



COSAN LOGÍSTICA S.A.

Corporate Taxpayer ID (CNPJ/MF) 17.346.997/0001-39

Company Registry (NIRE): 35.300.447.581

Publicly Held Company

NOTICE TO SHAREHOLDERS

**END OF PERIOD TO EXERCISE PREEMPTIVE RIGHTS AND BEGINNING OF PERIOD TO
SUBSCRIBE TO UNSUBSCRIBED SHARES**

COSAN LOGÍSTICA S.A. (B3: RLOG3) ("Company"), complementing the information disclosed in the Notices to Shareholders dated September 22 and 28, 2017 ("Notices to Shareholders"), hereby announces to its shareholders that the period to exercise preemptive rights ("Preemptive Rights Period") in the subscription of shares related to the capital increase approved at the Board of Directors Meeting held on September 21, 2017 ("Capital Increase") ended on October 26, 2017.

During the Preemptive Rights Period, ninety-four million, three hundred thirty-three thousand, three hundred forty-seven (94,333,347) common shares, all registered without par value, were subscribed to at the issue price of seven reais and eighty-eight centavos (R\$7.88) per share, totaling seven hundred forty-three million, three hundred forty-six thousand, seven hundred seventy-four reais and thirty-six centavos (R\$743,346,774.36). Considering the total number of shares issued under the Capital Increase, eight hundred forty-four thousand, three hundred eighteen (844,318) common shares issued by the Company were not subscribed to during the Preemptive Rights Period ("Unsubscribed Shares").

As established in the Shareholders' Agreement, the Unsubscribed Shares may be subscribed to by subscribers who, in the subscription order related to the exercise of preemptive rights, declared their interest in reserving Unsubscribed Shares that were not subscribed to during the Preemptive Rights Period within the scope of the Capital Increase ("Apportionment").

Below is important information to be considered while declaring your interest and consequent subscription to Total Unsubscribed Shares (as defined below).

1 Issue Price per Share

Seven reais, eighty-eight centavos (R\$7.88) per share.

2 Term

The subscription right to Total Unsubscribed Shares shall be exercised between November 3, 2017 (inclusive) and November 9, 2017 (inclusive) ("Period to Declare Interest").

3 Subscription to Unsubscribed Shares

Solely with regard to the Apportionment, the subscriber who declares interest in reserving the Unsubscribed Shares shall subscribe to 0.0089661954875 new shares for each share subscribed while exercising preemptive rights. The percentage for exercising the subscription right to Unsubscribed Shares corresponds to 0.89661954875%, obtained by dividing the number of unsubscribed shares by the total number of shares subscribed to by subscribers who declared their interest in the Unsubscribed Shares during the Preemptive Rights Period, multiplying the quotient obtained by 100.

3.1 Request for Additional Unsubscribed Shares

Subscribers may declare, during the Period to Declare Interest, their interest in subscribing to additional unsubscribed shares not subscribed to after the Apportionment ("Remaining Unsubscribed Shares") and, together with Unsubscribed Shares, "Total Unsubscribed Shares"), which may correspond to up to all the Remaining Unsubscribed Shares. Subscribers who declared their interest in subscribing to the Remaining Unsubscribed Shares during the Period to Declare Interest shall be allocated based on the number of shares subscribed to while exercising their preemptive rights and during Apportionment.

Given that Cosan Limited ("CZZ"), the controlling shareholder of the Company, has undertaken to not only exercise the preemptive rights to subscribe to the shares in proportion to its interest in the Company, but also to subscribe to the Total Unsubscribed Shares, there shall be no unsubscribed shares left after Apportionment. Subscription to all the Remaining Unsubscribed Shares by any subscriber who expressly declares their intention in the subscription order of the Apportionment, in which case such Remaining Unsubscribed Shares shall be allocated among the subscribers and CZZ in proportion to the shares subscribed to until then.

4 Payment

The Total Unsubscribed Shares shall be paid in accordance with the specific procedures of the Central Depository of B3 and Itaú Corretora (as defined below), in legal tender, by November 23, 2017.

5 Procedure for Subscription to Unsubscribed Shares

Subscription to Total Unsubscribed Shares shall be in accordance with the procedures established by Itaú Corretora de Valores S.A. (“Itaú Corretora”), the bookkeeping agent of the shares issued by the Company and by B3 S.A. – Brasil, Bolsa, Balcão (“B3”), as summarized below.

Shareholders with preemptive rights whose shares are included in the records kept by Itaú Corretora and who wish to exercise their right to subscribe to unsubscribed shares must, within the established timeframe, visit one of the special branches of Itaú Unibanco S.A. (“Banco Itaú”), identified in item 12 of the Notice to Shareholders published on September 22, 2017, together with the documents listed in item 9.3 of said Notice.

Shareholders with preemptive rights whose shares are in the custody of the Central Depository of B3 shall exercise the right to subscribe to unsubscribed shares within the established timeframe, through their custody agents and in accordance with the rules established by the Central Depository.

The right to subscribe to Unsubscribed Shares shall be exercised by filling out and signing the subscription order. The signature on the subscription order represents the signatory’s declaration of irrevocable intention to subscribe to the new shares, obliging the signatory to irrevocably pay for them at the time of signing.

6 Additional Information

More information regarding the Capital Increase and any questions related to the purpose of this notice can be obtained from the Investor Relations Department of the Company at dep.ri@cosan.com or by phone at (+55 11) 3897-9797 / (+55 41) 2141-7555.

São Paulo, November 3, 2017.

GUILHERME LELIS BERNARDO MACHADO

Investor Relations Officer