

Dear customers and suppliers,

Atlântica Exportação e Importação S.A., Cafebras Comércio de Cafés do Brasil S.A., Montesanto Tavares Group Participações S.A. and Companhia Mineira de Investimento em Cafés S.A. ("Companies under Restructuring") inform that, on 25.02.2025, a judicial restructuring motion was filed by them with the 2<sup>nd</sup> Business Court of Belo Horizonte aiming at restructuring debts and financial commitments of R\$ 2,128,915,129.41 (two billion, one hundred twenty-eight million, nine hundred fifteen thousand, one hundred twenty-nine reais and forty-one cents). The request is related to the economic and financial crisis experienced by the Companies under Restructuring, attributable mainly to the excess of defaults and delays in deliveries by rural producers, aggravated by the recent rise in the future price of coffee and the devaluation of the real against the dollar.

The judicial restructuring is an instrument provided for in the Brazilian Insolvency Law and is intended to provide treatment and a solution to the economic and financial crisis, allowing the maintenance and preservation of the activities of viable companies.

With the intention of maintaining transparency and assisting customers and suppliers in understanding the procedure, the company provides the information below:

### **1. Restructuring objectives**

The restructuring allows the companies to negotiate their debts and financial commitments, seeking an agreement with creditors that allows for the payment of debts in conditions that are compatible with the continuation of operations and payment of all debts.

### **2. The Judicial Administrator**

The judicial administrator is a professional appointed by the Judge that acts as an assistant to the Court, supervising the company under restructuring and ensuring that the objective of the reorganization is achieved in compliance with the applicable rules.

The appointed Judicial Administrator does not replace the companies' shareholders or board of directors. The current board of directors is still the only one in charge of managing the company.

The Judicial Administrator will soon be appointed to oversee the Judicial Reorganization process and will establish official communication channels to ensure that creditors and other interested parties have access to relevant information regarding the proceedings.

### **3. What happens to debts subject to the restructuring?**

The Companies under Restructuring will present a Restructuring Plan with a proposal for the payment of existing debts in approximately 60 days.

Until the Plan is approved by the creditors, the Companies under Restructuring cannot pay any debt prior to 25.02.2025. After the approval of the Plan, payments will begin to happen according to the conditions (discounts, deadlines, etc.) provided in the Plan.

#### **4. Continuity of Business Operations and Contract Security**

The operations of the Companies under Restructuring will continue normally, without any interruption. Contracts signed after the filing of the restructuring motion (February 25, 2025) will not be subject to the restructuring plan, guaranteeing legal certainty.

#### **5. Negotiations with creditors**

The successful outcome of the judicial reorganization depends mainly on the agreement of a responsible and balanced debt payment program between the Companies under Restructuring and its creditors.

The Companies under Restructuring are available and engaged in negotiations to reach such an agreement, in order to meet the interests of creditors and ensure the preservation of their business activities.

#### **6. Registration of credits**

The Companies under Restructuring submitted with their motion a list of its debts up to February 25, 2025.

Any disagreements should be submitted in due time to the Judicial Administrator, who will advise creditors on the appropriate procedure.

The Companies under Restructuring confirm their commitment to their employees, customers, suppliers and collaborators and inform them that they are engaged in negotiations to reach a responsible and balanced recovery plan, certain that they will count on everyone's indispensable support to achieve a successful restructuring. If you have any questions, please contact us at [trading@atlanticacoffee.com](mailto:trading@atlanticacoffee.com) e [trading.care@cafebras.com](mailto:trading.care@cafebras.com).

Best regards,

**Atlântica Exportação e Importação S.A.**

**Cafebras Comércio de Cafés do Brasil S.A.**

**Montesanto Tavares Group Participações S.A.**

**Companhia Mineira de Investimento em Cafés S.A.**