

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") (B3: CCRO3; Bloomberg: CCRO3 BZ; Reuters: CCRO3.SA), pursuant to CVM Resolution 44, hereby informs its shareholders and the market in general that, today, the Company and its subsidiary Companhia de Participações em Concessões ("CPC") and SPTA Holding em Transporte Aquaviário Ltda. ("SPTA") and its affiliates, Auto Viação 1001 Ltda., Rodomar Participações Ltda., Figueira Investimentos Ltda. ("Figueira") and Riopar Participações S.A. ("Riopar"), entered into an Agreement for the Purchase and Sale of Shares, Assignment of Receivables and Other Covenants ("Agreement"), whereby the parties agreed, among other matters, on the terms and conditions for the sale, by SPTA, of all shares issued and owned by Barcas S.A. – Transportes Marítimos ("Concessionaire" or "Barcas") to CPC (representing 20%), and the assignment of all receivables held by Figueira and Riopar to CCR, due to the loans granted to finance Barcas' transaction ("Transaction").

The Transaction will entail the consolidation of CPC's controlling interest, thus holding a 100% interest in the Concessionaire. Upon the completion of the Transaction, the parties will sign the mutual rescission of the shareholders' agreement.

This Transaction is subject to compliance with certain conditions precedent, including, among other things, the authorization by the Rio de Janeiro State Government, as the Granting Authority; the Administrative Council for Economic Defense ("CADE"); and the 7th Federal Criminal Court of the Subsection of Rio de Janeiro.

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

São Paulo, February 07, 2022.

CCR S.A.
WALDO PEREZ
Investor Relations Officer