

MATERIAL FACT

ENJOEI S.A. (“Enjoei” or “Company”), as set forth in Law No. 6,404, dated December 15th, 1976 (“Corporate Law”) and in Rule CVM No. 44, dated August 24th, 2021 (“Rule 44”), hereby informs its shareholders and the market in general, in addition to the Material Fact disclosed by the Company on December 9th, 2021, that, on this date, the Extraordinary General Meeting of Shareholders of the Company (“EGM”) approved, with effects subject to the satisfaction (or waiver) of the precedent conditions provided for in the Share Purchase Agreement entered into by and between Enjoei and the shareholders of Gringa Intermediação de Negócios S.A. (“Gringa”), among other matters, (i) the acquisition, by the Company, of six hundred forty-nine thousand six hundred and twenty-one (649,621) shares issued by Gringa, corresponding to 95% (ninety-five per cent) of its share capital (“Acquisition of Shares”), and (ii) the subsequent merger of shares issued by Gringa into Enjoei (“Merger of Shares” and, together with the Acquisition of Shares, “Transaction”), through which Gringa will become a wholly-owned subsidiary of the Company, as per Article 252 of Corporate Law.

The Merger of Shares was approved in accordance with the terms and conditions of the Protocol and Justification of the Merger of Shares of Gringa into the Company, entered into on February 15th, 2022, and approved by the EGM (“Protocol”). The Protocol was disclosed at the websites of Enjoei’s Investor Relations (www.ri.enjoei.com), the Brazilian Securities Exchange Commission (www.cvm.gov.br) and B3 (www.b3.com.br).

Como anunciado, com a aquisição da Gringa, a Companhia reforça sua estratégia de crescimento ao ampliar o seu sortimento e se posiciona no crescente e rentável mercado de luxo, continuando a incentivar a extensão da vida útil dos produtos e a promoção da economia circular.

As informed, with the acquisition of Gringa, the Company reinforces its strategy of growth through the widening of its assortment and positions itself in the increasing and profitable luxury market, keeping up the encouragement of the expansion of the service life of the products and the promotion of the circular economy.



In addition, the Transaction also allows the Company to exploit the market through a new brand, with the necessary attributes for this public, widening the specter of the average ticket of transactions of Enjoei.

Information related to the exercise of the right of withdrawal by the shareholders dissenting of the resolutions related to the Transaction will be provided through Notice to Shareholders, to be disclosed on due course by the Company at the websites of the Brazilian Securities Exchange Commission (www.cvm.gov.br), B3 (www.b3.com.br) and Enjoei's Investor Relations (www.ri.enjoei.com).

Finally, the Company will keep its shareholders and the market informed about any material development regarding these matters.

Sao Paulo, April 7th, 2022.

Guilherme Almeida

CFO and Investor Relations Officer

