

INTER&CO, INC. CNPJ/ME 42.737.954/0001-21

NOTICE TO THE MARKET

NOTICE OF RELEVANT SHAREHOLDING SALE

Grand Cayman, Cayman Islands, February 1st, 2023, Inter & Co. Inc. (Nasdaq: INTR; B3: INBR32) ("<u>Inter&Co</u>" or "<u>Company</u>") announces that, on February 1st, 2023, **StoneCo Ltd.**, a company duly incorporated and validly existing under the laws of Cayman Islands, enrolled with CNPJ/ME under No. 31.752.270/0001-82, with head office at Harbour Place, 4th floor, No. 103 Church St., PO Box 10240 KY1-1002, Georgetown, Cayman Islands, herein represented in accordance with its corporate documents ("<u>StoneCo</u>"), sold 16,829,094 Brazilian Depositary Receipts (BDRs) ("<u>INBR32</u>"), the totality of StoneCo's remaining stake in the Company, representing 4.20% of Inter&Co total shares. The sale of these shares in the open market may contribute to an increase in liquidity in Inter&Co shares.

Belo Horizonte, February 1st, 2023

SANTIAGO HORACIO STEL Chief Strategy and Investor Relations Officer



StoneCo Sells Stake in Banco Inter

February 1, 2023

GEORGETOWN, Cayman Islands, Feb. 01, 2023 (GLOBE NEWSWIRE) -- StoneCo Ltd. (Nasdaq: STNE) ("Stone" or the "Company") announces today that it has sold 16.8 million shares of Banco Inter, representing the totality of StoneCo's stake in the company. The shares were sold at a price of R\$12.96, equivalent to R\$218 million.

The movement follows Stone's goal to focus on the core operation of Financial Services and Software. During the second quarter of 2022 Stone had already announced a partial sale equivalent to 21.5% of the shares it held at Banco Inter through the cash-out option offered in Inter's corporate restructuring.

About StoneCo

StoneCo is a leading provider of financial technology and software solutions that empower merchants to conduct commerce seamlessly across multiple channels and help them grow their businesses.

Forward-Looking Statements

This press release contains "forward-looking statements" within the meaning of the "safe harbor" provisions of the Private Securities Litigation Reform Act of 1995. These forward-looking statements are made as of the date they were first issued and were based on current expectations, estimates, forecasts and projections as well as the beliefs and assumptions of management. These statements identify prospective information and may include words such as "believe," "may," "will," "aim," "estimate," "continue," "anticipate," "intend," "expect," "forecast," "plan," "predict," "project," "potential," "aspiration," "objectives," "should," "purpose," "belief," and similar, or variations of, or the negative of such words and expressions, although not all forward-looking statements contain these identifying words.

Forward-looking statements are subject to a number of risks and uncertainties, many of which involve factors or circumstances that are beyond Stone's control.

Stone's actual results could differ materially from those stated or implied in forward-looking statements due to a number of factors, including but not limited to: more intense competition than expected, lower addition of new clients, regulatory measures, more investments in our business than expected, and our inability to execute successfully upon our strategic initiatives, among other factors.

Contact:

Investor Relations

investors@stone.co



Source: StoneCo Ltd.