



SMARTFIT ESCOLA DE GINÁSTICA E DANÇA S.A.

CNPJ/MF nº 07.594.978/0001-78

NIRE 35.300.477.570

Publicly-held Company

**NOTICE TO THE MARKET
DISPOSAL OF SIGNIFICANT SHAREHOLDING**

São Paulo, April 30, 2026 – SMARTFIT ESCOLA DE GINÁSTICA E DANÇA S.A. (“Smart Fit” or “Company”), in compliance with the provisions of Article 12 of CVM Resolution No. 44, of August 23, 2021, as amended, hereby informs its shareholders and the market in general that, on this date, it has received a correspondence, sent by **Norges Bank**, the Central Bank of Norway, registered with the CNPJ/MF under No. 05.839.607/0001-83 and with the Register of Business Enterprises of Norway under No. 937 884 117, with headquarters at Bankplassen 2, P.O. Box 1179 Sentrum, 0107, in the city of Oslo, Kingdom of Norway, with representation in Brazil for the receipt of service of process, summons and notifications by the law firm Trench, Rossi e Watanabe Advogados, with headquarters at Rua Arquiteto Olavo Redig de Campos, No. 105, 29th, 30th and 31st floors, Ed. EZ Towers, Torre A, Jardim São Francisco, ZIP Code 04711-035, registered with the CNPJ 61.576.369/0001-31 (“**Norges Bank**” or “**Shareholder**”), informing that, on April 29, 2026, Norges Bank sold 1,500,000 common shares issued by the Company, resulting in the reduction of its shareholding to below 5.0% of the Company’s share capital. As a result, Norges Bank now holds, in the aggregate, 30,237,243 shares, corresponding to 4.91% out of a total of 616,129,844 common shares issued by the Company.

Furthermore, according to the correspondence received, the full text of which is reproduced in its entirety as part of this Notice to the Market (Annex I), Norges Bank informed that:

- (i) The purpose of its shareholding in the Company and the transactions involving the aforementioned shares is exclusively for investment purposes and does not imply any change in the Company’s management structure;
- (ii) It does not hold any other securities or derivative instruments referenced to shares issued by the Company; and
- (iii) There is no shareholders’ agreement or contracts entered into by Norges Bank that regulate the exercise of voting rights or the purchase and sale of securities issued by the Company.

The information above will be reflected in the Company’s Reference Form, which will be duly updated within the applicable regulatory deadline.

The Company will keep its shareholders and the market in general duly informed, in accordance with applicable regulations, regarding this and any other relevant matters.

José Luís Rizzardo Pereira
CFO and Investor Relations Officer



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ANNEX I

Correspondence from Norges Bank

(This annex commences on the following page.)

⁽¹⁾ The correspondence sent by Norges Bank references CVM Instruction No. 358/2002, which has been revoked and replaced by CVM Resolution No. 44/2021, as amended.

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Avenida Paulista, 2300
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Brasil
T: +55 (11) 3365-0800
ri@smartfit.com

Date: 30/04/2026

FAO: Investor Relations

Ownership notification pursuant to ICVM Rule 358/02

(I) Name and address of the relevant shareholder:

Norges Bank, CNPJ: 05839607000183 (The Central Bank of Norway, registration nr 937884117), Bankplassen 2, P.O. Box 1179 Sentrum, 0107 Oslo, Norway

(II) The purpose of the acquisition and the interest is purely investment.

(III) On 29 April 2026 Norges Bank's holding in Smartfit Escola de Ginastica e Danca SA (ISIN: BRSMFTACNOR1) fell below the 5% threshold and amounted to 30,237,243 shares or 4.91% based upon 616,129,844 total shares outstanding. The threshold crossing does not alter the control or the administrative structure of Smartfit Escola de Ginastica e Danca SA. Norges Bank does not have any other securities or derivatives referenced to shares held directly by Norges Bank.

(IV) Before falling below the 5% threshold, Norges Bank held 31,737,243 shares in Smartfit Escola de Ginastica e Danca SA, equal to 5.15% of the total shares.

(V) No shareholders' agreement or contract regulating the right to vote or purchase and sale securities issued by the company exists.

(VI) Law firm Trench, Rossi e Watanabe Advogados, CNPJ: 61576369000131 (Rua Arquiteto Olavo Redig de Campos, No. 105, 29th floor (Suite 292), 30th e 31st floors, Edifício EZ Towers, Torre A, Jardim São Francisco, Zip Code 04711-035) has been appointed as the agent for service of process specifically and exclusively in relation to judicial lawsuits or administrative claims brought against Norges Bank in Brazil for corporate matters strictly for purposes of compliance with Article 119 of Brazilian Federal Law No. 6.404, of December 15, 1976, as amended.

Yours sincerely,



Philippe Chiaroni
Business and Regulatory Compliance
Norges Bank Investment Management

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