

**ATACADÃO S.A.**

CNPJ/MF: 5.315.333/0001-09 – CVM nº 24171

Publicly-held company

**NOTICE TO SHAREHOLDERS**

**Information Related to the Sale Facility**

**ATACADÃO S.A.** (B3: CRFB3) ("Grupo Carrefour Brasil" or "Company"), informs its shareholders and the market in general, further to the Material Fact and Notice to Shareholders disclosed on April 25, 2025 and the Material Fact disclosed on May 30, 2025, in the context of the closing of the corporate reorganization to unify the shareholder bases of Carrefour S.A. ("CSA") and the Company ("Transaction") that occurred on May 30, 2025, the following:

As previously disclosed, according to CVM Resolution 182, of May 11, 2023, the trading in secondary markets of Level I BDRs is restricted to "qualified investors", as defined under the terms of CVM regulations, except if the main market where the securities are traded is a stock exchange that meets the following criteria: (i) it is headquartered abroad and in a country whose local supervisor (i.e., the competent securities commission) has entered into a cooperation agreement with the CVM on consultation, technical assistance and mutual assistance for the exchange of information, or is a signatory to the multilateral memorandum of understanding of the International Organization of Securities Commissions – IOSCO; and (ii) it is a stock exchange classified as a "recognized market" in the regulation of the entity managing the organized securities market approved by the CVM (i.e., B3's Issuer Regulation - Regulamento de Emissores).

Considering that Euronext Paris is not included in the list of "recognized markets" in B3's Issuer Regulation, CSA has requested to B3 the inclusion of Euronext Paris in the list of recognized markets. The market recognition process does not have a defined timeframe to be concluded and could last several months until the final approval for change to B3's Issuer Regulation by the CVM.

Former shareholders of Atacadão that are not considered qualified investors for the purposes of CVM's rules will receive BDRs will not be able to trade the BDRs in the secondary market until Euronext Paris is approved as a "recognized market".

As previously informed, CSA negotiated, at its own cost, and engaged Itaú Unibanco S.A. ("Itaú"), as depositary institution for CSA sponsored Level 1 BDR Program, to implement procedures so that each BDR holder will have the right to request, during certain periodic

windows, that Itaú proceed with the cancellation of the BDRs, sell the underlying CSA Shares on Euronext Paris and deliver the net cash proceeds of such sale (e.g., discounted of broker fees, other transaction costs and applicable taxes) to the former BDR holder ("Sale Facility").

According to the timetable previously disclosed, the first window for BDRs holders that wish to adhere to the Sale Facility to manifest will be on **June 4 to 10, 2025**.

Itaú and the respective custody agent may require the holder of the BDRs to be canceled to provide all documents and instruments they deem necessary for the cancellation of the BDRs and for compliance with applicable laws and regulations, including written instructions to Itaú for the cancellation of the BDRs.

Holders who keep the BDRs in a book-entry environment (brokers authorized by B3) must transfer them in advance to an account in a brokerage firm authorized in B3, within the established period, in order to enable their participation in the Sale Facility.

Further information regarding the required documentation may be obtained directly from Itaú at the following email address: [dr.itaun@itau-unibanco.com.br](mailto:dr.itaun@itau-unibanco.com.br).

The CSA Shares underlying the BDRs will be sold at market price, and the customary commissions for similar operations will be applied. The sale of CSA Shares may be performed in one or more orders, considering liquidity and execution conditions in Euronext Paris. The exchange will only occur after the completion of sales and full settlement of funds.

The exchange for remittance of the proceeds to Brazil will be closed on D+2 (two business days) after the sale settlement. From the gross amount to be received by investors, (i) the Tax on Financial Operations (IOF); and (ii) the BDR cancellation fee will be deducted (except in the event the cancellation occurs during the first window of the Sale Procedure).

Itaú will publish an announcement with the estimated payment date to investors, which must respect the minimum period of 7 (seven) business days after the exchange closure.

The Company will disclose, in due course, a new Notice to Shareholders with all the periodic window dates. These periodic windows will expire on December 31, 2025.

Regardless of the periodic windows of the Sale Facility, the holder of BDRs may at any time request (subject to the standard restrictions set forth in the Deposit Agreement of the BDRs) the cancellation of the BDRs and the withdrawal of the CSA Shares that back them, provided that such holder complies with the applicable rules and formalities to hold shares listed on Euronext Paris.

The Company will keep its shareholders, and the market informed of subsequent facts related to the Transaction, in accordance with the law and CVM regulations.

All capitalized terms used but not defined herein shall have the meanings ascribed to them

in the Protocol and Justification.

In case of doubts regarding this Notice to Shareholders, the shareholders may contact the Company's investor relations department through the e-mail [ribrasil@carrefour.com](mailto:ribrasil@carrefour.com).

São Paulo, June 2, 2025

**Atacadão S.A.**

Eric Alexandre Alencar

Vice President of Finance and Investor Relations Officer

Grupo Carrefour Brasil