

Publicly held company
CNPJ No. 03.802.115/0001-98
NIRE 35.3.0037927-6



ClearSale

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Aprovação do CADE para a combinação de negócios entre Companhia e Serasa Experian

Barueri, 27 de novembro de 2024. A **Clear Sale S.A.** (“**Companhia**” ou “**Clear Sale**”) comunica aos seus acionistas e ao mercado em geral que, na presente data, transitou em julgado a decisão da Superintendência Geral do Conselho Administrativo de Defesa Econômica (“**CADE**”) que aprovou, sem restrições, por meio do despacho SG 1329/2024, a operação de combinação de negócios entre a Companhia e a Serasa S.A. (“**Serasa Experian**”) nos termos do *Merger Agreement and Other Covenants* (“**Contrato de Incorporação de Ações**”), conforme fato relevante divulgado pela Companhia em 04.10.2024 (“**Operação**”).

Ressalta-se que a efetivação da Operação está condicionada à verificação de outras condições, conforme previstas no Contrato de Incorporação de Ações, incluindo o registro na Comissão de Valores Mobiliários (“**CVM**”) do Programa de BDR Patrocinado e lastreado em ações ordinárias de emissão da Experian negociadas na bolsa de valores de Londres e a aprovação das assembleias gerais de acionistas da Companhia e da Serasa Experian.

A Companhia manterá os acionistas e o mercado informados acerca dos andamentos relevantes relacionados aos assuntos aqui tratados nos termos da legislação e regulamentação aplicáveis.

Renan Shigueo Ikemoto

Investor Relations Officer

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CADE Approval for the Business Combination between the Company and Serasa Experian

Barueri, November 27, 2024. **Clear Sale S.A.** (“**Company**” or “**Clear Sale**”) hereby informs its shareholders and the general market that, on the date hereof, the decision of the General Superintendence of the Administrative Council for Economic Defense (“**CADE**”) has become final. It approved, without restrictions, through ruling SG 1329/2024, the business combination between the Company and Serasa S.A. (“**Serasa Experian**”) pursuant to the terms of the *Merger Agreement and Other Covenants* (“**Merger Agreement**”), as per the material fact disclosed by the Company on October 4, 2024 (“**Transaction**”).

It should be noted that the completion of the Transaction is subject to the fulfillment of additional conditions as set forth in the Merger Agreement, including the registration with the Brazilian Securities and Exchange Commission (“**CVM**”) of the Sponsored BDR Program backed by ordinary shares issued by Experian traded on the London Stock Exchange, as well as the approval of the general shareholders' meetings of the Company and Serasa Experian.

The Company will keep its shareholders and the market informed about relevant developments related to the matters addressed herein, in accordance with applicable laws and regulations.

Renan Shigueo Ikemoto

Investor Relations Officer

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