

## COSAN S.A.

Corporate Taxpayer ID (CNPJ/MF): 50.746.577/0001-15 Company Registry (NIRE): 35.300.177.045 Publicly Held Company CVM 19836

## **NOTICE TO THE CVM ON RELATED-PARTY TRANSACTIONS**

COSAN S.A. (B3: CSAN3; NYSE: CSAN) ("Cosan" or "Company"), under the terms and for the purposes of Article 33, item XXXII and of Appendix F of CVM Resolution 80, of March 29, 2022, as amended, hereby notifies the Securities and Exchange Commission of Brazil (CVM) and the market of the following related-party transaction entered into between Cosan and Raízen S.A., a category A publicly held company, inscribed in the roll of corporate taxpayers (CNPJ) under no. 33.453.598/0001-23 ("Raízen"), on October 17, 2022:

Parties involved and	Cosan and Raízen. Cosan is a controlling shareholder of
relationship with the	Raízen.
Company	
	The sale, by Cosan, and acquisition, by Raízen, of all shares
	of the companies Payly Holding Ltda. (CNPJ no.
	43.301.500/0001-76) and Payly Instituição de Pagamentos
	S.A. (CNPJ no. 11.431.887/0001-99) (jointly "Payly"), in the
	approximate amount of seventy-eight million reais
Subject matter and main	(R\$78,000,000.00) ("Transaction"), as well as any capital
terms and conditions of the	increases that come to be carried out between the execution
Transaction	date of the applicable documents and the closing date of the
	Transaction.
	The closing is subject to approval by Brazil's antitrust authority
	(CADE) and to compliance with the other conditions precedent
	typical of transactions of this kind.
Participation of the	Cosan and Raízen conducted independent decision-making
counterparty, its partners	processes during the negotiation and approval of the
or managers in the	Transaction, as well as ensured that the members of the Board
decision-making process	of Directors who are shared by both companies refrained from
of the Transaction and in	voting on the matter that is the object of this Transaction.



the negotiation of the	
Transaction with	
representatives of the	
Company	
	Shell Box became a party with significant influence over Payly,
Detailed justification of	which justified the execution of this deal by Raízen on a
the reasons why the	permanent basis. The Transaction will enable the
Transaction was carried	development of solutions related to financial services with
out on an arm's length	greater synergies between the activities of Raízen and Shell
basis or involves	Box and the companies of the Cosan Group, with some
adequate compensatory	exceptions, which, combined with the business opportunities
payment	identified by the Companies, justified the Transaction with
	Raízen.
Inform whether the Company's Policy on Related-Party Transactions and Conflict of Interests was observed	The Transaction complied with the guidelines of the Company's Policy on Related-Party Transactions and was approved by its Board of Directors, given that it represents the best interests of the Company considering the alternatives existing in the market for the operation and that it is based on justifiable economic and strategic factors.

São Paulo, October 17, 2022.

## Ricardo Lewin

Chief Financial and Investor Relations Officer