



SEQUOIA LOGÍSTICA E TRANSPORTES S.A.

CNPJ/ME nº 01.599.101/0001-93

A Publicly-Held Company with Authorized Capital Stock (Category "A")

NOTICE TO THE MARKET

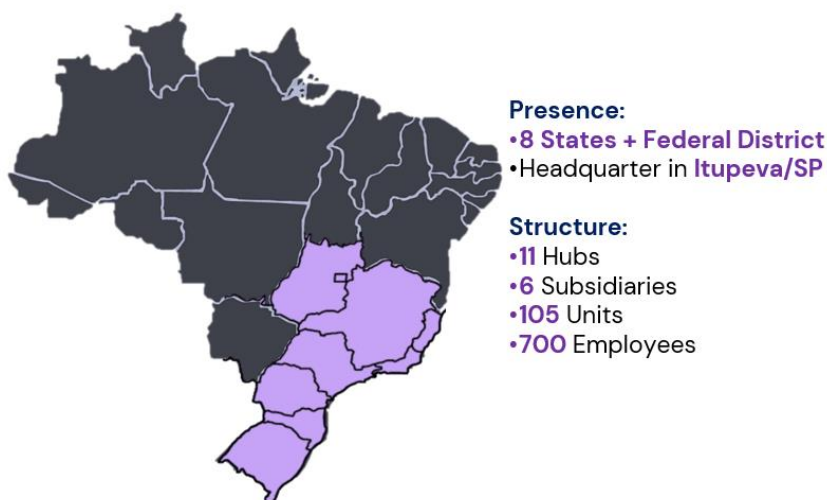
Sequoia Logística e Transportes S.A. ("Sequoia" or "Company") (B3: SEQL3), in compliance with the provisions of paragraph 4 of article 157 of Law 6,404 / 76 and CVM Instruction 358/02, communicates to its shareholders and the market in general that, on December 11, 2020, the Company entered into a Purchase and Sale Agreement for Quotas and Other Covenants for the acquisition of 100% of the shares in Prime Express Logística e Transporte Ltda. and Prime Time Logística e Transportes Eireli (together, "**Prime**").

The closing of the Transaction is subject to the fulfillment of certain precedent conditions, including the approval of the Brazilian Antitrust Council (Conselho Administrativo de Defesa Econômica – CADE).

Prime operates in the transport and logistics business, focusing on medium and heavy e-commerce segment, operating on cross docking, door to door, milk run and reverse logistics for B2C models, for the South, Southeast regions, Federal District and Goiás state.

In the market for more than 10 years, Prime operates in 8 states in the Brazilian territory, has 6 subsidiaries and more than 700 employees. Headquartered in the city of Itupeva, it operates with standardized operational processes aimed at providing agility and security to its customers. In the 12-month period ended in October 2020 (LTM), Prime presented gross sales of R \$ 199.5 million with 54% growth when compared to the same period in the previous year.

The map below shows the area of operation:





This acquisition will allow Sequoia to expand its capacity to serve medium and heavy e-commerce, increasing its capillarity and operational density. This acquisition also reinforces the Company's commitment to continue making investments and expanding its operation.

The acquisition was carried out by a company controlled by Sequoia and, therefore, does not undergo the procedures described in art. 256 of Law 6.404 / 76, under the terms of item 7.3, page 136, of Official Letter / CVM / SEP / No. 2/2020, being also subject to the fulfillment of certain precedent conditions, including the approval of CADE. After all legal compliance with the precedent conditions and obligations, and the eventual closing of the transaction, the company it will provide further details regarding this transaction.

The Company will keep its shareholders and the market in general duly informed, under the terms of the applicable legislation.

São Paulo/SP, December 11, 2020.

Fernando Stucchi Alegro
CFO & Investor Relations Officer