



SIMPAR S.A.

Listed Company

CNPJ/MF no. 07.415.333/0001-20

NIRE 35.300.323.416

MOVIDA PARTICIPAÇÕES S.A.

Listed Company

CNPJ/MF no. 21.314.559/0001-66

NIRE 35.300.472.101

AUTOMOB PARTICIPAÇÕES S.A.

Listed Company

CNPJ/MF no. 35.654.688/0001-08

NIRE 51.300.022-541

NOTICE OF RELATED-PARTY TRANSACTIONS

São Paulo, March 30, 2026 - SIMPAR S.A. (“SIMPAR”), Movida Participações S.A. (“MOVIDA”), and Automob Participações S.A. (“AUTOMOB” and, together with MOVIDA, the “Companies”), in compliance with Article 33, item XXXII, and Annex F, both of CVM Resolution No. 80/2022 (“RCVM 80”), hereby disclose the following information regarding used vehicle sales carried out by MOVIDA and/or its subsidiaries to AUTOMOB and/or its subsidiaries (the “Sales”):

I. Description of the transaction, including:

a) The parties involved and their relationship:

The parties to the Sales are: (i) MOVIDA, as the seller; and (ii) wholly owned subsidiaries of AUTOMOB, as the buyers. The Companies are both controlled by SIMPAR.

b) Description of the transaction, including its terms and conditions:

The Sales consist of a series of operations conducted under the Commercial Agreements and Other Covenants executed among the Companies and SIMPAR (“Commercial Agreements”), as disclosed in their respective Reference Forms. The Commercial Agreements set forth, among other terms, the applicable conditions for the sale of used vehicles within the group, including parameters to ensure that such transactions are carried out on an arm’s length basis and reflect market terms.

The Sales carried out between MOVIDA and the wholly owned subsidiaries of AUTOMOB, totaled R\$77,641,822.00, representing 7.55% of MOVIDA’s total asset sales in the period. This amount exceeds the limit of R\$50,000,000.00 set forth in Article 1, item I, of Annex F to RCVM 80, thereby triggering the disclosure of this notice.

These Sales are routine transactions carried out in the ordinary course of the Companies’ respective businesses and are consistently subject to the same negotiation and approval process, in line with market conditions. For the purposes of the sole paragraph of Article 2-A of Annex F to RCVM 80, the Companies estimate that the Sales may total approximately

R\$850,000,000.00 by December 31, 2026, within the stipulated limits and respecting the terms of the Commercial Agreements.

It should be noted that these transactions are periodically reported in the Companies' quarterly financial statements (ITRs), which are duly audited by independent auditors, in accordance with applicable regulations.

II. Whether, when, how and to what extent the counterparty, its partners or officers participated in the process: a) Decision-making process by the issuer, including a description of such participation; and b) Negotiation of the transaction on behalf of the issuer, including a description of such participation

Within MOVIDA and AUTOMOB, the negotiation of the terms and conditions of each transaction is conducted directly by their respective Executive Boards, independently, based on the parameters approved by the Boards of Directors to ensure that the Sales are carried out on market terms, in accordance with the **Related-Party Transactions and Other Situations Involving Conflicts of Interest Policies** of AUTOMOB and MOVIDA, approved on February 24, 2026 and February 26, 2026, respectively (the "Policies").

The Policies establish that the respective Boards of Directors of the Companies may, on an annual basis, based on recommendations from the Executive Boards, define quantitative and qualitative parameters within which the Executive Boards are authorized to carry out vehicle purchase and sale transactions between Related Parties without prior individual approval, provided that market conditions and applicable laws and regulations are observed. Transactions carried out under this delegation are submitted, on a semiannual basis, to the Audit Committee for reporting, monitoring and compliance verification, and, on an annual basis, to the Boards of Directors for review and oversight, ensuring full transparency and monitoring of such transactions.

III. Detailed justification for why each issuer's management believes the transaction was conducted on an arm's length basis or provides for adequate compensatory payment, including:

a) Whether the issuers requested proposals, conducted any price inquiries, or otherwise attempted to transact with third parties. If not, explain why; if so, describe the procedures and outcomes;

The prices applied to the Sales were defined by the Companies based on the average market prices for similar transactions, using the Fipe Table as a reference, with a discount applied to the listed values, in line with standard practices in the used vehicle sales market.

b) The reasons why the issuers chose to transact with related parties rather than unrelated third parties;

Following the vehicle rental period by MOVIDA, part of its fleet is allocated for sale to companies specialized in the sale of used vehicles, which aligns with AUTOMOB's core

business. AUTOMOB demonstrated interest in purchasing these assets, consistent with the nature of its operations and its strategic plan to expand its presence in the used vehicle sales market.

It should be noted that MOVIDA and AUTOMOB are fully independent entities with strong positions in their respective business segments. The negotiations for the sale and purchase of used vehicles were conducted on an arm's length basis and under market terms. It is worth highlighting that MOVIDA conducts similar transactions with other players in the used vehicle market, just as AUTOMOB acquires vehicles from other companies and various customers through trade-in operations.

c) A detailed description of the measures and procedures adopted to ensure the arm's length nature of the transaction.

By using the Fipe Table as a benchmark, the terms and conditions applied to the Sales between MOVIDA and AUTOMOB are consistent with those practiced in comparable transactions with unrelated third parties under equivalent circumstances.

São Paulo, March 30, 2026.

Denys Marc Ferrez

SIMPAR

Executive Vice President of Corporate
Finance and Investor Relations Officer

Daniela Sabbag Papa

MOVIDA

Chief Financial and Investor Relations
Officer

Sebastián Dario Los

AUTOMOB

CEO and Investor Relations Officer