



AREZZO INDÚSTRIA E COMÉRCIO S.A.

Publicly Held Company

Corporate Taxpayer Registration (CNPJ) No. 16.590.234/0001-76
NIRE (Commercial Registry Number) 31.300.025.91-8 | CVM No. 02234-9

NOTICE TO THE MARKET

AREZZO INDÚSTRIA E COMÉRCIO S.A. ("Company") hereby informs its shareholders and the market in general that, on the date hereof, it became final the decision issued by the General Superintendence of the Administrative Council for Economic Defense – CADE approving, as per the Decision SG No. 869/2022, without restrictions, the implementation of the following transactions, disclosed by the Company by means of the Material Fact released on April 14, 2022:

- (i) the business combination of the Company and Sunset Agenciamento e Intermediação S.A. (CNPJ No. 14.190.551/0001-70) ("Sunset"), pursuant to the terms of the "Share Purchase Agreement, Merger and Other Covenants" entered into between the Company and Sunset's shareholders ("Sunset Transaction" and "Sunset Agreement", respectively);
- (ii) the acquisition, by ZZSAP Indústria e Comércio de Calçados Ltda. (CNPJ n.º 00.794.161/0001-02) ("ZZASP"), a subsidiary controlled by the Company, of 100% of the quotas representing the capital stock of HG Indústria e Comércio de Calçados Ltda. (CNPJ No. 94.753.274/0001-03) ("HG"), pursuant to the terms of the "Quota Purchase Agreement and Other Covenants" entered into between ZZSAP and HG's quotaholders (CNPJ No. 94.753.274/0001-03) ("HG Transaction" and "HG Agreement", respectively).

As to the Sunset Transaction, the Company will acquire 30% of Sunset's total and voting capital stock and will merge the remaining shares, which represent 70% of Sunset's total and voting capital stock ("Merger of Sunset's Shares").

The Merger of Sunset's Shares will be the object of the protocol and justification to be opportunely executed by the administrations of Sunset and the Company and its effectiveness will depend upon the relevant corporate approvals of the Company.

The purchase and sale of Sunset's shares, as per the Sunset Agreement, as well as the purchase and sale of HG's quotas, as per the HG Agreement, are not subject to the previous approval by



the Company's shareholders' meeting, but will only occur shall the Merger of Sunset's Shares be approved.

The actual implementation of the Sunset Transaction and the HG Transaction is also conditioned to the satisfaction (or waiver, as applicable) of other conditions precedent, pursuant to the terms of the Sunset Agreement and the HG Agreement.

The Company will keep the shareholders and the market informed of relevant updates related to the matters dealt with herein.

Belo Horizonte, July 19, 2022.

RAFAEL SACHETE DA SILVA

Corporate Vice- President Officer, Chief Financial Officer and
Investor Relations Officer