S.A. controller of Raízen Energia S.A. and Rumo S.A., controller of Rumo Malha Norte S.A. and Rumo Malha Paulista S.A. are companies under common control.
<b>Object and Main Terms and Conditions of the Transaction</b>	<p>This is the Second Amendment to the Rail Transport Services Agreement for petroleum derivatives and biofuels signed on 03/19/2018.</p> <p>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.</p> <p>The total estimated value of the transaction is approximately BRL 105 million ("<u>Transaction</u>").</p>
<b>Participation of the Counterparty, its Partners or Managers in the Transaction Decision Process and in the Transaction Negotiation with the Issuer's Representatives</b>	<p>Rumo's decision to sign the Amendment object of this notice results from the activities usually carried out by Rumo and its subsidiaries, and therefore there is no direct participation of Rumo's shareholders.</p> <p>By being firmed with a related party of the Company, this transaction was submitted to Rumo's Corporate Governance bodies, respecting its Bylaw, and the 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.</p> <p>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,</p>



	<p>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.</p> <p>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.</p>
<b>Detailed Justification of the Reasons why the Transaction Complied with Commutative Conditions or Provides for Adequate Compensatory Payment</b>	In accordance with the Company's Bylaw, Related Parties and Conflicts of Interest policies, the price was taken in a competitive process, ensuring that the transaction was carried out in such a way that Rumo offered commutative market conditions when compared to other services provided in similar conditions.
<b>Inform if Rumo's Conflict of Interest and Related Party Transactions Management Policy has been observed</b>	The operation complied with the general guidelines and other rules of Rumo's Related Party Transactions Policy applicable to transactions carried out in the normal course of business, including with regard to the principles of competitiveness, compliance and transparency and the rules for approval and formalization.

Curitiba/PR and São Paulo/SP, April 7, 2022.

**Rafael Bergman**  
CFO and Investor Relations Officer