

CAMIL ALIMENTOS S.A. CNPJ/ME n° 64.904.295/0001-03 Company Registry (NIRE): 35.300.146.735 Publicly-held Company

MATERIAL FACT

ACQUISITION IN ECUADOR OF RICE ASSETS OF AGROINDUSTRIAS DAJAHU S.A. AND TRANSPORTES RONALJAVHU S.A.

São Paulo, July 27th, 2021 – Camil Alimentos S.A. (B3: CAML3) ("<u>Company</u>" or "<u>Camil</u>") in compliance with paragraph 4th of article 157 of Law No. 6.404/76, as amended ("<u>Brazilian</u> <u>Corporations Law</u>") and CVM Instruction 358/02, hereby informs its shareholders and the market in general, that its controlled company Camilatam Ecuador S.A. has entered into a *Master Purchase Agreement* ("<u>Agreement</u>") on this date, with the purpose of acquiring assets, rights, brands and contracts related to rice production and rice processing businesses of Agroindustrias Dajahu S.A. ("<u>Dajahu</u>") and all of the issued shares of Transportes Ronaljavhu S.A. ("<u>Transaction</u>") in Ecuador.

The assets acquired operate in Ecuador as one of the leaders in rice brand, with significant market share and high growth potential. The Transaction is in line with the Company's strategy and represents an important step towards expanding Camil into new geographies in Latin America.

Camil has a consistent history of growing and expanding market share through acquisitions. This latest acquisition is an important step towards the Company's entry into the Ecuador market, meeting the Company's strategic objectives of acquiring brands and assets in the food sector in Latin America.

The acquisition price is USD 36.5 million (thirty six million and five hundred thousand United States Dollars), equivalent approximately to BRL 189.0 million (one hundred and eighty nine million Brazilian reais), and is subject to adjustments on the closing date of the Transaction. The Transaction does not meet the requirements set forth in article 256 of the Brazilian Corporations Law, and, therefore, is not subject to approval by the shareholders at a Camil's General Meeting.

Camil and IFC signed a mandate to finance 100% of the acquisition. The granting of the loan is subject to due diligence and the negotiation of definitive contracts.

The completion of the Transaction is subject to conditions customary to this type of operation. Between signing and closing (period necessary for the parties to comply with the conditions precedent set forth in the Agreement), the companies will continue to operate independently.

Camil reiterates its commitment to keep its shareholders and the market in general informed of the progress of this matter and invites everyone to a conference call to be held on July 28th, 2021, at 09:30 (BRT). The data for connection and webcast are available on Camil's Investor Relations website: <u>http://ri.camilalimentos.com.br/</u>.

São Paulo, July 27th, 2021

Flavio Jardim Vargas Chief Finance and IR Officer Camil Alimentos S.A.