



TO THE NATIONAL SECURITIES MARKET COMMISSION

Pursuant to the provisions of article 227 of the consolidated text of the Securities Market Act and implementing regulations, Distribuidora Internacional de Alimentación, S.A. (“**Dia**” or the “**Company**”) hereby informs of the following:

OTHER RELEVANT INFORMATION

This communication is referred to the communication of privileged information published by the Company on 5 December 2023 (registration number 2,058) (the “**Communication**”), by which, among others, it was communicated that its wholly owned subsidiary, DIA Retail España, S.A.U. (“**DIA Retail**”) had entered into a share purchase agreement (the “**Agreement**”) under which DIA Retail would sell 100% of its wholly owned subsidiary, Beauty by DIA, S.A.U. (“**Clarel**”), to Grupo Trinity S.A.S. (the “**Purchaser**”), provided that the condition precedent consisting of the Purchaser obtaining merger control clearance from the European Commission and/or the National Commission for Markets and Competition on or before April 30, 2024 (the “**Condition Precedent**”) (the “**Transaction**”) was met.

Having fulfilled the Condition Precedent, the Company informs that, today, the Transaction has been closed, with DIA Retail having received a closing price of €11.5 million, pending of the potential accrual of certain amounts in addition to this closing price in accordance with the Agreement.

DIA expects to have no accounting impact on its consolidated income statement in 2024 arising from the Transaction.

Las Rozas de Madrid (Madrid), 1 April 2024.

Distribuidora Internacional de Alimentación, S.A.

Guillaume Marie Didier Gras
Chief Financial Officer