

CAMIL ALIMENTOS S.A. CNPJ/MF n° 64.904.295/0001-03 NIRE (Company Registry No.): 35.300.146.735 Publicly-held Company

NOTICE TO THE MARKET APPROVAL OF THE 15TH DEBENTURE ISSUANCE

São Paulo, October 13, 2025 - Camil Alimentos S.A. ("Company" or "Camil") announces that the Company's Board of Directors approved the 15th issuance of simple, non-convertible, unsecured, in 4 series, debentures of the Company, for private placement, in the total amount of R\$1.0 billion, being observed the possibility of, at the Company's discretion following consultation with the Coordinators (as defined below) issuance, increasing the amount in up to 25%, i.e. up to R\$250 million ("Additional Lot Option"), should the Bookbuilding Procedure of the CRA (as defined below) offer captures market demand towards such an additional volume ("Issue" and "Debentures", respectively), in accordance with the "Private Instrument of Deed for the 15th (Fifteenth) Issuance of Simple Debentures, Non-Convertible into Shares, of the Unsecured Kind, in up to 4 (four) Series, for Private Placement, by Camil Alimentos S.A.", to be entered into between Eco Securitizadora de Direitos Creditórios do Agronegócio S.A., in its capacity as debenture holder ("Eco Securitizadora"), and Camil ("Debenture Issuance Deed").

The Debentures form part and therefore will be linked to the issuance of agribusiness receivables certificates, in 4 series, of the 389th issuance of Eco Securitizadora ("CRA"), in the total amount of up to R\$1.25 billion (already taking into consideration the afore-referred additional lot), which will be publicly offered, under firm placement guarantee scheme and observing the automatic registration regime, pursuant to Article 26, section VIII, item (b), and Articles 27 et seq. of the Resolution of the Brazilian Securities and Exchange Commission ("CVM") No. 160 of July 13, 2022, as amended, and the Resolution CVM No. 60 of December 23, 2021, as amended, and Resolution Resolution of National Monetary Council (CMN) No. 5.118 of February 1st, 2024, as amended, with intermediation by Itaú BBA Assessoria Financeira S.A. ("Lead Coordinator"), BTG Pactual Investment Banking Ltda. ("BTG Pactual"), XP Investimentos Corretora de Câmbio, Títulos e Valores Mobiliários S.A. ("XP Investimentos"), Banco Bradesco BBI S.A. ("Bradesco BBI"), and UBS BB Corretora de Câmbio, Títulos e Valores Mobiliários S.A. ("UBS BB" and, together with the others, the "Coordinators").

Within the scope of the CRA offering, a procedure will be adopted to collect investment intentions from potential investors in the CRA, organized by the Coordinators, pursuant to paragraphs 2 and 3, section 61, of CVM Resolution 160 ("Bookbuilding Procedure"), which will define: (i) the number of series of the CRA issuance and, consequently, the number of series of the Debenture issuance, except that any of the Debenture series may be canceled; (ii) the final quantity and volume of the CRA issuance and, consequently, the final quantity and volume of the Debenture issuance, considering the possible issuance of CRA due to the partial or total exercise of the Additional Lot Option; (iii) the amount of CRA to be allocated to each series of the Debenture issuance; and (iv) the rate for the

remuneration of the CRA of each series and, consequently, the rate for the remuneration of the Debentures of each series.

The Debentures will be issued with a nominal unit value of R\$1,000.00 (one thousand Brazilian reais). The nominal unit value of the 1st series Debentures to be paid in a single installment on November 14th, 2031, which will not be subject to monetary updating or correction by any economic index, will bear interest limited to 105% of the accumulated variation of the Interbank Deposit Rate (DI), basis 252 business days, to be defined in accordance with the Bookbuilding Procedure.

The nominal unit value of the 2nd series Debentures will be paid in 2 installments, according to the percentages defined in the Debenture Issuance Deed, with payments scheduled for November 14, 2031, and November 12, 2032. The nominal unit value of the 2nd series Debentures, which will not be subject to monetary updating or correction by any economic index, will bear fixed-rate interest, to be defined on the Bookbuilding Procedure date, limited to the highest value between: (i) the percentage equivalent to the DI Rate based on the adjustment of the Pre x DI curve equivalent to the January 2031 maturity point, as determined on the business day closing immediately preceding the Bookbuilding Procedure date, exponentially increased by a spread of a maximum of 0.80% per year, based on 252 business days; or (ii) 14.55% per year, based on 252 business days.

The nominal unit value of the 3rd series Debentures (or their respective outstanding balance) will be paid in 2 installments, according to the percentages defined in the Debenture Issuance Deed, with payments scheduled for November 14, 2031, and November 12, 2032. The nominal unit value of the 3rd series Debentures will bear interest, to be defined in accordance with the Bookbuilding Procedure, corresponding to the highest value between (i) the percentage rate per year, basis 252 business days, of the National Treasury Notes – Series B, maturing on August 15, 2032, using the indicative quotation published by ANBIMA, at the closing of the business day immediately preceding the date of the Bookbuilding Procedure, exponentially increased by a spread of a maximum of 0.80% per year, based on 252 business days; or (ii) 8.60% per year, based on 252 business days.

The nominal unit value of the 4th series Debentures (or their respective outstanding balance) will be paid in 3 installments, according to the percentages defined in the Debenture Issuance Deed, with payments scheduled for November 14, 2033, November 14, 2034, and November 14, 2035. The nominal unit value of the 4th series Debentures will bear interest, to be defined in accordance with the Bookbuilding Procedure, corresponding to the highest value between (i) the percentage rate per year, basis 252 business days, of the National Treasury Notes – Series B, maturing on May 15, 2033, using the indicative quotation published by ANBIMA, at the closing of the business day immediately preceding the date of the Bookbuilding Procedure, exponentially increased by a spread of a maximum of 0.95% per year, based on 252 business days; or (ii) 8.70% per year, based on 252 business days.

Further general information on the Issue is available in the Minutes of the Company's Board of Directors Meeting of October 9th, 2025, which is filed at the Company's headquarters, in the CVM website (www.cvm.gov.br) and the Investors Relations website of the Company (https://ri.camil.com.br).

This notice to the market is purely informative in its nature, pursuant to the prevailing laws and regulations, and shall not be considered as publicity or marketing material to any extent.

Flavio Jardim Vargas CFO and IR Officer Camil Alimentos S.A.