Material Fact





INFRACOMMERCE CXAAS S.A.

Publicly-Held Company | CVM Code No. 2574-7 CNPJ/ME No. 38.456.921/0001-36 | NIRE 35300557361 Avenida Dr. Cardoso de Melo, No. 1,855, 14th floor, Room G, Vila Olímpia | Zip Code 04548-903, São Paulo/SP – Brazil ISIN Code: "BRIFCMACNOR8" | Ticker Symbol: "IFCM3"

RESTATEMENT OF PRIVATE CAPITAL INCREASE CREDIT CAPITALIZATION

São Paulo, October 30, 2025: Infracommerce CXaaS S.A. ("Infracommerce" or "Company") (B3: IFCM3), in compliance with the provisions of Article 157, paragraph 4, of Law No. 6,404, dated December 15, 1976, as amended ("Brazilian Corporation Law"), and pursuant to Resolution No. 44 of the Brazilian Securities and Exchange Commission (CVM), dated August 23, 2021, as amended, hereby informs its shareholders and the market in general that, at a meeting of the Company's Board of Directors held on this date ("Board Meeting"), certain terms and conditions of the capital increase approved at the Board Meeting held on October 28, 2025 and disclosed by means of a material fact on the same date ("Capital Increase") were updated and restated, as applicable, to reflect the effects arising from the implementation of the Company's reverse stock split at a ratio of twenty (20) common shares to one (1) common share, as approved at the Extraordinary General Shareholders' Meeting held on October 7, 2025 and disclosed through a material fact on the same date ("Reverse Stock Split").

Accordingly, regarding the Company's Capital Increase, within the limit of the authorized capital provided for in Article 6 of the Company's Bylaws, the following terms and conditions have been updated to reflect the effects of the Reverse Stock Split:

- <u>Number of Shares:</u> the number of new shares originally approved for issuance 35,930,391 (thirty-five million, nine hundred and thirty thousand, three hundred and ninety-one) shall correspond to 1,796,519 (one million, seven hundred and ninety-six thousand, five hundred and nineteen) new shares to be issued after the implementation of the Reverse Stock Split.
- <u>Issue Price</u>: the issue price originally approved at R\$ 0.15 (fifteen centavos of real) per share shall correspond to R\$ 3.00 (three reais) per new share after the implementation of the Reverse Stock Split. The issue price was determined pursuant to Article 170, paragraph 1, item III, of the Brazilian Corporation Law and in accordance with the instruments related to the Company's ongoing restructuring plan, considering the volume-weighted average price of the Company's shares traded on B3 S.A. Brasil, Bolsa, Balcão ("B3") during the thirty (30) trading sessions prior to the Board Meeting, from (inclusive) September 16, 2025 to (inclusive) October 27, 2025, without any premium or discount; and
- <u>Amount of Capital Increase</u>: the total amount of the Capital Increase originally approved at R\$ 5,389,558.65 (five million, three hundred eighty-nine thousand, five hundred fifty-eight reais and sixty-five centavos) shall correspond to R\$ 5,389,557.00 (five million, three hundred eighty-nine thousand, five hundred fifty-seven reais) after the implementation of the Reverse Stock Split.

With respect to the terms and conditions initially approved for the Capital Increase regarding Preemptive Rights, Cut-off Date and Exercise Period, the following adjustments have been restated:

- Shareholders shall be entitled to preemptive rights to subscribe for 0.015248780 new share for each one (1) share held at the close of trading on B3 on November 11, 2025 ("<u>Cut-off</u>"), and the Company's shares will be traded ex-preemptive rights as from November 12, 2025; and
- The **preemptive rights exercise period** for subscription of the new shares shall begin on November 12, 2025 (inclusive) and end on December 12, 2025 (inclusive).

All other terms and conditions of the Capital Increase not expressly amended by the Board Meeting remain unchanged. Further details regarding the subscription procedures, additional information, and all remaining terms and conditions of the Capital Increase are set forth in the Notice to Shareholders reissued on this date, in compliance with Article 33, item XXXI, and Annex E of CVM Resolution No. 80, dated March 29, 2022, as amended ("Notice to Shareholders").

The Company will keep its shareholders and the market in general informed of any additional facts related to this Material Fact, if applicable, in accordance with the applicable regulations.

The Investor Relations Department remains available to clarify any questions related to the Capital Increases through the contacts below.

THIS MATERIAL FACT SHALL NOT, UNDER ANY CIRCUMSTANCE, BE CONSTRUED AS AN INVESTMENT RECOMMENDATION. HOLDERS OF PREEMPTIVE RIGHTS MUST CONDUCT THEIR OWN ANALYSIS AND ASSESSMENT OF THE COMPANY'S FINANCIAL CONDITION, ITS BUSINESS ACTIVITIES, AND THE RISKS ASSOCIATED WITH INVESTMENTS IN SHARES.

Bruno de Andrade Vasques

Investor Relations Officer

About Infracommerce

Infracommerce is a white-label digital ecosystem operating under the concept of Customer Experience as a Service (CXaaS). The Company provides end-to-end digital solutions – from platforms and data to logistics and payments – simplifying digital operations for companies of all sizes and sectors, including luxury brands, large retailers, and industrial players. With operations in Brazil, Mexico, Argentina, Colombia, Chile, Peru, Uruguay, Ecuador, and Panama, and serving more than 200 leading multinational brands, Infracommerce has been recognized as the Best Digital Solutions Company by the Brazilian Electronic Commerce Association. For further information, please visit ri.infracommerce.com.br

Contacts

Investor Relations

investor@infracommerce.com.br **Press Relations**

Tel: +55 (11) 99920-9079 infracommerce@giusticom.com.br