

CCR S.A.
Corporate Taxpayer's ID (CNPJ/MF): 02.846.056/0001-97
Company Registry (NIRE): 35.300.158.334

MATERIAL FACT

CCR S.A. ("Company" or "CCR") (B3: CCRO3; Bloomberg: CCRO3 BZ; Reuters: CCRO3.SA), pursuant to CVM Resolution 44, hereby informs its shareholders and the market in general that, on this date, the Company and its subsidiary Companhia de Investimentos em Infraestrutura e Serviços S.A. ("CIIS") on the one side, and Riopar Participações S.A. ("Riopar"), on the other side, executed contractual instruments, subject to certain conditions precedent, providing for the exemption of certain obligations, reciprocal granting of discharge, the transfer to CIIS of all the shares held by Riopar in Concessionária do VLT Carioca S.A. ("Concessionaire" or "VLT Carioca"), equivalent to 6.33% of its share capital, as well as the assignment to CCR of all the credit rights held by Riopar – as a result of the Concessionaire – related to the loans granted by VLT Carioca's shareholders to finance the Concessionaire's transaction ("Transaction").

CIIS currently holds 80.82% of the Concessionaire's share capital, and upon the completion of the Transaction, it will hold 87.15% of the share capital.

VLT Carioca is the concessionaire responsible for the services, supply, implementation, operation and maintenance of the passenger transportation system through Light Rail Vehicle in the port and central regions of Rio de Janeiro, for a sponsored concession term of twenty-five (25) years.

The CCR Group is always attentive to opportunities in infrastructure, within its strategy of qualified growth and capital discipline, to add value to shareholders and enable solutions for infrastructure services, contributing to the socioeconomic and environmental development of the regions where it operates.

The Company will keep its shareholders and the market in general duly informed about this transaction.

São Paulo - SP, October 22, 2021.

CCR S.A.
WALDO PEREZ
Investor Relations Officer