

MATERIAL FACT

Approval of the Business Combination

Rio de Janeiro, June 8, 2022 - Aliansce Sonae Shopping Centers S.A. (“Aliansce Sonae”) (B3: ALSO3) and **Br Malls Participações S.A.** (B3: BRML3) (“brMalls”), in compliance with the provisions of Law No. 6.404, of December 15, 1976 and CVM Resolution No. 44, of August 23, 2021, inform that, on this afternoon, the shareholders of brMalls, Aliansce Sonae and Dolunay Empreendimentos e Participações S/A (“Holding”) approved the combination of their businesses, in their respective extraordinary general meetings. Below is the letter signed by Rafael Sales, CEO of Aliansce Sonae and Ruy Kameyama, CEO of brMalls:

“Today is a historic day for Brazilian retail!

We announce with great joy the approval of the business combination between Aliansce Sonae and brMalls by the shareholders of both companies. We are proud to be part of a company that will make history in the Brazilian shopping mall and retail industry.

Combinations like this one bring gains to our stakeholders, including clients, partners, shareholders, and consumers. In this new phase, we will have the potential to expand borders with the purpose of serving and enchanting people and transforming malls in destinations of happiness and opportunity.

The new company will open a range of possibilities and opportunities for all our partners and employees.

We are certain that this merger, once approved by CADE (Brazilian antitrust authority), will enable robust investments to keep assets up-to-date and develop the business strategy in a “phygital” environment, a key condition for long-term competitiveness.

This new company will be the largest mall platform in Latin America, with R\$12 billion market value. It will manage a portfolio of 69 malls, with nearly 13 thousand stores and monthly footfall of approximately 60 million visitors.

In the coming months, while CADE analyses the merger, we will continue to act separately and independently.

Rafael Sales and Ruy Kameyama”

The consummation of the Transaction is subject to the verification (or waiver, as the case may be) of the suspensive conditions provided for in the “*Protocol and Justification of the Merger of Shares Issued by BR Malls Participações S.A. into Dolunay Empreendimentos e Participações S/A, followed by the Merger of Dolunay Empreendimentos e Participações S/A into Aliansce Sonae Shopping Centers S.A.*” (“Protocol and Justification”) executed between the companies (“Conditions Precedent”), including the approval of the Transaction by the Brazilian Administrative Council for Economic Defense - CADE.

Once the Conditions Precedent are implemented or waived, any of the companies may communicate such fact to the other companies in writing, and the companies shall take the necessary measures to formalize the consummation of the Transaction within up to 5 days as of receipt, by any of the companies, of such communication, by holding the meetings of the boards of directors of brMalls and of ALSO in order to (i) confirm the verification (or the waiver, as the case may be) of the Conditions Precedent; (ii) certify the Redemption Amount per Share and the Final Amount of Shares, as defined and pursuant to the Protocol and Justification; and (iii) confirm the date on which the Transaction will be consummated, which will be the

reference date for defining the shareholders of brMalls that will receive the shares issued by ALSO. brMalls and ALSO will disclose in due course a notice to the market indicating the date of consummation of the Transaction and other relevant information related to the consummation of the Transaction and to the issuance and delivery of the ALSO shares to the shareholders of brMalls.

Since the shares issued by brMalls have liquidity and dispersion in the market, as provided for in articles 137, II, and 252, paragraph 2, both of the Brazilian Corporations Law, the dissenting brMalls' shareholders in the extraordinary general meeting of brMalls that resolves on the Transaction will not have withdrawal rights.

Aliansce Sonae's shareholders do not have withdrawal rights pursuant to article 137 of the Brazilian Corporation Law.

The companies will keep their respective shareholders and the market in general informed and will comment on the matter again, should any fact that should be disclosed be materialized, in accordance with the law and CVM regulations.

Rio de Janeiro, June 8, 2022

Daniella de Souza Guanabara Santos
Investor Relations Officer

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